

This  
is for  
you

This Indenture made this 19 day in the year of our Lord one thousand seven hundred and ninety four Between Isham Farmer of the County of Pittsylvania of the one part and Delany Holder of the other part Witneseth that that the said Isham Farmer on for and Inconsideration of the sum of Thirty pounds lawful money of Virginia to him in hand paid by the said Delany Holder the receipt whereof the said Isham Farmer on both hearey acknowledge hath given granted, bargained and sold, and by these presents doth give, grant, sell, deliver and confirm to him the said Delany Holder his heirs and assigns for ever, one certain tract or parcel of land lying and being in the County of Pittsylvania containing Sixty Acres, be the same more or less, adu- Bounded as follows, Viz, Beginning at Richard Andersons corner pine in Terry's Order line, thence along Andersons line North fifteen degrees West one hundred and ninety two to John Orms white Oak, thence along his line South thirty four degrees West eighty six poles crossing a branch to a gum on another branch, and up the said branch as it meanders one hundred and thirty six poles to a red Oak in the Order line aforesaid, along the same North thirty six and half degrees East sixty eight poles to the first station. Together with all and singular the privileges appertaining thereto belonging in any wise appertaining, to have and to hold the above land premises with all the Appertainances unto the said Delany Holder his heirs and assigns for ever, to have, hold, use, occupy, possess and enjoy the same with every part and parcell thereof to him the said Delany Holder his heirs and assigns for ever, to the only proper use and behooff of him the said Delany Holder his heirs and assigns for ever, against him the said Isham Farmer his heirs and assigns and against the claim and demands of any other person or persons whatsoever the said Isham Farmer his heirs or assigns shall and will by these presents warrant and defend for ever in Witness whereof he the said Isham Farmer hereunto set his hand seal the day and year first above written.

Signed, Sealed & delivered  
In presence of us . . .  
William Rice, Pleasant Farmer  
Thomas Self  
Mark

Isham Farmer  
Elizabeth Farmer  
Mark

In 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 Tumstall Esq.

This Indenture made the eighth day of April in the year of our Lord one thousand seven hundred and ninety four Between Herman Cook of the County of Pittsylvania in the Commonwealth of Virginia of the one part and Randolph Miller Senior of Lebanon Town Dauphin County and commonwealth of Pennsylvania of the other part WITNESSETH the Commonwealth of Virginia by their Patent or Deed dated the seventh day of May in the year of our Lord one thousand seven hundred and eighty six did for the consideration therein mentioned bid grant and confirm unto William Wright a certain tract of land containing Eight hundred Acres by a Survey dated sixteenth day of March one thousand seven hundred and fifty four lying and being in the County of Halifax now Pittsylvania on both sides Bacon Branch of Cherry Stone Creek and bounded as follows (to west) Beginning at a white Oak three acres lies South nineteen degrees West one hundred

This  
is for  
you

Copy

and eighty four poles rising two branches to a red Oak, South thirty three and a half  
degrees East five hundred poles rising two branches to white Oak North thirty degrees  
East a half East three hundred and sixty poles rising said Beech branch to white Oak  
North fifty five degrees and three quarters degrees West five hundred and twelve poles  
rising a branch to the beginning, as by the said Patent a bound may more fully appear  
**AN H WHEELERS** the said William Wright by his Deed dated the tenth day of February  
One thousand and seven hundred and eighty nine for the consideration therein mentioned  
did grant and confirm unto the said Harman Cook his heirs and assigns for ever all  
the above mentioned Bounded and described Tract of Land containing eight hundred  
Acres as by the said Deed or Indenture may more fully appear **Now this Indenture**  
**WITNESSES** that the said Harman Cook for and in consideration of the sum of Two  
hundred pounds in Gold or Silver Money of Pennsylvania to him in hand well and  
truly paid by the said Rudolph Kitter at and before the executing and delivering of  
these presents, the Receipt and payment whereof is hereby acknowledged, and  
the said Harman Cook HAVE and HATH Granted, bargained, sold, Alined  
Enfeoffed, Remised, Relased and confirmed and by these Presents DOETH grant  
bargain, sell, Aline, Enfeoff, Remise, Release and Confirm unto the said Rudolph Kitter  
his heirs and assigns All the one full, equal, and undivided half part of all the above  
mentioned bounded and described Tract of eight hundred Acres, together with the  
one half part of all and singular the Buildings, Improvements, Ways, Woods  
Waters, watercourses, Rights, Privileges, Hereditaments and Appertinances  
whatsoever herunto belonging, or in any wise appertaining And the Execution  
and Recovery of remainder and remainders, Rents, Issues and Profits thereof And  
all the Estate, Right, Title, Interest, property, possession, claim and demand  
whatsoever of them the said Harman Cook both at Law or Equity of in and  
to the same **To have and to hold** the one full, equal and undivided half  
part of all the above mentioned bounded and described tract of eight hundred  
Acres of Land, Hereditaments and Premises hereby granted and Relased or  
mentioned to be with the Appertinances unto the said Rudolph Kitter his  
Heirs and assigns, to the only proper use, benefit and behoof of him the said  
Rudolph Kitter his heirs and assigns forever **AN H WHEELER** the said Harman Cook  
for himself and his heirs the one full, equal and undivided half part of all the  
above mentioned Bounded and described tract of eight hundred Acres of Land  
Hereditaments and Premises hereby granted and Relased or mentioned so to be with  
the Appertinances, unto the said Rudolph Kitter his heirs and assigns against  
him the said Harman Cook and his heirs and against all and every other Person  
and Persons whatsoever lawfully claiming or to claim the hereby Granted  
Premises or any part thereof shall and will warrant and for ever defend by these  
presents **AN H WHEELER** whereof the said Harman Cook have hereunto set my  
hand and Seal the day and year aforesaid.

**HARMAN COOK**, *ad.*

Sealed and delivered  
in presence of us. {

Thomas Clark, Abraham Doeller

Received the day and year first above written of and from the above  
named Rudolph Kitter the sum of two hundred pounds Gold and Silver Money  
of Pennsylvania it being the full consideration to me paid **AN H WHEELER** my hand  
**AN H WHEELER**

**HARMAN COOK**

Witness

Thomas Clark, Abraham Doubler, James I Dix, Joseph <sup>and</sup> Dix, Harmon Cook  
Abraham Cook. — <sup>by</sup> <sup>Mark</sup> <sup>Mark</sup> <sup>his</sup>

Harmen Cook At a Court held for Pittsylvania County the 21<sup>st</sup> day of April 1794 —

The above Indenture was by the above named Harmon Cook acknowledged to be  
his act and deed and the same was ordered to be recorded By the Court —

Taste Will. Fenstall 68.

This Indenture made the 7<sup>th</sup> day of Oct: in the year of our Lord God one  
thousand seven hundred and ninety three Between William Dix of the County  
of Pittsylvania of the one part and Leonard Beale of the County aforesaid of the  
other part WITNESSETH that the said William Dix for and in consideration of  
the sum of Twelve pounds ten shillings current Money of Virginia to him in  
hand paid <sup>by the said Leonard Beale</sup> before the sealing and delivery of these Presents, the receipt  
whereof is hereby acknowledged, he the said William Dix 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 Leonard Beale all  
that Dividend or parcel of Land situate lying and being in the County aforesaid on the  
Branches of Hanes Creek bounded by a Line of Roger Atkinsons and new lines  
agreed upon between the parties to these Presents, and containing by estimation  
also agreed upon between the said Parties Twenty five Acres, more or less. And all  
privileges and advantages thereunto appertaining AND ALSO all the Estate  
Interest or property of him the said William Dix and his heirs of; in or to the said  
Premises or any part thereof To have and to hold the said Dividend or parcel  
of Land and premises and every part and parcel thereof with the appurtenances  
unto the said Leonard Beale his heirs and assigns to the only proper use and  
behalf of him the said Leonard Beale his heirs and assigns for ever AND the said  
William Dix for himself and his heirs doth covenant, grant and agree to and with  
the said Leonard Beale his heirs and assigns by these Presents that he the said William  
Dix the said Dividend or parcel of Land hereby granted and sold unto the said  
Leonard Beale his heirs and assigns against him the said William Dix and his  
Heirs and all and every other Person or persons whatsoever shall and will warrant  
and forever defend by these Presents In WITNESS whereof the said William Dix hath  
to these presents set his hand and affixed his Seal the day and year first written  
written.

Wm. Dix. S.S.

Sealed and delivered }  
in presence of }

W. Wright, James Thompson  
Borenman Watkins,

At a Court of quarterly Sessions held for Pittsylvania County the 19<sup>th</sup> day of  
May 1794. The within Indenture was by the within named William Dix  
acknowledged to be his act and deed, and the same was ordered to be recorded  
By the Court Taste Will. Fenstall 68

Davis  
Purif.  
from  
Burnet

5)   
I Now call Men by these Presents that I Benj: Burnet of the State of Virginia  
and County of Pittsylvania for divers goods divers and considerations rethennate  
moving have hereby constituted and appointed my trusty and well beloved  
friend Jacob Waters of the State and County aforesaid my true and lawful  
Attorney, and in my Name to transact and to collect a certain sum of Money  
due to me from Waters Dunn of the State of Georgia for a Judgment which my  
Father obtained against the said Waters Dunn in the County Court of Gaff  
in the State aforesaid Also I hereby authorise my said Attorney to demand  
and receive from the Heirs or Executors of Thomas Roan deceased a certain  
parcel of Negro Slaves left my Mother by the last Will and Testament of  
Mary Bullington deceased, and also to collect, demand and receive from the  
Heirs or Executors of Whitlock deceased another parcel of Negro Slaves  
left to my said Mother by the afores' last Will and Testament of the said  
Mary Bullington deceased. And I do hereby Authorise my said Attorney to  
demand and receive from any person or persons whatsoever any Number or  
quantity of Negro Slaves that my said Attorney may find in their possession  
belonging or related to the family of Negroes Will'd as aforesaid, and do hereby  
Authorise my said Attorney to appoint one or more Attorneys under him  
and in my Name to take every legal step and measure to recover the same  
as if I was personally present, and in my Name to grant discharges and Receipts  
or any other instrument of writing that is or may be necessary relative to the  
Business aforesaid, hereby confirming and agreeing to whatsoever my said  
Attorney or Attorneys under him may do or cause to be done in recovering  
the Judgment or Negroes aforesaid In Witness whereof I have hereunto set  
my hand and affixed my seal this day of 19th May 1794

Signed, sealed and delivered  
in the presence of  
R Crofts Braddock }  
Jacob Myers }

Benjamin X Burnet his  
Mark

Jam  
8 del'

At a Court of quarterly Sessions held for Pittsylvania County the 19th  
day of May 1794. The within Power was Acknowledged by the within  
named Benjamin Burnet and the same was Ordered to be Recorded  
By the Court.

Teste Will Tunstall 68

Davis's  
Ded gift  
from  
Davis

This Indenture Made this seventh day of May in the year of  
our Lord Christ one thousand seven hundred and Ninety four  
Between Thomas Davis Senior of the one part and Thomas Carter Davis  
Junior of the other part and both Residents of the County of Pittsylvania  
Witnesseth that the said Thomas Davis Senior for and in Consideration of  
Natural love and affection, and for divers other good Causes him thereunto  
Moving and for the further Consideration of one hundred Pounds Current  
Money to him in hand paid the receipt Whereof he doth hereby acknowledge  
Hath Granted and Almited and Confirmed and by these Presents doth  
Grant alien and enfeoff unto the said Thomas Carter Davis the following  
property

Davis

Davis's  
Ded gift  
from  
Davis

Davis's  
Ded gift  
from  
Davis

Property Viz. a Negro Boy Named Tom, a Negro Girl Named Phillis &  
a Negro Boy Named Jack, one father both and furniture, one Gray  
Mare and colt, and one Black Mare, Seven head of cattle and  
fifteen head of hogs, and one cow and Lamb, two Potts and one  
Skillet, one Pewter Dish & six Pewter Plates, one Bacon and six  
Spoons, and also three chairs, one ox cart, and also fifty acres of  
land including one half of the tract which I bought  
for <sup>to</sup> ~~Whatsoe'er~~ on the waters of Mill Creek in the County of  
Pennsylvania. Which parcel of Land and also the other personal  
Property above mentioned I do by these presents warrant & demand  
against the Claimants or Claimants of all and every other person or persons  
Whatsoever unto the said Thomas Carter Davis to him and  
his heirs forever. In witness whereof I have hereunto set my  
hand and seal the Day and year above written  
Signed sealed & delivered }  
in presence of }  
Jn. Ball. Jannada Ball. }  
Thomas <sup>his</sup> Davis & J.  
Mark

At a Court held for Pennsylvania County the 16<sup>th</sup> Day of June 1794  
The within Deed is gift was by the within named Thomas Davis  
Sen<sup>r</sup> Acknowledged to be his act & deed, & the same was ordered  
to be recorded, by the Court.

Teste Will. Gunstall 68.

This Indenture made this twentieth Day of May in the year  
of our Lord Christ one thousand seven hundred and thirty four  
Between Thomas Davis Senior of the one part and William Pennel  
Davis of the other part both whom are residents of Pennsylvania  
County, Witnesseth that the said Thomas Davis for and in  
consideration of Natural Love and affection, and for other divers  
good causes him thereunto moving, and for the further consideration  
of one hundred pounds Current Money, the receipt whereof he doth  
hereby acknowledge, hath granted sold alienated and confirmed  
and by these presents doth grant sell alien and confirm unto the  
said William Pennel Davis, the following Property Viz. a Negro  
Woman Named Kate, a Negro Boy Named Matt, and also a Negro  
Boy Named Jacob, also a Black Mare one Young Boy mare and  
also a Mare colt, Seven head cattle and also fifteen head of hogs  
and one cow & Lamb, one Bed and furniture, two Potts and one  
Skillet one shot gun one Pewter Dish & six Pewter Plates one

6) Baron and Sir Sporns and also three Chairs and also fifty acres of Land  
abutting one half of the tract Wherow I now live which I bought of  
Wattcock on the Waters of Mill Creek in the County of  
Pittsylvania, Which parcel of land and also the other personal  
property above mentioned, I do Warr and Defend against the  
claim or claims of all and my other Person or Persons Whatsoever  
unto the said William Penn Davis to him and his heirs forever  
I M. Williams Wherof I have hereunto set my hand and seal the  
Day and Year above written

his  
Thomas + Davis S: G:  
Mark

Signed Sealed & Delivered  
In presence of, Jno. Codd,  
Lucinda Codd.

7) *From*  
At a Court held for Pittsylvania County the 16<sup>th</sup> Day of June 1779  
The within Deed of Gift was by the within Named Thomas Davis  
Acknowledged to be his Act & Deed, and the same was Ordered to be  
Recorded. By the Court  
*To Wm. Tinsdale Esq.*

*Tweddle's  
Will,*

*From*  
I William Tweddle of Pittsylvania County being in perfect Senses and  
Memory, thankes be to god for it, and calling to mind the uncertainty of  
life do make and Publish this to be my last will and testamant as  
follows to wit after payment of all my just Debts and funeral charges  
I give Devise and Bequeath to my loving wife Abigail the Land and  
Plantation wherow I now live Containing two hundred acres together  
with all my house hold goods of every kind Plantation utensils and  
Stock of all kinds During her Natural life and after her death then  
I give Devise and Bequeath the s<sup>t</sup> Land and plantation to my Son  
Benjamin Tweddle his heirs and Assigns forever, provided he shall  
make his Brother Silas a good Right to the Land wherow he now lives  
and in case he shall refuse so to do, then I give Devise and Bequeath the  
said Land and plantation to my Son Silas his heirs and Assigns forever  
Also give Devise and Bequeath to my said wife my Survey of three  
hundred and sixteen acres of Land Adjoining my aforesaid Land  
and plantation during her Natural life, and after her decease then I give  
Devise and Bequeath to my said Son Benjamin on the same Proviso as  
aforesaid. Sixty three acres part of the last mentioned Tract Beginning  
at a corner Red Oak on James Woodys line, thence to a corner Post oak  
on the North Side Big Branch, Between William Wilkinson and Charles

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Charles Harris, and his hundred and fifty three acres, the complex I give  
Doris & Bequest after the death of my said wife to my son in law James  
Wilson his heirs and assigns forever. Item I give and Bequeath to  
my son William besides what I have already given him one shilling  
or more, I also give & bequeath to my son Silas besides what I have  
already given him one shilling or more, I also give and bequeath  
to my son John besides what I have already given him one shilling  
or more, & all the rest and residue of my Personat estate of what  
Nature kind or quality soever after the death of my said wife I give &  
bequeath to my said Son in law James Wilson his heirs and assigns  
forever, and I do Appoint the said James Wilson and my friend  
William Wilkinson Executors of this my last will & Testament  
hereby Drawing and Making Void all former wills or bequests by me  
herefore made for Want of Witness whereof I have hereunto set my hand  
and affixed my seal this eighth day of February in the year of  
our Lord Christ one thousand seven hundred and Ninety four  
Signed, Sealed, Published and  
Declar'd to be the last will }  
of the Testator in the presence of }  
William Ding. W. Wright  
Tho. Wilkinson

William Tweddell Esq.

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of June 1794  
The within written last will and Testament of William Tweddell  
Decedated, was Exhibited into Court by James Wilson & William  
Wilkinson the Executors herein Appointed, who made oaths thereto  
according to law, and the same being proved by the oaths of two of the  
Witnesses thereto, was Order to be Recorded, and on the Motion of the  
said Executors Certificate was granted them for obtaining a probate  
of the said Will in Due form, having first together with Abia  
Cheatham & John Warr their Seals being entered into Bond and  
Acknowledged the same,

Test, Will. Tweddell Esq.

This Instrument made the 16<sup>th</sup> Day of June in the year of our Lord  
Christ one thousand seven hundred and Ninety four, Between William  
Short of the County of Pittsylvania of the one part and David Ruth  
of the County aforesaid of the other part, Whereas the said William  
Short sometime in the year of our Lord one thousand seven hundred  
and Seventy five purchased of a certain John Jones a tract of land

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Situate lying and being in the County aforesaid containing four hundred  
Acres on both sides of Shantone Creek, and not having a Deed  
Duly Authenticated from the said John Jones did prosecute a suit  
in Chancery against the said Jones in the Court of the said County  
he being removed to some one of the United States in Order to obtain  
a decree for the said Land to establish a title to the purchase made at  
a Court of Quarterly Sessions continued and held for the said County  
the Twentieth Day of May last past did obtain such decree,  
as by Record and proceedings of the said Court Reference being thereto  
had may more fully and at large appear, and the said David Hunt  
having contracted and agreed with the said William Short for the  
Purchase of the said Land, also one other piece or parcel of Land  
containing one hundred acres more or less adjoining the above mentioned  
tract, which the said William Short purchased of Benjamin  
Cable and was by the said Benjamin by Indenture bearing date  
the Twenty second day of August in the year of our Lord one thousand  
Seven hundred and Twenty two, Conveyed to the said William Short  
as by the said Indenture of Record in the Clerks office of the said County  
Reference being thereto had may more fully appear Now This  
Indenture Witnesseth that the said William Short in consequence  
of the decree aforesaid and for and in consideration of the sum of  
One hundred and fifty Pounds Current Money of Virginia to him  
in hand paid by the said David Hunt at or before the sealing  
and Delivery of these presents the receipt whereof is hereby  
acknowledged, to the said William Short hath granted Bargained  
Held, Alene Released and Confirmed, and by these presents doth  
grant Bargain and Sell Alene Release and Confirm unto the said  
David Hunt all those the aforesaid two several tracts of Land, the  
first above mentioned of which is bounded by a Patent for the same  
Granted to Benjamin Clement Deceased in his lifetime Bearing  
Date the Sixteenth Day of August in the year of our Lord one  
thousand Seven hundred and fifty six, as by the said Patent of Record  
in the Land Office of this State Reference being thereto had may more  
fully appear, and purchased by the said John Jones of the said  
Benjamin Clement, and the said one hundred Acres is bounded  
as in and by the before Deed Dated is expressed from the said  
Benjamin Cable, to the said William Short, and all houses out houses  
fences Woods under woods, Waters Watercourses, Privileges advantages  
and Opportunities whatsoever to the said Tracts of Land belonging or

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and any wine Appertaining, and also the Revision and Revisiones Recamend  
and Recamendus Recs of us and profits of this said Premises and of every  
part and parcel thereof with the appurtenances and also all the estate  
Right title Interest Claim & Demand whatsoever either in equity or in  
Law of him the said William Short and his heirs of, in or to the said  
Premises hereby granted or any part or parcel thereof with the  
Appurtenances to bear and to hold the said two several tracts or parcels  
of Land and premises above mentioned and every part and parcel thereof  
with the appurtenances unto the said David Hunt his heirs and  
Assigns to the only Proprietary and behoof of him the said David  
Hunt his heirs and Assigns forever and the said William Short  
for himself and his heirs doth command and agree to and with the said  
David Hunt his heirs and Assigns by these presents that he the  
said William Short the said two several tracts of Land and  
Premises above mentioned and every part and parcel thereof  
with the appurtenances unto the said David Hunt his heirs and  
Assigns against him the said William Short and his heirs (under the  
Sanction of the Deed aforesaid) to the said four hundred and four  
Acres of Land, and the said one hundred acres all and every  
other person or persons whatsoever shall and will warrant  
and favor Cypred by these presents Intestacy whereof the  
said William Short hath to these presents set his hand and  
affixed his seal the Day and year first above mentioned

Sealed & Delivered  
in presence of . E.

William Short A. S.

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of June 1794  
The within Indenture was by the within named William Short  
acknowledged to be his Act & Deed, and Warranted before the  
said William, who being justly Examined as the Law directs,  
diligently recited his 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.

Know all men by these presents that we David Hunt, John Wimbish Jr.  
of Halifax, John Wimbish Sen<sup>r</sup> of Pitt's Stockley Town of the  
County of Pittsylvania are held and firmly bound unto Jacqueline  
Amble esquire Treasurer of the Commonwealth of Virginia for the  
time being and his successors in the sum of Ten Thousand Pounds Amur-

(10) Money of Virginia for the use of the Commonwealth to which payment  
will and truly to be made we bind our selves our heirs Executors and Administrators  
Jointly and firmly by these presents sealed with our seals and dated  
this 10<sup>th</sup> day of June 1794 The Constitution of the above Obligation  
is such that if the above bound David Hunt do and shall will  
and truly collect account for and pay unto the said Treasurer  
or his Successors according to law all the taxes which shall or may  
become due and payable from each and every taxable Person in  
the County of Pittsylvania Land and other Articles also Taxable  
due for the year 1794 and shall well and truly perform his duty  
as Sheriff in all things thereto belonging then the above Obligation  
to be void unless to remain in full force & Dower and Distress

Taken in Open Court.

D. Hunt. S. J.  
J. Wimbish H. P. C. J.  
Jn. Wimbish Pitts. S. J.  
Stockley Turner S. J.

At the Court held for Pitty wma at County the 16<sup>th</sup> Day of June 1794  
The within Bond was by the party within bound acknowledged  
to be their several & respective acts & Deed, and the same  
was Ordained to be recorded by the Court

Teste Willm. Sunstable Esq.

Nelson's  
Deed from  
Taylor

This INDENTURE Made this 21<sup>st</sup> Day of October in the year  
of our Lord Christ one thousand seven hundred and Ninety three  
Between Edmund Taylor of the County of Pittsylvania of the  
one part & William Nelson of the said County of the other part  
Witnesseth that the said Edmund Taylor for and in the Consideration  
of the sum of twelve pounds Current Money of Virginia taken  
in hand <sup>paid</sup> by the said William Nelson at or before the sealing &  
Delivering of these presents the eighteenth day of the said Edmund  
Taylor doth hereby acknowledge, hath given granted Bargained  
and Sold Aligned Released and Confirmed, and by these presents  
doth grant Bargain - & Sell, Alien Release and Confirm unto  
the said William Nelson his heirs and Assigns forever one  
certain tract or parcel of Land lying and being in the said County

Right  
Deed  
Date

(11)

of Pittsylvania on the waters of White Horse Creek, containing by estimation  
Thirty Acres be the same more or less & bounded as follows to wit  
Beginning on certain Meadow on a hickey in Redick Shiffons <sup>line</sup>  
thence along the said William Nelson line to Harry Kays line  
to a Red Oak, thence along the said Kays line to a post oak  
thence a line to the said Redick Shiffons line to a Spanish  
Oak thence along the said Shiffons line to the Beginning  
Together with all woods ways Waters & Watercourses there unto  
Belonging over anywhere appertaining, with the Revision and  
Cessions Remainder and Remainders parts spous and d'orphels  
thereof to the said William Nelson his heirs and assigns forever  
To have and to hold the said tract or parcel of land and premises  
above mentioned and every part and parcel thereof to him the  
William Nelson his heirs and assigns forever, and the said  
Edmund Taylor doth hereby for himself and his heirs warrant  
Hwife James D'pend the aforesaid land and premises to the  
said William Nelson his heirs and assigns forever; and from  
the last claim or claims of any person or persons whatsoever  
Shall and will warrant and forever D'pend by these presents  
In witness whereof the said Edmund Taylor hath hereunto  
set his hand and Seal the Day and year above written.  
Signed sealed & delivered  
in presence of: —  
Subscribed before signed.

Edm. Taylor. Sg

At a Court held for Pittsylvania County the 16 Day of June 1794  
The foregoing Indenture was by Edmund Taylor & party thereto  
acknowledged to be his act & deed, & the same was ordered  
to be recorded by the court. Teste Will. Tunstall. L.C.

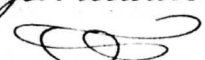
Wrights  
Deed from  
Adams

This Indenture made this one thousand seven  
hundred and thirty four, Between George Adams of the County of  
Pittsylvania & State of Virginia of the one part and Thomas Wright  
of the County and state aforesaid of the other part, WITNESSETH that  
the said George Adams for and consideration of the sum of fifty  
Pounds Current Money of Virginia in hand paid by said Thomas  
Wright, the receipt whereof he doth acknowledge before the  
Sealing & Delivery of these presents hath granted bargained and

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To the said by these presents doth grant, Bargain and Sell unto the said Thomas Wright, one certain tract of land lying and lying in the County of Pennsylvania, on the South side of Sandy River containing by Estimation two hundred acres or the same more or less and bounded as followeth To wit, Beginning where Isaac Dodson's line crosses the said River, thence up the same as it meanders to the Mouth of Branch, below the wagon ford, thence up the said Branch that runs square off as it meanders to the head, or where Benjamin White's line, crosses it, thence along the said White's line, firstly an East course as it runs until it joins said Dodson's line, thence along his line to Sandy River, to the Beginning, To have and to hold the said Land and premises, with the appurtenances unto the said Thomas Wright his heirs and assigns forever to the body, people and behoof of him the said Thomas Wright and his heirs and assigns forever, and lastly he said George Adams his heirs, all and singular the premises hereby granted, and released, with the appurtenances unto the said Thomas Wright, his heirs and assigns forever against him the said George Adams, and all and every person or persons whatsoever, shall and will warrant and forever defend by the premises, In testimony whereof the said George Adams hath hereunto set his hand and seal the day and year above written.

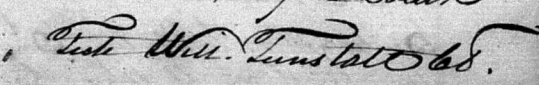
Signed Sealed & Delivered  
in presence of }  
Abraham Legrand }  
Wm Ware George Legrand }

Geo. Adams. A.D.  


Received full satisfaction for the within mentioned Land and premises  
the day and date written  
Witness present }  
Abraham Legrand }  
Wm Ware George Legrand }

Geo. Adams.

At a Court held for Pittsylvania County the 16 Day of June 1794.  
The within instrument together with the receipt hereon indorsed was acknowledged by the within named George Adams to be his acts & deed & the same was ordered to be recorded, By the Court



(13)  
Sisters  
Dad  
from  
children  
Diseas

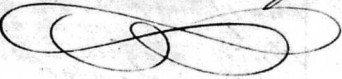
(13)

This Indenture Made this twenty-fifth day of April in the year  
of our Lord one thousand seven hundred and Ninety four between  
Richard Childs of the County of Pittsylvania of the one part and  
John Smith of the same County of the other part, Waterford  
that the said Richard Childs for and in consideration of the sum  
Forty pounds Current Money of Virginia which he the said Richard  
Childs is Justly indebted to the said John Smith, and honestly  
Desireing to Secure and pay to him the same and for and in further  
consideration of the sum of four Shillings the Money to him in  
hand paid by the said John Smith about before the sealing of  
these presents, the Receipt Whereof is hereby acknowledged and  
thenceforth every part thereof does Exonerate and Discharge  
the said John Smith his heirs &c forever, One certain tract or  
Parcel of Land lying and being in the County of Pittsylvania  
on Hapling Creek Containing by estimation two hundred and Twenty  
one acres be the same More or less and wherein the said Childs  
now lies and which said Land was Willed to the said Childs  
by James McMurdy Deo. and Mortgaged by the said McMurdy  
to the said Smith in his life time, and the said Land forever by  
purchased by the said Childs or McMurdy of Samuel Hughes  
as per Deed Recorded in said Pittsylvania Court with all the  
Appurtenances belonging to the same or in any wise appertaining  
with the Rent and Rentmades, Reversion and Reversions, and  
all the Rents Profits of the said Land and premises and all  
the Right title Claim and Interest to the same belonging or in  
any wise appertaining to the only Person or Persons whose  
said John Smith his heirs and Assigns forever, and the said  
Richard Childs doth for himself his heirs &c Shall and will  
Warrant and forever Defend the said Land premises unto the said  
John Smith his heirs and Assigns and against the Claim and  
Demand of any Person or Persons whatsoever upon Trust  
Nevertheless, that the John Smith his heirs &c Shall after the  
Tenth Day of December one thousand Seven hundred and  
Ninety four or as soon thereafter as the said John Smith shall think  
proper at the said Richard Childs Request him, Whichever of  
these Circumstances shall first happen. Sell for the best price that  
can be gotten after ten Days of public Notice the said Land and  
Premises and out of the money arising out of the said Sale Discharge

(14)

15

Pay and satisfy him up the above sum of forty pounds like money being sent  
Money with full Interest thereon from the date hereof until the  
Same be fully satisfied. Together with the expence attending the Drawing  
and Vouching this Inventory, and the consequent charges of the aforesaid  
Sale, or anything that is or shall be necessary relating to <sup>the</sup> Inventory  
of this Inventory & the said John Smith his heirs &c shall pay the  
Overplus if any remains after such sale to the s<sup>d</sup> Richard Childress  
a his heirs &c a his further Orders in the Writings whereof the said  
hath huncnt set his hand & Seal this day and year above written  
Signed Sealed & Delivered  
in presence of — {  
John Ward. Samuel + Dalton }  
Edward Nunnelee, Wm Callaway }  
Mark

Richard Childress Jr.  


At a Court held for Pittsylvania County the 16<sup>th</sup> Day of June 1794  
The within Deed of Trust from Richard Childress to John Smith  
was proved by the oaths of three of the witnesses thereto, to be the act  
& Deed of the said Richard and the same was Ordered to be  
Recorded by the Court

Fest<sup>t</sup> Will Tunstall Esq.

Nunnelee  
from  
Stockton  
Deedines

Attest  
Deed  
in the  
Court  
of

The Commonwealth of Virginia to William Todd, Stephen Bohannan  
& Joshua Stone, Gent. or any two Justices of the County of Pittyv<sup>r</sup>.  
Greeting Whereas John Stockton by his certain Indenture of  
Tenth<sup>th</sup> hath Conveyed unto Edward Nunnelee of the County  
of Pittsylvania one certain tract or parcel of Land lying and being  
in the County aforesaid containing five hundred and twenty five  
Acres be the same more or less and Whereas Mary the wife of the  
said John Stockton cannot conveniently travel to and from our  
said County Court of Pittsylvania know ye that we trusting  
to your faithful and prouident examination in Examining  
Mary the wife of the said John Stockton from and apart from  
her said Husband, witness she does freely and voluntarily without  
the persuasions or Threats of her said Husband, relinquish her  
right of Dower in and to the said Land and premises Conveyed  
by her said Husband in the said Indenture and When you have  
done it, that you certify to the Justices of our said County Court  
of Pittsylvania under your hands and Seals, distinctly and  
plainly

(15)

Plaintly you said together with this Deed, witness William Tunstall  
 Clerk of our Said County, Court at the same thence the 19<sup>th</sup> day of May  
 1794 in the 13<sup>th</sup> year of the Commonwealth. *Will. Tunstall*

Pittsylvania County, Va.

By virtue of the above Deed made to us aforesaid  
 we have Examined Mary the wife of the said John Stockton  
 apart from her said Husband Touching her relinquishment of  
 Dower in and to the within mentioned Land and Possessions  
 Conveyed by her said Husband to the within named Edward  
 Mumflee, we do hereby testify, that the said Mary apart from  
 her said Husband did fully and voluntarily without the persuasions  
 or threats of her said Husband relinquish her Right of Dower  
 in and to the said Land and Possessions Conveyed by her said  
 Husband in the said Instrument, unto the said Edward Mumflee  
 given under our hands and Seals this 19<sup>th</sup> Day of May 1794.

*Wm. Todd & S.  
 Stephen Coleman & S.*

At a court held for Pittsylvania County the 16<sup>th</sup> Day of June  
 1794. The within Deed and Deeds was returned, and  
 the same were Ordered to be recorded by the Court.

*Test. Will. Tunstall Clerk*

Atkinson's  
Deed Trusts  
in Woodbury  
Edo  
60

This INDENTURE Made this 1<sup>st</sup> Day of May in the year of our Lord  
 one thousand Seven hundred and Thirty three Between James Wooddy  
 of the County of Pittsylvania of the one part and Thomas Atkinson  
 of the County of Brunswick of the other part, Whereas the said  
 James Wooddy is indebted to the said Thomas Atkinson in the sum  
 of Twenty four Pounds current money of Virginia by Bond  
 Now This Indenture witnesseth that the said James Wooddy  
 as well for raising the aforesaid sum of Money as for and in  
 Consideration of the sum of five Shillings to him in hand paid  
 at and before the sealing and Delivery of these Presents, the which  
 whereof he hereby Acknowledges he the said James Wooddy hath  
 Granted Bargained and Sold Alene unoffered Relased and  
 Confirmed and by these Presents doth grant Bargain and sell  
 Alene unoffered Release and Confirm unto the said Thomas Atkinson

and

unto his heirs and assigns forever all that tract or parcel of land  
 situated, lying and being on both sides of Little Sandy Creek in  
 Pittsylvania County, containing by estimation two hundred and  
 thirty five acres the same more or less, it being the land formerly held by  
 Samuel Pennell to the said James Woody by Deed Bearing Date the  
 4<sup>th</sup> Day of May one thousand seven hundred and Ninety three  
 which said Land the said James Woody is now Seized and possessed  
 of, To have and to hold the said Land above mentioned unto the  
 Said Thomas Atkinson his heirs and assigns forever, to the only  
 use and behoof of him the said Thomas Atkinson his heirs  
 and assigns forever. UPON Special Trust and Confidence mutually  
 and to and for the uses intents and purposes following that is to say  
 that any time after the Twenty fifth Day of December which  
 shall happen in the year of our Lord one thousand seven hundred  
 and Ninety four, the said Thomas Atkinson shall sell and dispose  
 of the aforesaid Lands for ready Money, giving Twenty Days  
 previous Notice by Advertisement to be setup at the Courthouse  
 of the said County, for the best Price or prices that can be got for  
 the same, and out of the money arising from the sale, pay and  
 satisfy himself the aforesaid sum of Twenty four Pounds and the  
 Overplus of the money if any pay and satisfy to the said  
 James Woody or others, In witness Whereof the said James Woody  
 and Thomas Atkinson have hereunto respectively set their hands and  
 affixed their seals the Day and year first above written

Sealed & Delivered in presence of  
 John Brooks Jr. Alexander Teggs  
 James Thompson.

James Woody *Sig.*  
 Thomas Atkinson *Sig.*

The Within Indenture Between James Woody of the one part and  
 Thomas Atkinson of the other part was reacknowledged this 25.  
 Day of January 1794 in the presence of us  
 John H. Womble Edward Basyay  
 James Gillaspy Alexander Gillaspy

James Woody *Sig.*  
 Thomas Atkinson *Sig.*

At a Court held for Pittsylvania County the 16 Day of June 1794  
 The within Seal of Trust together with the Munor and un munor  
 endorsed was acknowledged by James Woody a Party thereto to  
 be his acte & deed and the same was ordered to be recorded by the  
 Court.

Tate Will. Turnstall Testt.

(17)  
January  
Date from  
Arrang.

This Indenture made this 10 Day of June one thousand Seven hundred and Ninety four, Between George Adams of Pittsylvania County of Virginia of the one part and Randolph Smith of the County and State aforesaid of the other part witnesseth that the said George Adams for and in consideration of the sum of fifty pounds Current money of Virginia to him in hand paid the receipt Whereof the said George Adams doth hereby acknowledge, hath granted bargained and sold to the said Randolph Smith his heirs and assigns forever One certain tract or parcel of Land containing two hundred and fifty two acres more or less, as per grant to Jonas Lawson bearing Date at Rutherford the Twelfth Day of June in the year of our Lord one thousand Seven hundred and eighty Situate and lying in the County of Pittsylvania on the head Branches of Sandy Creek and Bounded as followeth to w<sup>t</sup>. Beginning at John Anglin's Corner Red Oak thence Due North fifty eight degrees each Ninety four poles to a Black Jack North Twenty two Deg<sup>r</sup> West Sixty poles to a White Oak Sapling North twenty degrees East one hundred and Sixty poles to a Chestnut tree South Twenty eight Degrees West one hundred and forty poles to a Black Jack, South fifteen Degrees West one hundred and Sixty poles to a Black Jack in South Sixty Nine Degrees West thirty poles to a Black Jack, South five Degrees East two hundred and ten poles crossing a Bald Branch to a Chestnut tree in the said John Anglin's line thence along the same North Sixty Degrees east Thirty poles to a Hickory Sapling, and thence North thirty eight degrees east one hundred and twenty eight poles to the Beginning with the Remainder and Remainders Reversion and Reversions, and all that Appertains thereto, or in any wise therunto belonging To have and to hold the said tract or parcel of Land with its Appurtenances to the said Randolph Smith and his heirs and assigns forever And the said George Adams for himself his heirs &c. shall and will warrant the same by a good and lawful title unto the said Randolph Smith his heirs and assigns forever against him the s<sup>t</sup> George Adams his heirs &c. and against all and every other person or persons whatsoever In witness Whereof the said George Adams hath hereunto set his hand and Seal the day and year first above written Sealed Sealed & Delivered in presence of -

Geo. Adams S-  
D

18)

Received full satisfaction the within mentioned hand and premises  
as witness my hand the day and year within written  
Wethersfield.

Geo. Adams.

19)

In the Court held for Pittsylvania County the 16<sup>th</sup> day of June 1794  
The within Indenture together with the receipt hereon indorsed was  
Acknowledged by the within Named George Adams to be his acts  
& Deed and the same was ordered to be Recorded by the Court

Toke Will. Tumtall, Clerk.

Received  
Delivery  
of  
Instrument  
and  
Deed  
Gifts

I now willfully these presents that I Christopher Hutchings of  
the County of Pittsylvania, as well for and in consideration of the  
Natural Love and affection which I have and do Bear unto my  
Daughter Mildred, Now the wife of Bryan Ward Naylor and  
him the said Bryan Ward as also the sum of five shillings  
to me in hand paid by the said Bryan Ward Naylor at or  
before the sealing and delivery of these presents, the receipt whereof  
I do hereby Acknowledge, and for the better, ~~in further~~  
Maintenance and Supportment of the said Bryan W. Naylor  
& Mildred his wife as by these presents had unto the said Bryan  
Ward Naylor and Mildred his wife, one Negro female Slave  
Named Easter, Now in the possession of them the said Bryan  
Ward & Mildred together with the future increase of the said  
Slave for and During the Natural lives of them the said Bryan  
Ward Naylor & Mildred his wife, and in case of any issue  
or issue of the Body of her the said Mildred, then and in that  
case I give and grant the said Slave together with her future  
increase to the said issue or issues of the Body of the said Mildred  
his her or their heirs and Assigns forever, and in case of Mysself  
of the Body of the said Mildred then after the decease of them  
the said Bryan Ward Naylor and Mildred his wife, the said  
Slave together with her future increase to revert to the family of me  
the said Christopher Hutchings, To have and to hold the said Slave  
Easter together with her future Increase unto the said Bryan  
Ward Naylor and Mildred his wife according to the terms above  
mentioned, and I do by these presents warrant and command the  
said Slave and her future Increase unto the said Bryan Ward  
Naylor and Mildred his wife for and During their Natural lives

Exhibit  
Deed of  
Purchase

(19)

or the Survivor of them according to the terms aforesaid against all  
 persons whatsoever Intititup Wherof I have hereunto set my hand  
 And Affixed my Seal this 2d Day of April 1794.

Sealed and Delivered  
 in presence of } Christopher Hutchings L. &  
 W. Wright. Will. Sunstall } mark

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of June 1794  
 The within Deed of Gift from Christopher Hutchings to Bryan  
 Ward Newlin & Mildred his wife, was proved by the oaths  
 of the Testifiers thereto, to be the act & Deed of the said  
 Christopher, and the same was ordered to be recorded, by the  
 Court  
 State, Will. Sunstall C. S.

*Examined*  
 Grav's  
 Deed from  
 Buckley

This INDENTURE made this eighteenth Day of December in the  
 year of our Lord one thousand seven hundred and Ninety three, Between  
 John Buckley & Mary his wife of the County of Pittsylvania and  
 State of Virginia of the one Part and Francis Grav's of the City of  
 Richmond of the other Part, Witnesseth that the said John Buckley  
 & Mary his wife for and in consideration of the sum of one hundred pounds  
 Current Money to them in hand paid by the said Francis Grav's, before  
 the Sealing and Delivery of these presents, the Eighth & Wherof  
 they doth hereby Acknowledg, and Wherof and every Part doth  
 Recquit & Discharge the said Francis Grav's his heirs executors administrators  
 or Assigns, and each and all of them by these presents, have granted bargained  
 and sold Aliened enfeoffed and Conveyed, and by these presents do grant  
 Bargain sell Alien enfeoffed Convey unto the said Francis Grav's his  
 heirs and Assigns, all that piece or parcel of Land lying and being  
 in the County of Pittsylvania and within two miles of the Courthouse  
 of said County Containing four hundred and fifteen acres Beginning at  
 Martin's Corner pine, thence his line North eight Degrees east one  
 hundred and sixty seven poles to a Spanish Oak, north fourteen  
 degrees west fifty eight poles to a White oak north fifty four degrees  
 west one hundred and twelve poles to a Black Jack, thence a new line  
 North forty three degrees, West Sixty six poles to a Red oak in Thomas  
 Williams's line, thence his line North eighty one degrees West Sixty eight  
 poles to two Chestnut trees thence a new line South Sixty one and a half  
 Degrees West Ninety two poles to a White oak in Moses Scovings line  
 and thence the same South four degrees, West one hundred and forty eight  
 poles

Poles to a small red oak in Griffith's line, and thence the same South Seventy Degrees, east one hundred and forty two poles to a hickory, South three degrees West thirty eight poles to a White Oak, and thence South forty one degrees east Ninety poles crossing a Branch to a Red Oak South Sixty Two degrees, east eighty four poles to the place of Beginning all of which ways and Courses will fully appear by reference being had to a Deed of Patent to the said John Buckley granted by the state of Virginia bearing date the eleventh day of October one thousand seven hundred and eighty five and signed by Benjamin Harrison together with all profits and appurtenances whatsoever to the said premises belonging or appertaining to have and to hold the said piece of Land and all and singular the premises with the appurtenances unto the said Francis Graves his heirs and assigns forever, and the said John Buckley and Mary his wife their heirs Executors and Administrators. the said Harry granted premises with the appurtenances unto the said Francis Graves his heirs and assigns against the said John Buckley and Mary his wife their heirs and all and every other person or persons whatsoever shall and will warrant and forever defend by these presents In Writing Whereof the said John Buckley and Mary his wife have hereunto set their hands and affixed their seals the day and year first above written

Sealed & Attested in the  
presence of us.

Wm Smiths as to I.B.

John Davis as to I.B.

William H. Gregory as to I.B.

Joshua Stone as to I.B.

John Buckley S. B.

Mary Buckley S. B.

Recd of the within named Francis Graves the sum of one hundred pounds which is the full Consideration money within mentioned £100.0.0<sup>8</sup>

Witness,

William H. Gregory

William Smiths,

John Davis Joshua Stone

John Buckley

At a Court held for Pittsylvania County the 16<sup>th</sup> day of June 1794  
The within Indenture together with the receipt herein endorsed was acknowledged  
by the within named John Buckley to be his acts & Deed, and the same was  
Deemed to be Recorded by the Court Teste Mill Tunstall. lob.

(21)

Wommark's  
Des from  
Barksdale

This Instrument made the tenth Day of July in the year of our Lord  
one thousand seven hundred and Ninety three, Between Rowley Banks-  
dale of the County of Halifax in the State of Virginia and Anne his wife  
of the one part and Charles Wommark of the same County and State  
of the other parts witnesseth that the said Rowley Banksdale  
and Anne his wife for and in consideration of two hundred and fifty  
Pounds Current money of Virginia to him in hand paid by the  
said Charles Wommark before the Execution hereof, the receipt  
whereof is hereby acknowledged, have granted Bargained and Sold  
and by these Presents do grant Bargain and Sell unto the said  
Charles Wommark his heirs and Assigns forever, a Tract or parcel  
of Land Situate lying and being on the south side of Banister  
River in the County of Pittsylvania, being the land the said Banksdale  
purchased of William Bigg Containing by estimation two hundred  
and Sixty Acres the same more or less, and is bounded agreeable  
to the following Courses, Beginning on a White Oak on the Bank of  
Banister River thence Bound to by Rowley Banksdale line to or near  
the top of the Mountain thence by a line of marked trees up the  
side of the said White oak Mountain crossing the Courthouse  
Road to a Post Oak, thence by a line of marked trees dividing  
Between the land that Rubin Pace sold Major James Johnson  
to a Hickory on the Bank of Banister River at the upper end of the plan-  
tation thence down the river as it meanders to said White oak  
To have and to hold the said hereby granted premises with all  
rights privileges and appurtenances thereto Belonging and  
appertaining unto him the said Charles Wommark his heirs &  
Assigns forever, to the only proper use and behoof of him the  
said Wommark his heirs and Assigns forever and to nor for no  
Other use Intended or purposed whatsoever, and the said Rowley  
Banksdale for himself his heirs and Assigns forever doth hereby  
Convey grant and agree to and with the said Charles Wommark  
his heirs and Assigns forever, that he the said Banksdale his heirs  
and Assigns, the hereby granted premises and every part thereof  
unto him the said Wommark his heirs and Assigns against  
all and every Person & Persons whatsoever, claiming or laying  
Claim, unto the premises or any part thereof, shall and will  
have Warrant & Difend by these Presents. In witness whereof the said  
parties have hereunto Interchangeably set their hands and seals the  
Day and year above written.

Signed sealed & Delivered in presence of  
Joseph Ellington, James Meada Edwards, Timon  
P. Barksdale

Rowley Banksdale  
Anne Banksdale

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of June 1794  
 The above Indenture made by the above Named Party Barksdale &  
 Acknowledged to be his Act & Deed, and the same was ordered to be  
 Recorded by the Court.

First Mill. Gunstall. Clerk

Wards  
Deed for  
Allen

This Indenture made this 16<sup>th</sup> day of June in the year of our  
 Lord one thousand seven hundred and Ninety four Between Woodson  
 Allen of Campbell County of the one part and John Ward of  
 the said County of the other part witnesseth that the said  
 Woodson Allen for and in consideration of Sixty two pounds ten  
 Shillings Current Money of Virginia to him in hand paid the  
 receipt whereof he doth hereby acknowledge hath granted Bargained  
 Sold and by these presents doth Bargain sell Deliver Allen and  
 Confirm unto him the said John Ward one certain tract or parcel  
 of Land lying and being in Pittsylvania County on both sides of  
 Sycamore Creek containing by estimation two hundred acres to  
 the same more or less, and Bounded as follows viz by the lines  
 of Allen Thimard, the said John Ward, Hollands and James  
 Dosses To have and to hold the above granted land and premises  
 with all and singular appurtenances franchises profits and enjoyments  
 thereunto belonging with the Revision and Reversions remainder  
 and remainders and way back and forth therof unto him the  
 said John Ward his heirs and assigns forever and he the said  
 Woodson Allen doth for himself and his heirs Covenant grant  
 and agree to and with him the said John Ward his heirs and assigns  
 that he the said Woodson Allen and his heirs the above granted  
 land and premises free from the claim or demand of all others  
 person or persons whatsoever unto him the said John Ward his heirs  
 and assigns shall and will by these presents warrant and  
 defend for him Wherof he the said Woodson Allen  
 hath hereunto set his hand and affixed his seal the day and  
 year above written.

Signed Sealed & acknowledged  
 in presence of Wm. Weston

John Lewis Wm. Shullon  
 John Ward Jr.

Woodson Allen Ag.

Barker.  
Deed for  
Nelson  
Doss

Ward

23) Memorandum that on the day and year first written written  
Siving of Sizys of the within granted Land and promises as by  
the within Named Woodson Allen, Made Done and executed  
unto him the within Named John Ward according to the tenor  
of the within Written Deed.

In presence of  
Wm Shillow Jr. Lewis  
John Ward

Woodson Allen

At a Court held for Pennsylvania County the 16<sup>th</sup> Day of June 1794  
The within Indenture together with the Memorandum hereunder and  
was proved by the oaths of the witnessess thereto, to be the acts of Deed  
of the within Named Woodson Allen and the same were ordered  
to be Recorded by the Court. Wm. Trustall 68.

Barkers  
Seed from  
Nelson  
Ward

This Indenture made this twentieth day of September in the  
Year of our Lord God one thousand seven hundred Seven hundred  
and Ninety three, Between James Nelson of the County of Pitts-  
burgh of the one part, and Stephen Barker of the County afores.  
of the other part, Witnesseth that the said Jas. Nelson for &  
in consideration of the sum of one hundred pounds Current  
Money of Virginia to him in hand paid by the said Stephen  
Barker at or before the sealing and delivery of these presents  
the receipt whereof his hunclof acknowledged to the said James  
Nelson hath granted Bargained and sold Almed released and  
confirmed and by these presents doth grant Bargain and sell allion  
Release and Confirm unto the said Stephen Barker all that tract  
place or Dividnd of Land situate lying and being in the County  
afores. Containing by estimation Twenty acres in the County afores.  
and the same is bounded as follows to wit, Beginning at a Rock  
Oak Marked thus W on the line that was Chopped between  
James Jones and his father to the fence, the fence being the line  
to the Creek down the said creek to the mouth of the Branch  
thence up the said Branch to the Beginning, and all houses out  
houses ways profits and advantages whatsoever to the said premises  
belonging or in any wise appertaining, and also the rounson &  
possessing and remandus tents and spars and profits of the said  
premises

24)

Premises and of every part and parcel thereof, with the appurtenances  
and also all the estate interest claim & demands, whatsoever either  
in Equity or in Law of him the said James Nelson and his heirs or in  
or to the said premises hereby granted unto or any part or parcel  
thereof with the appurtenances to have and to hold the said tract,  
place or parcel of Land and Premises above mentioned, and  
any part and parcel thereof, with the appurtenances unto the  
said Stephen Barker, his heirs and assigns, to the only purpose  
and behoof of him the said Stephen Barker his heirs and assigns  
forever, and the said James Nelson for himself and his heirs doth  
concur and agree to and with the said Stephen Barker his heirs  
and assigns by these presents, that he the said James Nelson  
the said tract and a parcel of Land and Premises hereby  
granted and sold unto the said Stephen Barker his heirs and  
assigns, against him the said James Nelson and his heirs and  
all and every other person or persons whatsoever shall and  
will warrant and forever defend by these presents. In witness  
whereof the said James Nelson hath hereunto set his hand  
and affix'd his Seal the Day and year first above written

The words (Month of the)

Interlined before affix'd &  
Seal'd & Deliv'red in presence of  
John Tweddle, Moses Barker  
Seyton Thomas.

James Nelson S.S.

25)

In a Court held for Pittsylvania County the 16 Day of June 1794.  
The within Indenture was Acknowledged by the witness named James  
Nelson to be his Act & Deed, and the same was Ordained to be Recorded by  
the Court.

Tste Will. Tweddle Esq

*Examined*  
Robertson's  
despm  
Thompson  
Eccm<sup>o</sup>

This Indenture Made this fourteenth Day of May in the year  
of our Lord Christ one thousand seven hundred and Ninety four  
Between John Thompson of the County of Pittsylvania of the one part  
and George Robinson of the County aforesaid of the other part  
Witnesseth that the said John Thompson for and in consideration  
of the sum of Sixty pounds Current Money of Virginia to him in hand  
paid

(25) Said by the said George Robinson when before the sealing and delivery of  
these presents the receipt whereof is hereby acknowledged by the said  
John Thompson hath granted Bargained and sold Alured Released  
and confirmed and by these presents doth grant Bargain and sell  
Alire Release and Confirm unto the said George Robinson a certain  
Tract or parcel of Land lying and being in Pittsylvania County containing  
one hundred and Twenty five Acres, on both sides of the Tinkled fork  
of Whitethorn Creek, and bounded as follows to wit Beginning  
at Pittville corner pine, thence N. forty W. Seventy four poles to a  
point, thence along Morris line S. Sixty W. eighty six poles to a pine  
South Seventy nine W. fifty two poles bearing the Creek to a dying Dawn  
tree in Shillons line, thence his line S. twenty nine, West fifty four  
Poles to a dying Dawn pine S. twenty four east fifty poles to point  
thence New line S. Twenty one, E. one hundred and eight poles bearing  
the Creek to points in Dossens line, thence his line North fifteen  
E. Sixty three poles to a pine, North thirty five, E. Sixty poles to a pine  
North forty two E. forty poles to the Beginning To have and to hold.  
The said tract of Land containing one hundred and twenty five Acres  
of Land, and premises as above mentioned, and every part and  
parcel thereof, with the appurtenances unto the said George  
Robinson to the only proper use and behoof of the said George  
Robinson his heirs and assigns forever, and the said John Thompson  
for himself and his heirs, doth covenant and agree to and with  
the said George Robinson his heirs and assigns by these presents  
that he the said John Thompson the said tract a parcel of land  
and premises above mentioned and every part parcel thereof  
with the appurtenances unto the said George Robinson, his heirs  
and assigns, him the said John Thompson and his heirs and all  
and every other person or persons whatsoever shall and will warrant  
and forever defend by these presents In witness the said John Thompson  
trahs here unto set his hand and seal the day and year just above  
written

Sealed & Delivered in presence of } John Thompson, Jr.  
Tho. P. Jones. Wm Haynes. Joseph Mays }

A Court held in Pittsylvania County the 16<sup>th</sup> Day of June 1794  
The within Indenture was by the within Named John Thompson  
Acknowledged to be his act & deed, and the same was ordered to be recorded  
By the Court

Teste,  
Will. Tunstall. Esq.

(26)

Walters  
Deed from  
Slayton

This Indenture made this tenth day of June anno domini  
one thousand, seven hundred and Ninety four, Between Daniel Slaydon  
of the County of Pittsylvania, and State of Virginia, of the one part  
and Thomas Walters of the other part, witnesseth that the said Daniel  
Slaydon for the Consideration of Ten Pounds Current Money of Virginia  
to him in hand paid by the said Thomas Walters, before the issuing and  
Delivering of these Presents, the receipt whereof be the said Daniel Slaydon  
doth hereby Acknowledg and Acquit himself and discharge the said  
Thomas Walters and his heirs forever by these presents, having granted  
Bargained and Sold, Delivered and Confirmed unto the said Thomas Walters  
and his heirs forever one certain tract of Land containing Two acres by  
estimation more or less lying and being in the County aforesaid and bounded  
as followeth to wit, Beginning at a pine in the said Walters line on the  
fork of said Slaydons and Walters Spring Branch, thence up the said Branch  
as it meanders to a White Oak, thence a Saw west course to a pine, thence  
to the mill road, thence along said meanders to the said Slaydons line  
so quantity, To have and to hold the said Bargained land and premises  
unto the said Thomas Walters and to his heirs and assigns forever, and  
the said Daniel Slaydon doth for himself his heirs and assigns warrant  
and for ever defend the right and title of the said land and premises unto  
the said Thomas Walters and to his heirs and assigns forever. In witness  
whereof I have hereunto set my hand and fix'd my seal the day and year  
above written.

Sealed sealed & Delivered  
in the presence of us

Wm Dix. William Dayne Jr.  
Robert Walters.

Daniel Slaters S:J.

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of June 1794.  
The above Indenture was by the above named Daniel Slaters acknowledged  
to be his Act & Deed, and the same was ordered to be recorded by the  
Court  
*[Signature]*

Test. Will. Gunstall 68.

E. G. M.

(27)

This Indenture made this first day of March in the year of our Lord one thousand seven hundred and ninety four Between Roger Atkinson the elder of the County of Dinwiddie of the one part and William Rice of the County of Pittsylvania of the other part witnesseth that the said Roger Atkinson for and in consideration of the sum of Two hundred and thirty three pounds current money of Virginia to him in hand paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged hath granted, bargained and sold, aliened, enfeoffed, released and confirmed, and by these presents doth grant, bargain and sell, alien, enfeoff, release and confirm unto the said William Rice and to his heirs and assigns forever one certain tract or parcell of Land containing by estimation four hundred and sixty six Acres, be the same more or less, situate lying and being in the County of Pittsylvania on the branches of Squaw Creek, and bounded as follows, to wit, Beginning at Glascott's corner white Oak in Terry's line, thence S 35 E 104 poles, thence S 53 E 26 poles, thence S 57 W 226 poles, thence S 57 W 80 poles, thence N 13 W 284 poles to a red Oak N 84 E 22 poles N 26 W 124 poles, thence N 37 E 190 poles, thence N 67 E 34 poles to the beginning and also the reversion and reversions, remainder and remainders, rents, issues and services thereof and also all the Estate, right, title, interest, claim and demand whatsoever of him the said Roger Atkinson of, in and to the said four hundred and sixty six Acres of land and of, in and to every part and parcel thereof TO HAVE AND TO HOLD the said Land and premises and every part and parcel thereof so him the said William Rice his heirs and assigns to the only use and behoof of the said William Rice his heirs and assigns forever; And the said Roger Atkinson for himself his heirs & executors and Administrators doth covenant, grant and agree to and with the said William Rice his heirs and assigns forever that the said Land and premises with the appurtenances to him the said William Rice his heirs and assigns for ever against him the said Roger Atkinson and all and every other person and persons whatsoever will warrant and for ever by these presents defend the title of the said Roger Atkinson hath hereunto set his hand and affixed his Seal the day and year first above written.

Signed, Sealed and delivered,

In presence of }  
Thomas Atkinson, witness <sup>his</sup> mark  
John Dodd, Joshua Stone, Amos Tarr }  
Mark

Roger Atkinson, L.S.

At a Court held for Pittsylvania County the 21 day of July 1794

The within Indenture was proved by the Oath of three of the witnesses thereto to be the act and deed of the within named Roger Atkinson and the same was ordered to be Recorded By the Court Teste Will Dunstall C.S.

This Indenture made this 4 day of February in the Year of our Lord Seventeen hundred and ninety four Between John Hammond of Pittsylvania County in the State of Virginia of the one part and George Hammond of Pittsylvania County in the State of Virginia of the other part witnesseth that the said John Hammond for and in consideration of the sum of Twenty seven pounds current money of Virginia to him in hand paid by the said George Hammond the receipt whereof is hereby acknowledged by him the said John Hammond. hath bargained and sold and by these presents doth grant, bargain and sell unto the said George Hammond his heirs and assigns forever one certain piece, tract or parcel of Land lying and being in Pittsylvania County in the State of Virginia on the Waters of Mill Creek containing One hundred Acres more or less, and bounded as follows, to wit, Beginning at a black Jack on

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the West side of the South East fork of the Perimmon Branch and running from thence a Southwesterly course til it strikes Martins line from thence by and with Martins line to a corner post Oak in Martins line from thence an Easterly course by a winding line to a fore and aft white Oak on an old Path on the South side of a Branch that heads in the aforesaid Land from thence an Easterly course entering a Branch from thence by the marks to a corner red Oak in Davises line, from thence a Westerly course til it crosses the branch it cuts in the winding line from thence the same course til it strikes a branch that heads in the said Land where a fork of the said branch comes into the aforesaid branch, thence from the mouth of that fork as the branch runs a westerly course by and with the said branch to the head of the said branch from thence a Westerly course to a red Oak near the head of the South east fork of the Perimmon branch, thence down the branch to a corner red Oak in Davises line, from thence a Westerly course crossing the said branch to the beginning, together with all trees, Ways, Waters and Watercourses, Profits, Commodities and Appurtenances to the same belonging to him the said George Hammond his Heirs, Executors Adm'nts to have and to hold the said tract of Land and Premises unto the said George Hammond his Heirs Executors, Adm'nts and Assigns forever And the said John Hammond for himself and his heirs doth covenant and agree to and with the said George Hammond that him the said John Hammond and his heirs the said tract of Land above mentioned with the Appurtenances unto him the said George Hammond his Heirs, Executors Adm'nts and Assigns forever and against the claim or claims of any other person or persons whatsoever shall and will warrant and forever defend by these presents As Witness whereof the said John Hammond set his hand and Seal the day and year above mentioned.

Signed, Sealed and delivered }  
In presence of }

John Hammond, Esq.

Steeling Witnes Iben Fethering }  
James & More }

Mark

At a Court held for Pittsylvania County the 21 day of July 1794  
The within Indenture was proved by the Oaths of the witnesses thereto to be the act  
and deed of the within named John Hammond and the same was ordered to be  
Recorded By the Court Teste Will Tuckstall 18

Heats Due  
for Taxes  
Exam'd

This Indenture made this fifteenth day of July in the year of our Lord one thousand and seven hundred and ninety four Between Jacob Farris of Pittsylvania County a certain Attorney for Daniel Mitchell of the one part and Rich C Heats of the said County of the other part Witnesseth that the said Jacob Farris for and in consideration of the sum of fifteen pounds current money of Virginia in hand paid by the said Rich C Heats whereof I do acknowledge and confess hath given, granted, bargained, sold, Alien'd Enseisd and confirmed and the said Jacob Farris for himself his heirs &c &c Admits the premises give, grant, bargain, sell, Alien, Enseis and Confirm unto the said Rich C Heats his heirs and Assigns forever one certain tract or parcel of Land containing One hundred and forty two acres it lying and being in the aforesaid County of Pittsylvania lying on the branches of the North fork of Steinkind river and bounded as followeth, to wit Beginning on a Pine in the 3 Rich C Heats line, thence NW line S<sup>o</sup> 69<sup>e</sup> E 116 poles rising a Branch to a Pine S<sup>o</sup> 71<sup>e</sup> E 256 poles to Pointers N<sup>o</sup> 9 East 44 Poles to a corner Pine in Woods line, thence with line S<sup>o</sup> 53<sup>e</sup> E 81<sup>s</sup> poles to a Chestnut tree S<sup>o</sup> 5<sup>e</sup> E 24 to White Oak, thence off S<sup>o</sup> 41<sup>e</sup> E 42 poles to White Oak in the 3 Bailey line thence his line

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168

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Pittsylvania  
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poles  
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5 E 24  
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line

(29)

line West 184 poles to a Dogwood on a branch in the said Rich Heatts line, thence  
his line N 10 west 146 poles to the beginning To HAVE AND TO HOLD the said One  
hundred and forty two Acres of land with all the Appurtenances to the said Rich Heatts  
his heirs and assigns for ever the said Jacob Farris certain Attorney for the said Dan'l  
Mitchell for himself his heirs Executors Adm<sup>r</sup> doth covenant and agree with the said  
Rich Heatts that the said Jacob Farris certain Attorney for Daniel Mitchell will warrant  
and for ever defend the said before granted Land with all its appurtenances to the said  
Rich Heatts his heirs and assigns for ever against them the said Jacob Farris will  
warrant and defend from the claim or claims of any person or persons whatsoever  
in witness whereof the said Jacob Farris hath set his hand and seal the day and year  
above written

Signed, Sealed and delivered  
in presence of us. }

Jacob Farris L.S.

Attest  
John W. T. 15. 30

At a Court held for Pittsylvania County the 21 day of July 1794. ~  
The within Indenture was by the within named Jacob Farris acknowledged to be  
his act and deed and the same was ordered to be recorded By the Court

- Teste Will Tindall L.S.

G. Heatts Deed  
Farris in  
Cowan &  
Co.

This INDENTURE made this fifteenth day of July in the year of our Lord one thousand  
seven hundred and ninety four Between Jacob Farris of Pittsylvania County a certain  
Attorney of Daniel Mitchell of the one part and James G. Heatts of the said County of the other part  
Witnesseth that the said Jacob Farris a certain Attorney for Daniel Mitchell for and in  
consideration of the sum of twenty eight pounds in hand paid by the said James G. Heatts  
whereof I do confess and acknowledge hath given, granted, bargained sold, Aliened Enfeoffed  
and confirmed, and the said Jacob Farris Attorney for Daniel Mitchell for himself his heirs  
Executors and Adm<sup>r</sup> doth by these presents give, grant, bargain, sell, alien, enfeoff and  
confirm unto the said James G. Heatts his heirs and assigns for ever one certain tract or  
parcel of Land containing two hundred and sixty seven Acres situate and lying in the  
aforesaid County of Pittsylvania situate and lying on the Branch of the North fork of  
Stinking River and Bear Stone and bounded as followeth, to wit, Beginning on William  
Gregory corner white Oak Sapling in West line, thence his line North twenty eight and half  
degrees East twenty three poles rising a branch to a Pine South twenty one degrees East  
twenty eight poles to a Chestnut in the said G. Heatts line, thence his line north North ten  
degrees East ten poles to a red Oak in Curtis Heatts line thence his line North twenty three  
degrees West one hundred and fourteen poles to a pine North eighty eight degrees West sixty  
eight poles to a pine North twenty four and a half degrees East one hundred and eighty one  
poles to a Chestnut tree in David Autts line, thence his line North thirty three degrees West  
Sixty two poles to a red Oak in Raynes line, thence his line North twenty eight degrees West  
Eighty two poles to a pine South fifty six degrees West one hundred and six poles to a pine, South  
Thirty nine degrees East eighty four poles to a pine South twenty two degrees West seventy  
two and a half poles to a Corner pine to Pointers in Wm Gregory new line, thence his line  
South sixty one degrees East forty poles to a pine South sixty five degrees East sixty four  
poles to a pine South thirty nine degrees East one hundred and two poles to a pine South  
Eight and half East thirty two poles rising a branch to a red Oak South fifty three and a half  
degrees east forty nine poles to the beginning To HAVE AND TO HOLD the said two  
hundred and sixty seven Acres of land with all the Appurtenance to the said Jas G.  
Heatts his heirs and assigns for ever, the said Jacob Farris certain Attorney for Daniel  
Mitchell for himself his heirs, Ex<sup>r</sup> and Adm<sup>r</sup> doth covenant and agree with the said James  
G. Heatts that the said Jacob Farris a certain Attorney for Dan'l Mitchell will warrant  
and for ever defend the said before granted Land with all its appurtenances to the said

JAMES

(30)

James G. Heatto will warrant and for ever defend the s<sup>t</sup> before Granted Land with all its Appertences to the said James G. Heatto his heirs and assigns for ever against them the said Jacob Faris a certain Attorney for Daniel Mitchel will warrant and defend from the claim or claims of any person or persons whatsoever in witness whereof the said Jacob Faris hath to these presents set his hand and seal the day and year above written.

Jacob Faris, L.S.

Signed, Sealed and delivered  
in presence of us. 3

At a Court held for Pittsylvania County the 21<sup>st</sup> day of July 1794  
The within Indenture was by the within named Jacob Faris acknowledged to be his act and deed and the same was ordered to be recorded. By the Court  
Teste Will Tindall 68

Gregory's  
Deed for Faris

Exam'd

This Indenture made this fifteenth day of July in the year of our Lord one thousand seven hundred and ninety four Between Iacob Faris of the County of Pitty<sup>r</sup> a certain Attorney for Daniel Mitchel of the one part and William Gregory of the said County of the other part witnesseth that the said Iacob Faris a certain Attorney for Daniel Mitchel for and in consideration of the sum of Twenty five pounds Current money of Virginie in hand paid by the said William Gregory whereof I do confess and acknowledge hath given, granted, bargained, sold, alien<sup>d</sup>, lyesef<sup>d</sup> and confirmed and the said Iacob Faris certain Attorney for Dan<sup>t</sup> Mitchel for himself his heirs Ex<sup>r</sup> and Adm<sup>r</sup> doth by these Presents give, grant, bargain, sell, alien, lyesef<sup>d</sup> and confirm unto the unto the said William Gregory his heirs and assigns for ever one certain tract or part of Land containing containing Two hundred and fifty seven Acres siting in the aforesaid County of Pittsylvania lying on the Banks of Rinking River of the North fork, and bounded as followeth, to wit, Beginning on a pine in the aforesaid William Gregory's line, thence his line South ten deg<sup>r</sup> East twenty poles to a pine in Richard Heatto's line, thence with his new line South by deg<sup>r</sup> East one hundred and sixteen poles croping a Branch to a pine South seventy one and a half degrees East fifty six poles to Pointers North nine deg<sup>r</sup> East forty four poles to a corner pine in Woods line, thence his line North twenty eight degrees East thirty seven poles croping a branch to a white oak sapling in the fork of a Branch, thence new line North fifty three and a half degrees West forty nine poles to a red Oak North eight and a half degrees West thirty two poles croping a branch to a pine North Thirty nine degrees West one hundred and two poles to a pine North 65 degrees 66 Poles to a pine North 61 deg<sup>r</sup> West 43 poles to a corner pine in pants line now Pointers, with that line North seventy nine degrees West one hundred and two poles to a pine in Henry Mitchel's line, thence with his line South five degrees West sixty nine poles croping a branch to a pine in the s<sup>t</sup> William Gregory line, thence with his line South fifty two degrees East Ninety poles croping two branches to the beginning to have and to hold the said Two hundred and fifty seven Acres of land with all its appertences to the said William Gregory his heirs and assigns for ever, the said Jacob Faris a certain Attorney of Daniel Mitchel for himself his heirs Executors Adm<sup>r</sup> doth covenant and agree with the s<sup>t</sup> William Gregory that the said Jacob Faris a certain Attorney for Daniel Mitchel will warrant and for ever defend the said before granted Land with all its appertences to the said William Gregory his heirs and assigns for ever against them the said Jacob Faris a certain Attorney for Daniel Mitchel and from the claim or claims of any person or persons whatsoever in witness whereof the said Jacob Faris Attorney for Daniel Mitchel hath to these presents set his hand and seal the day and year above written.

Signed, Sealed and delivered  
in presence of us. 3

Jacob Faris, L.S.

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At a Court held for Pittsylvania County the 21 day of July 1794 ~  
The within Indenture was by the within named Testis acknowledged to be his act and  
Deed and the same was Ordered to be recorded. By the Court.

Teste Will Tunstall Esq.

Know all Men by these presents that Archibald Austin of Pittsylvania County for  
the consideration of the sum of twenty pounds current money of Virginia to me in hand  
paid by William Handkins Son of the said County hath granted, bargained and sold  
and by these presents doth grant, bargain sell and deliver unto the said William  
Handkins Son one Sow Mare also one bay Mare, also one Cow and Calf, also one  
Bread and furniture, Also six head of Hogs with Household and Kitchen furniture ~  
together with my Plantation Movable to him and his heirs for ever against the claim  
or claims of all and every other person or persons whatsoever. The said Archibald Austin do  
warrant and forever defend unto the said Handkins and his heirs at witness my hand  
and Seal this 19th day of July 1794.

Archibald Austin, Jr.

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

William Austin, Chamberlain Austin

At a Court held for Pittsylvania County the 21 day of July 1794 ~  
The within Bill of Sale was by the within named Archibald Austin acknowledged to be his  
act and seal and the same was Ordered to be recorded. By the Court

J. C. & Co.

Teste Will Tunstall Esq.

This Indenture made this Nineteenth day of July in the year of our Lord one  
thousand seven hundred and ninety four Between John Buckley of the County of Pittsylva-  
nia of the one part and James Henderson Senior of the same County of the other part  
Witnesseth that the said John Buckley for and in consideration of the sum Twenty five  
Pounds current money of Virginia to him in hand paid by the said James Henderson the  
Receiv'r whereof the said John Buckley doth hereby acknowledge hath granted, bargained  
and Sold, Alien'd and confirmed unto the said James Henderson and to 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 side of Altins creek Mountain containing by Estimation  
Sixty Acres Beginning at William Belltons corner pointers in the said James  
Henderson's former line, thence along Belltons lines North fifty one degrees West twenty two  
poles to a Hickory North fifty eight degrees West forty four poles to a white Oak, thence new lines  
South twenty seven degrees West two hundred and thirty four poles crossing Rocky creek to a Post  
Oak South twenty six degrees East thirty eight poles to a white oak in the said Henderson's former  
line aforesaid, and thence along the same North forty five degrees East fifty poles to a corner pine  
North six degrees East seventy eight poles of Rocky creek aforesaid to a Post oak North fifty  
eight degrees east forty four poles to pointers, and North twenty nine degrees east ninety poles to  
the first station With all Houses, Gardens, orchards, trees, Woods, underwoods, Ways and Water-  
courses being or standing, And also the Rarision and Tessions, Remander and Remainders, Lots  
Places and Profits therof, And 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 all its Appurtenances unto the  
said James Henderson and to his heirs and Assigns for ever And the said John Buckley for  
himself his heirs, Executors and Administrators doth by virtue of these present oblige themselves to  
Warrant and defend the title of the said Land in fee simple unto the said James Henderson his  
Heirs &c. against himself and his heirs and against all and every other person and persons  
whatsoever

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wherupon to witness whereof the said John Buckley hath hereunto set his hand and  
Seal the day and year first above written.  
Signed Sealed and delivered  
in the presence of -

John Buckley L.S.

Memorandum that on the day of the date of the within written Deed Survey of  
Bound of the within granted Land and Premises was given by the within named John  
Buckley unto the within named James Henderson according to the full meaning and  
intent of the within written Indenture.

John Buckley

Taste

At a Court held for Pittsylvania County the 21<sup>st</sup> day of July 1794

The within Indenture together with the Memorandum herein endorsed were by the  
above named John Buckley acknowledged to be his several acts and deed and the  
same voice ordered to be recorded. By the Court

Dam  
Delivered  
John Buckley

Taste

Will Tunstall C.S.

Prayer Due  
for Perkins

Deliv.

This Indenture made this ninth day of July in the year of our Lord Christ one  
thousand seven hundred and ninety three Between Peter Perkins of Pittsylvania of  
the one part, and John Payor of the County of Henry of the other part witnesseth that the  
said Peter Perkins for and in consideration of the sum of two hundred pounds Lawfull  
Money to him in hand paid by the said John Payor the receipte he doth hereby  
acknowledege, hath given, granted, Bargained, sold, aliened, enfeoffed and confirmed  
and by these presents doth give, grant, Bargain, sell, enfeoff and confirm unto the s:  
John Payor and to his heirs and assigns for ever a certain tract or parcel of Land  
containing four hundred acres parte of eight hundred and twenty acres Leavary which  
the s:< Peter Perkins now lies in to the same more or less and bounded as followeth  
Viz Beginning on a white Oak on a branch near the road, thence along the s:< Payors  
old line North eighty six degrees East fifty four poles to a white Oak South four degrees  
East sixteen poles to a white Oak North seventy degrees East two hundred and six  
poles to a white oak North forty two degrees West two hundred and foreseen  
poles to a red Oak South sixty seven degrees West one hundred poles to a  
Hickory North thirty three degrees West forty poles to pinters, South seventy  
degrees West three hundred and seven poles to a White oak, thence run line South  
forty two degrees East thirty eight poles to a hollow white Oak, South seventy five  
degrees East two hundred and seventy six poles to the beginning Together with all  
Buildings  
Houses, Gardens, fences, Waters and watercourses, ways, Woods, underwoods  
Profits, commodities and advantages, and all other Appurtenances whatsoever  
belonging or in any wise appertaining TO HAVE AND TO HOLD the aforesaid  
four hundred acres of land together with the aforesaid aforesaid Premises and every part  
or parcel thereof with their and every of their appurtenances unto the said John  
Payor his heirs and assigns for ever to the only proper use and behoof of him the said  
John Payor and of his heirs and assigns for ever And the said Peter Perkins for  
himself his heirs, Executors, Administrators and assigns doth covenant and agree  
to and with the said John Payor his heirs and assigns the above mentioned Land &  
Premises with their and every of their Appurtenances unto the said John Payor  
his heirs and Assigns against the said Peter Perkins his heirs, Executors, Adminis-  
trators and Assigns or any other person or persons claiming under him and  
against all other person or persons whatsoever shall and will warrant and by these  
Presents

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Journal before me witness whereof the said Peter Perkins hath set his hand and  
affixed his seal the day and year above written.

The words, A certain tract or parcel of Land {  
containing, were interlined before signed }  
Signed, Sealed and delivered in the presence of us  
Achuriah Thornton, Alexander & Hinman  
mark }  
Anno Domini 1794.      Peter Perkins, Esq.

At a Court held for Pittsylvania County the 21<sup>st</sup> day of July 1794.  
The above Indenture was proved by the Oaths of the witnesses thereto to be the act and  
Deed of the above named Peter Perkins, and the same was ordered to be recorded  
By the Court      Teste      Will Dukesall, C. S.

This Indenture made this eighteenth day of November thousand seven  
hundred and ninety three Between Butte Stonestreet of the County of Pittsylvania and  
State of Virginia of the one part and Benjamin Thomas of the County of Henry and said  
State of the other — witnesseth that the said Butte Stonestreet for and in consideration  
of the sum of Seventy five pounds current money of Virginia the receipt whereof the said  
Butte Stonestreet doth hereby acknowledge hath given, granted, Bargained and Sold, and  
doth hereby give, grant, Bargain and Sell unto the said Benjamin Thomas his heirs and  
Assigns a certain tract or parcel of land situated lying and being in the County aforesaid  
on the Branches of Sandy River containing One hundred and fifty acres by Survey,  
bearing date March the Thirtieth one thousand seven hundred and seventy seven  
and bounded as follows, to wit, Beginning at a white oak in the old line, thence a  
new line North twenty degrees West thirty four poles to a Spanish oak in a branch  
thence up the same as it meanders to pointers at the head of the branch, thence of nine  
Degrees East twenty eight poles to a white oak, thence North thirty seven degrees East  
thirty poles to a red oak in the old line, thence along the same South seventy six degrees  
East one hundred and three poles to a red oak South thirty one degrees West twenty  
two poles to a Maple Oak, thence a new line North Eighty degrees East thirty four poles  
to a corner in John Smith's line, thence along the same North fourty seven degrees East  
ninety nine poles North 77 degrees West one hundred and sixty poles to a red oak  
South sixty degrees West fifty poles to a red oak, South thirty nine degrees West two  
hundred poles to a Chestnut tree South nine degrees West eight poles to White oak  
in the old line, thence along the same South fifty seven degrees West thirty eight poles  
to a white oak South nine degrees West twenty poles to a white oak South Thirty seven  
degrees East one hundred and twenty poles ending a branch to the first station, together  
with all and singular the buildings, orchards, fencing, pastures, Woods, Rights  
Benefts, Advantages whatsoever and all other Appurtenances therunto  
belonging or in any wise appertaining, to have and to hold the said Land and  
Tenements, and all and singular the Premises hereby granted and sold to the said  
Benjamin Thomas his heirs and assigns forever And the said Butte Stonestreet for  
himself and his heirs doth covenant and agree to and with the said Benjamin Thomas  
his heirs and Assigns that the Land and Premises with the rights and Appurtenances  
hereby sold to the said Benjamin Thomas his heirs and assigns shall and will  
warrant and defend from him the said Butte Stonestreet his heirs and Assigns or any  
other

other person or persons whatever claiming by, from or under him the said Butler Stonestreet his right, title or interest by, in a to the Demised Premises in any part thereof In Witness whereof the said Butler Stonestreet have hereunto set my hand and Seal the day and year above written.

Butler Stonestreet, *ss.*

Signed, Sealed and Delivered,

in presence of — }  
John F Collier, Joseph M Matherly }  
mark mark his

Stating <sup>mark</sup> 3 Collier —  
his .

At a Court held for Pittsylvania County the 17 day of February 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 Butler Stonestreet, which was Ordered to be Certified  
and afterwards, to wit, At a Court held for the said County the 21 day of July in  
the year of our Lord the same was further proved by the oath of the other witness,  
thereunto and Ordered to be Recorded By the Court:

To witness Will. Turnstall *ss.*

Atkinson's  
Ded of Trust  
for Wright  
Exam'd  
Wm. W.

This Indenture made this seventeenth day of January in the year of our  
Lord one thousand seven hundred and ninety four Between William Wright  
of the County of Pittsylvania of the one part and Thomas Atkinson and Robert Atkinson  
both of the County of Dinwiddie of the other part Whereas the said William Wright  
is indebted to the said Thomas Atkinson and Robert Atkinson in the sum of Fifty  
three pounds current money of Virginia by Bonds; Now this Indenture witnesseth  
that the said William Wright as well for raising the aforesaid sum  
of Money as for and in consideration of the sum of five shillings to him in hand paid  
at and before the sealing and delivery of these presents the receipt whereof is hereby  
acknowledged, he the said William Wright hath granted, bargained and sold  
Aliened Enfeoffed, released and confirmed, and by these presents hath granted, bargained  
and sold, alien enfeoffed, released and confirmed unto them the said Thomas and Robert  
Atkinson, and to their heirs and assigns for ever all that tract or parcel of Land  
situate lying and being in the County of Pittsylvania containing Two hundred  
Acres, be the same more or less, and being the land conveyed by the said Thomas  
and Robert Atkinson to the said William Wright by Deed bearing date the 17th day  
of January 1794 which said land the said William Wright is now seized and  
possessest of To have and to hold the said Land above mentioned unto them  
the said Thomas and Robert Atkinson their heirs and assigns for ever to the only proper  
use and behoef of them the said Thomas and Robert Atkinson their heirs and assigns  
for ever upon special Trust and confidence nevertheless and to and for the uses  
intents and purposes following, that is to say, that at any time after the twenty  
fifth day of December which shall happen in the year of our Lord one thousand  
seven hundred and ninety five the said Thomas and Robert Atkinson shall sell  
and dispose of the aforesaid Lands for ready Money giving twenty days previous  
Notice by Advertisement to be set up at the Courthouse of the said County for the best  
price that can be got for the same and out of the money arising from the sale pay  
and satisfy themselves the aforesaid sum of Fifty three pounds together with Interest  
to

(3)

to arise thereon from the 25th day of last December and the oversplus of the money, if any, pay and satisfy to the said William Wright or order for Winters whereof the said William Wright hath herunto set his hand and affixed his seal the day and year first above written

Signed, Sealed and delivered  
in presence of — }

William Wright, L.S.

Gideon Patterson, James Sanders  
his X S Wright, Wm Thomas  
James X S Wright, Wm Thomas  
mark }  
John W Winters, Asa Thomas,  
mark his }  
Benjamin F Ratcliff  
mark }

At a Court held for Pittsylvania County the 21 day of July 1794 —  
The within Deed of Trust was by the within named William Wright acknowledged  
to be his act and deed and the same was Ordered to be Recorded By the Court

Teste. Will Tunstall L.S.

In the Name of god Amen I Benjamin Morris of Pittsylvania County being  
weak of body, but in perfect sense and memory do make and ordain this to be my last Will  
and testament in form and form as follow: I give to my son Samuel Morris the  
Land and Plantation he now lives on Beginning at a Box oak with a Stone set by it which  
is Moses Hankins corner also then to run a straight line to where my Land joins John Cault's  
Land at his corner pine, Also my Saddle and bridle at my decease Item I give to my  
Daughter Elizabeth Bonelton the Land and Plantation on where she now lives to her and  
her bodily heirs forever beginning at Shampies line then running on the line that that  
I have marked of Roeglers line at my decease I tend to my well beloved wife Mary Morris  
the Land and Plantation on where we now live during her life Also I tend to her the  
half of my Stock and household furniture during her widowhood after her marriage  
or decease that part of Stock and furniture to be equally divided between Matthew  
Crael and Mary Hedger and Benjamin Morris's children that is to be divided into  
three parts Item I give to my Son John Morris the other half of my Stock and household  
furniture after my decease I also give to my son William Morris the Land where  
I now live at my Wife Mary Morris's decease I likewise ordain and appoint my  
Wife Mary and my Son Samuel Morris to be the true and lawful executors of  
this my last Will and Testament As witness my hand and Seal this thirteenth  
day of December one thousand seven hundred and ninety one

Signed, Sealed and delivered  
in presence of us — }

Benjamin Morris, L.S.

John Crael, John Crael  
Micajah Crael — }

At a Court held for Pittsylvania County the 21 day of July 1794 —  
The above last Will and Testament of Benjamin Morris deceased was exhibited into  
Court and proved by the Oaths of two of the witnesses thereto and Ordered to be Recorded

By the Court Teste Will Tunstall L.S.

Wilson's Due  
to Parr  
Recd.

THIS INDENTURE made the 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 Basdal Wilson of the County of Pittsylvania in the State of Virginia of the other part witnesseth that the said William Parr for and in consideration of the sum of Thirty two pounds ten shillings money of Virginia to him paid by the said Basdal Wilson at or before the sealing and delivering of these presents the Receipt whereof the said W<sup>m</sup> Parr doth hereby acknowledge hath Granted bargained, sold, released and confirmed unto the said Basdal Wilson and to his heirs and assigns for ever one certain Tractor parcel of Land situate lying and being in the County of Pittsylvania on the branches of Dan River containing by Estimation One hundred and eighty six Acres, be the same more or less, bounded as follows vizt Beginning at a white Oak in Thoids old line and thence N 24 E three hundred and forty poles easterly three branches and <sup>the</sup> falls road to a white Oak in Thomas Sutherland line formerly Headies, and thence along the same West twenty four poles to pointers N 45 W thirty four poles to pointers, thence a new line South twenty four degrees West two hundred and four poles to a persimmon and in Daniel Washams line and thence along his line 33 E one hundred poles to a white oak S 57 W 37 poles to a white oak in Thoids line aforesaid and thence along the same S 84 E twenty two poles to the beginning to include the Plantation whereon the said Basdal Wilson now lives with all Houses, Gardens orchards, Trees, Woods, underwoods, Ways and Watercourses being <sup>a quantity</sup> also the reversion and Rents, remainder and remainders rents issues and profits thereof and all the Estate, right, title, Interest, claim and demand whatsoever of him the said William 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 Basdal Wilson 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 Basdal Wilson and to his heirs and Assigns for ever against himself and his heirs and all and every other person and persons whatsoever in Whom whereof the said William Parr hath herunto set his hand and seal the day and year above written.

William Parr, L.S.

Signed, Sealed and delivered  
in the presence of -

W<sup>m</sup> Dix, M<sup>t</sup> Wilkinson, James Dix  
John H Hendrick, John Wile

MEMORANDUM that on the day <sup>and date</sup> of the within written Day living of owner of the within granted Land and Premises was given by the within named William Parr unto the within named Basdal Wilson according to the full meaning and intent of the within written Indenture.

William Parr, L.S.

Test

W<sup>m</sup> Dix, M<sup>t</sup> Wilkinson, James Dix  
John H Hendrick, John Wile

Done for  
in Dated  
Report  
Dix.

Examin'd

Murphy  
Will

At a Court held for Pittsylvania County the 21 day of July 1794 -  
The within Indenture together with the Memorandum herein inserted were proved by the  
Oaths of three of the witnesses hereto to be the several acts and deed of the within named -  
William Parr All which together with a Commission 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 Teste Will Tunstall L.S. -

Done for  
or Dated  
Report  
Dated

The commonwealth of Virginia To William Dix and William Wilkinson of -  
the County of Pittsylvania Gent. Greeting Whereas William Parr by his certain  
Indenture bearing date the Eleventh day of January hath conveyed unto Bapell -  
Wilson One hundred and eighty six Acres of Land (more or less) situate lying and being  
in the County aforesaid. And Whereas the said Elizabeth the wife of the said William Parr  
cannot conveniently travel to our said County Court to make Acknowledgment of the  
of the said Indenture KNOW YC therefore that we trusting to your fidelity and  
and provident circumspection in diligently examining the said Elizabeth Parr  
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 Parr and take her acknowledgment of the said Indenture and examine her  
privately and apart from the said William Parr her Husband touching her relinquish =  
ment 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 should be recorded in our said County Court  
And when you shall have so examined her and taken her acknowledgment that  
you Certify the same to the Justices of our said County Court under your hands and  
Seals incl'd returning also therewith the said Indenture (which is hereunto annexed)  
and this Writ witness William Tunstall Clerk of our said County Court the first day  
of November 1793 in the 18th year of the commonwealth Will Tunstall  
Pittsylvania County sc

By virtue of the above Commission so as directed we did personally go to Elizabeth  
Parr wife of the above named William Parr 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 acknowledgment of the same  
And do hereby certify that the said Elizabeth Parr did freely and voluntarily relinquish  
her right of Power in and to the Land and Premises aforesaid without the persuasions  
or threats of her said Husband and is willing that the same should be recorded in  
our said County Court. Certified under our hands & Seals this Eleventh day of January  
1794. -

Wm Dix, L.S.  
W. Wilkinson, L.S.

In the Name of God AMEN I James McMurdy of the County of Pittsylvania  
being at this time in perfect health, mind and memory do make and Ordain this my last  
Will and Testament, first and foremost and first of all I give and bequeath my Soul into  
the hands of God that first gave it me in shore and certain hope of the resurrection of the -  
latter day and my body to be buried in a decent manner at the discretion of my Executors  
and

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and as for touching my Worldly Estate that it hath pleased God to bless me with I give unto my loving wife during of life or widowhood the Land and Plantation wherein I now live and after her death I give the said Land and Plantation unto my Son in Law Richard Childress and Mary his wife during their lifetime and after their decease to be equally divided amongst their Children I give unto John Harris and to his wife four shilling to each of them and also I give unto Richard and Mary Childress all my Household furniture and working Tools and also all my Stock of every kind and my Will and desire is that my body should be buried in a decent manner and all my worldly debts be paid and do also appoint my trusty friends Rich' Childress and my wife my sole Sole Executors as Witness my hand and Seal this 24 day of December in the year of our Lord one thousand seven hundred and ninety three.

James <sup>his</sup> McMurdy, S.S.  
Mark

Signed, Sealed & delivered

in presence of — <sup>his</sup>  
Test Thos Dyer, James E Dyer  
<sup>Mark</sup>  
John <sup>his</sup> Turley, Mary Turley <sup>her</sup>  
<sup>mark</sup> <sup>Mark</sup>

At a Court held for Pittsylvania County, the 21 day of July 1794 —  
The within written last Will and Testament of James McMurdy deceased was  
Exhibited into Court and proved by the Oaths of two of the witnesses thereto and  
Ordered to be recorded. By the Court Teste Will Tunstall C.C.

Lewis John  
B<sup>r</sup> his  
Will

In the Name of God AMEN I John Lewis son<sup>r</sup> of Pittsylvania County and State of Virginia being in perfect health and sound reason do make, constitute and appoint this my last Will and Testament in manner and form following: —  
1<sup>st</sup> I give and bequeath unto my Son John Lewis all the Tract of Land that I now live upon lying on the North side of Dan River which I purchased of William McDonald and of John Lewis jun<sup>r</sup> (Mountain) adjoining, and also all that tract of Land lying on the South side of Dan River which I purchased of Thomas Meriwether to him and his heirs for ever. 2<sup>nd</sup> I give and bequeath unto my Son Charles Lewis all that tract of land lying on the North side of Dan river which I purchased of John Raney, and also all that part of the tract of land which I purchased of John Mayo extending from the County line up to the first branch that emptys into Dan river above Bone Creek and a line to be extended from the source of the said branch due North to the back line, to him and his heirs for ever. 3<sup>rd</sup> I give and bequeath unto my Son Robert Lewis all the tracts of Land which I purchased of John Lewis sen<sup>r</sup> (Mountain) and Robert Jones and of the said John Lewis sen<sup>r</sup> (Mt) and John Lewis Jun<sup>r</sup> (Mountain) lying on the North side of Dan river in Halifax County between Wolf Hill Creek and Allen Cattell's line, and also all that part of the tract of land which I purchased of John Mayo lying above the first branch that emptys into Dan river above Bone Creek, thence extending up to Esherson's line, to him and to his heirs for ever. 4<sup>th</sup> I give and bequeath unto my Grand Son John Lewis Read son of my Daughter Jane and Jonathan Read one Male Negroe about his age to him and to his heirs for ever. 5<sup>th</sup> This my Will and desire that two Negro Women and Eleven children between the ages of twelve and two years be taken out of my Estate of Negroes and equally divided between my Son John Lewis and my three Daughters — to wit —

Timber  
Bill of Sale  
in Regard  
to him

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to wit, Jane Read, Mary Williams and Elizabeth Hopson. And that all the residue of my Personal Estate of Negroes, Stock and Furniture be equally divided between my three Sons and three Daughters, to wit, John Lewis, Charles Lewis, Robert Lewis & Jane Read, Mary Williams and Elizabeth Hopson to them and their heirs forever. Wherby It is my Will and desire that my three Daughters part a parts of my aforesaid Personal Estate of Negroes, and also the Negroes that I have given them shall go and descend each to their own Children (that is to say) they shall not be devised nor given to any other person or persons whatsoever by any way or means whatsoever, neither the Negroes nor the value of them. Wherby It is my Will and desire that all my just Debts and all the necessary Expenses of the Settlement, and all the Affairs of my Estate be paid out of the Money that I may have and the debts due to me at my decease, and that the residue be equally divided between my three Daughters, to wit, Jane Read, Mary Williams and Elizabeth Hopson. Wherby I constitute & appoint my three Sons John Lewis, Charles Lewis and Robert Lewis Executors of this my last Will and Testament In Testimony whereof I have hereunto set my hand and affixed my seal this <sup>29<sup>th</sup> day of October one thousand seven hundred and Ninety -  
Signed, Sealed and acknowledged to be  
his last Will and Testament in }  
presence of us . . . . .  
Peyton Thomas, Jacob Thomas,  
John Thomas</sup>

J.W. Lewis, L.S.

At a Court held for Pittsylvania County the 21<sup>st</sup> day of July 1794  
The foregoing last Will and Testament of John Lewis deceased was exhibited into Court by John Lewis and Robert Lewis two of the Executors herein named and proved by the Oaths of the witnesses thereto and Ordered to be recorded, and the said Executors having first taken the Oath of an Executor by law prescribed and together with Jonathan Read and Haynes Morgan their Securities entered into Bond and acknowledged the same, on their Motion Certificate was granted them for obtaining a Probate of the said Will in due form. And liberty is reserved to Charles Lewis the other Executor in the said Will also named to join in the probate thereof when he shall think fit.

By the Court Teste Will Tuckstall L.S.

Wimbley  
Bill of Sale  
in Wm  
coun<sup>d</sup>

I KNOW all Men by these Presents that I John Keesee of Pittsylvania County for and in consideration of the sum of Three hundred and fifteen pounds sixteen shillings fourteen shillings current money of Virginia to him in hand paid by John Wimbley, the receipt whereof is hereby acknowledged I the said John Keesee have bargained, sold and delivered, and by these presents do bargain, sell, confirm and deliver unto the said John Wimbley the following Slaves and Personal Estate, to wit, one Negro man named Peter, two small Negroes, Jenny a yellow girl & Sam a black boy, one Yellow negro Wench named Delfig 35 years old, Danas 3 years old last March, and Phobe one year old last August, all his crop of Corn standing in the field, together with the Blades and tops that come off it, 6 large Stacks & 2 small of Peat in the Straw, supposed 18 Bushells & 1 bushel Wheat, suppose to contain 18 Bushells, all his Tobacco, except 1200 in the loose & in the field, 1 feather Bed & furniture (to wit) 1 Bed cord, 2 Sheets, 2 Blankets & Couched & Bedstead, 1 feather Bed & furniture vizg 1 pair Sheets, 1

1 covered, one bedsted, 1 feathered and furniture 100/- 1 Sheet 1 Blanket, &  
one old covered, Bedsteads Head, 1 Chest painted red, 1 Walnut folding Table  
1 Wine Chest, 9 Rush Chairs, 1 Case with 9 Bottles, 1 smooth board gun, 1  
Womans Saddle, 1 Snaffle bridle, 1 Chestnut sorrel Horse, branded CW with  
a blaze in his forehead, 2 Hig'd Hh. Toleau, al Brds fit'd for Rolling 3 Cows  
Heifers, one black Cow with a Bell, 1 red & white Cow with a short tail, 1 yellow  
Heidle Heifer, 1 brindle & white 2 year old Heifer, 1 brindle & white Steer 1 y/o  
Blous Sheep, one black Horse with one eye out, one Sorrel Mare with a  
blaze in her face, hip shotted, one sorrel Mare bott, 1 sow & 8 young pigs  
unmarked, the sow marked with a crop in the left and an over heel in  
the right ear, 1 sow big with pig, 20 Sheats, the last sow and the sheat  
marked with a crop and a hole in the right, and an under heel in the  
left ear, 1 Doct, 1 600 Day, 1 400 Day & 1 Haynes, 2 Cotton Spinning  
Wheels, 1 fly Wheel with flyers & spool, 2 Narrow bolt Axes, 2 Dutch Ploughs  
2 grubbing hoes, 3 Narrow hoes, 3 quart Basons, 1 2 qt bacon, 1 3 qt bacon  
2 Pewter Dishes, 7 Pewter plates, 5 Table spoons, 3 Queens ware Plates, &  
1 copper Coffee pott, 2 Old chain traces & Haynes, 1 Case Knives & Forks, 8 pair  
Piggins, 2 Sad Irons, 1 hand saw, 1 Inch Auger & 1 drawing knife, 1 large Pott  
1 small Dutch oven & 1 small Dutch ood, 2 pair bolt hooks, & 1 frying pan  
To have and to hold the aforesaid Slaves &c unto the said John Wimbish  
his heirs and assigns for ever AND I the said John Keesee do for my self my  
Heirs, Executors and Adm<sup>r</sup> warrant and defend the right, title & Interest of the  
said Slaves and Personal Estate unto the said John Wimbish his heirs and  
Assigns for ever free and clear from the right, title & Interest of me & my heirs  
and free & clear from the lawful claim, challenge and demand of all and  
singular other person or persons whatsoever. <sup>IN TESTIMONY whereof I</sup>  
the said John Keesee have hereunto set my hand and seal this thirteenth  
day of September Anno Domini One thousand seven hundred and ninety four  
Signed, Sealed & Delivered  
in presence of  
Alex<sup>r</sup> Irvine, James Logan

John Keesee, S.S.

At a Court held for Pittsylvania County the 15 day of September 1794  
This Bill of sale from John Keesee to John Wimbish was by the said John Keesee  
acknowledged to be his act and deed and the same was ordered to be recorded  
By the Court Teste Will Tunstall 68

Duper's Deed  
from Tunstall

Ezra<sup>r</sup>

This Indenture made this 15 day of September Anno Domini Seventy  
hundred and ninety four Between William Tunstall and Jane Merivether  
Lew wife of the one part and John Duperay the other part both of the County of  
Pittsylvania Wmefeth that the said Tunstall for and in consideration of the  
sum of Ninety five pounds in hand paid by the s<sup>r</sup> Duperay the receipt whereof and  
every part and parcel thereof the s<sup>r</sup> Tunstall doth hereby acknowledge & acquit  
the s<sup>r</sup> Duperay his heirs, execs. Adm<sup>r</sup> &c. and the s<sup>r</sup> Tunstall hath bargained  
sold, and delivered and do by these presents bargain and sell and deliver unto  
the s<sup>r</sup> Duperay his heirs, execs. Adm<sup>r</sup> or Assigns a certain tract or parcel of  
Land

Land containing Two hundred and eight acres by Survey lying and being in the  
County of Pittsylvania Bounded as followeth Beginning at a post oak in Floyd  
Tanners line, thence 60 poles to a hickory, thence along Kingtons line 197 poles, thence  
62 pole John and Tom Roberts line, thence 208 pole in old Mays line, thence 116  
pole in Claybroke's line, thence 68 pole in Tanners line to the beginning To have  
and to hold the said Tract or parcel of land with all improvements lying or being  
on the said Land, and all privileges and profits may arise from the said Land to the  
only proper use and behoof of the said Dupray his heirs, executors and assigns for  
ever And the said Tunstall and Jane Meriwether his wife for and against himself  
and his heirs, executors, administrators and assigns and for and against all persons whatsoever  
that may be now or shall hereafter claim by or through him or any of them or  
any other way whatsoever the said tract or parcel of land with all appurtenances  
unto the said Dupray his heirs, executors, administrators and assigns will warrant and for  
ever defend in WITNESS whereof he hath set his hand and seal this day  
and year above written

Will J Tunstall S.S.

Signed Sealed & Delivered  
in presence of —

At a Court held for Pittsylvania County the 15 day of September 1794  
The within Indenture was by the within named William J Tunstall acknowledg-  
ed to be his act and deed and the same was Ordered to be Recorded

By the Court Justice Will Tunstall 68

This Indenture made the 29 day of November in the Year one thousand  
seven hundred and ninety three Between Bridget Buragon of the County  
of Franklin the one part, and Thomas Jones of the County of Pittsylvania of  
the other part Witnesseth that for and in consideration of the sum of Twenty  
five pounds lawful money of Virginia in hand paid by the said Thomas  
Jones to the said Stevens Clever the receipt whereof he doth acknowledge and  
Acquit said Stevens Clever his heirs Executors and Administrators have alredy  
Released and confirmed and by these presents doth give, grant and confirm unto  
Tho. Jones his heirs, executors and administrators Two hundred acres of land so compuled, be  
the same more or less lying and being in the County of Pittsylvania and bounded  
as followeth Beginning at corner pine on William Haynes line thence along  
Haynes's line to a corner pine, thence new line to Hightowers line a red oak  
Thence new line to a corner oak or pine which I have forgot, thence along Stephen  
Yateses line to a corner oak, thence on Nashes line to a corner oak, thence on  
Shall Housers line, thence along the said line to a corner pine in William Haynes  
line, thence along the said line rising Pig River road to the beginning To have  
and to hold the before mentioned land and premises unto Thomas Jones his heirs &  
with the appurtenances therunto belonging within the bounds aforesaid and doth  
hereby from this time forth for ever for himself his heirs executors quit all the title  
title of the said land to Thomas Jones his heirs &c. and do hereby warrant and ever  
defend title and title of the said lands unto Thomas Jones from all persons whatsoever  
claiming to having any title or title to the said above mentioned lands I do  
Witness whereof the said Bridget Buragon have set my Seal this before

(42) mentioned date signed, sealed and delivered in presence of her  
John Oliver  
Stephens Oliver  
Washington Oliver  
Bridget B Cunningham, S.S.  
mark

At a Court held for Pittsylvania County the 17 day of February 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 Bridget Cunningham which was  
Ordered to be Certified. And afterwards, to wit, At a Court held for the said  
County the 15th day of September 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 Turstall 68

This INDENTURE made this the fifteenth day of September in the year  
of our Lord Christ one thousand seven hundred and ninety four Between -  
George Herndon of the County of Pittsylvania, Virginia, of the one part, and  
James Biggers of the County aforesaid of the other part witnesseth that the  
said George Herndon for an inconsideration of the sum of Thirty pounds good  
and Lawful Money of Virginia to him in hand paid and satisfied by the said  
James Biggers, the receipt whereof him the said Herndon doth hereby acknow-  
ledge hath bargained, sold, infused and confirmed and by these presents  
doth absolutely give, grant, bargain, sell, infuse and confirm unto the  
said Biggers one certain tract or parcel of Land lying and being in the  
County aforesaid on the Waters of Strawberry Creek containing Fifty Acres  
be the same more or less, and bounded as followeth, to wit, Beginning at  
longs corner white Oak near the old path that leads from Longs to Richard Prewells  
old place, thence the said Path with Will Elliotts line a North course to -  
Robert Devins line, thence his line nearly West to Jonathan Thomas's line  
thence his line to the said Biggers line, thence South his line to Longs line thence  
his line a east course to the first station And all the right of him the said George  
Herndon for himself and his heirs the above granted tract of Land unto the said  
James Biggers his heirs and assigns will for ever warrant maintain and defend  
from the claim of any person or persons whatsoever In Witness whereof the  
said George Herndon hath hereunto set his hand and Seal the Year and day  
first above written -  
George Herndon, S.S.  
Signed, Sealed & Deliv'd  
in the presence of -

At a Court held for Pittsylvania County the 15 day of September 1794  
The above Indenture was by the above named George Herndon acknowledged  
to be his act and deed and the same was Ordered to be Recorded  
By the Court Teste Will Turstall 68

This Indenture made this fifteenth day of September in the year of our Lord one thousand seven hundred and sixty four Between Samuel Tompkins son of the County of Pittsylvania of the one part and John Tompkins and Edmund Tompkins both of the County aforesaid of the other part witnesseth that the said Samuel Tompkins son for and in consideration of the sum of One hundred and fifty pounds current money of Virginia to him in hand paid by the said John and Edmund Tompkins 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 John and Edmund Tompkins one certain tract or parcel of Land lying and being in the County aforesaid on both sides of Bearskin Creek containing Two hundred Acres and bounded as followeth, to wit, Beginning at pointers on the road in Walter Lamb's line, thence North 19 degrees West 170 poles across the creek to a white oak, thence South Sixty degrees West 186 poles crossing Little Bearskin to a white oak, thence South 64 degrees West 93 poles crossing Collards road to a corner in an old field, thence South 24 $\frac{1}{2}$  degrees West 30 poles to a white oak by a branch in Abraham Parishes line, thence down the branch as it meanders South 64 degrees East 26 poles to a branch at the ford on Hickey's road, thence down the road North 89 east 67 poles at the forks of the road, thence South 71 East 40 poles to a corner on the said road, thence North 80 $\frac{1}{2}$  degrees East 180 poles to the beginning To have and to hold the said Land premises with its appurtenances unto the said John & Edmund Tompkins their heirs and assigns forever And the said Samuel Tompkins son for himself his heirs and assigns and all and every other person or persons whatsoever shall and will warrant and defend the right, title and claim of the said tract of Land unto the said John and Edmund Tompkins their heirs and assigns forever In Witness whereof the said Samuel Tompkins son hath hereunto set his hand and seal the day — Year above written —

Sam'l Tompkins Son: 183,

At a Court held for Pittsylvania County the 15th day of September 1794 on The within Indenture was by the within named Samuel Tompkins 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 the fourth day of September in the year of our Lord Christ one thousand seven hundred and sixty four Between George Herndon of the County of Pittsylvania of the one part, and Edward Long of the County of the other part witnesseth the said George Herndon for an inconsideration of the sum of one hundred pounds to him in hand paid lawfull money of Virginia, the receipt whereof him the said Herndon doth hereby acknowledge himself satisfied, hath bargained, sold, engaged and confirmed, and by these presents doth absolutely give Grant, Bargain, Sell enfeoff and confirme unto the said Edward Long one certain Tract or parcel of Land lying and being in the County aforesaid containing Forty Acres, the same more or less, and bounded as followeth, to wit, Beginning at a red oak sapling in said Long's line, thence his line North west to a post oak corner of said Long's line, thence along William Elliott line to a post oak corner, thence along said Elliott's line South east to a black stump on said Elliott's line, thence back

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to a white oak tree said alongs corner, thence along said longs line South west  
to the beginning corner and right of him the said Geo Herndon for himself  
and his Heirs the above grantee Treaty of Land unto the said Edward Long his  
Heirs and assigns will forever warrant, maintain and defend from the just  
claim or claims of any person or persons whatever Ist witness whereof  
the said George Herndon hath hereunto set his hand and affixed his Seal  
the year and day first above written  
Signed, Sealed & delivered  
in the presence of —

George Herndon, A.S.

At a Court held for Pittsylvania County the 15 day of September 1794  
The within Deed was by the within named George Herndon acknowledged  
to be his act and deed and the same was ordered to be recorded By the Court  
Teste Will Turnstall C.S.

Holloway  
Deed from  
Watkins

This Indenture made this seventh day of June in the year of our  
Lord God one thousand seven hundred and ninety four Between Samuel —  
Watkins of the County of Halifax and State of Virginia and Mary Watkins of  
the County of Pittsylvania and State of Virginia of the one part and Billy —  
Holloway of Pittsylvania County and some State of the other part witnesseth  
that the said Samuel Watkins and Mary Watkins for the consideration of  
Thirty eight pounds fifteen shillings good and lawfull money of Virginia  
to them in hand paid the receipt whereof they doth hereby acknowledge have  
Granted, bargained sold and confirmed and by these presents doth grant  
Bargain sell and confirm unto the said Billy Holloway his heirs and  
Assigns for ever one certain tract or parcel of Land containing One hundred  
and fifty five Acres, more or less, lying and being in the <sup>3</sup> County of —  
Pittsylvania, and on the waters of Little Sandy Creek Bounded as —  
followeth, to wit, beginning at a Pine Stump in Joseph Tippens line  
thence with his line South eighty degrees East thirty four poles to a pine  
thence North thirty six and a half East one hundred and fifty two poles to a  
white oak, thence North fifty one and three fourth deg West one hundred  
and eighty eight poles to a post oak, thence South fifty two and half West —  
Ninety two poles to a red oak, thence South thirty seven and half degrees East  
to a pine at a road forty poles, thence South forty six East seventy six poles to a  
black gum in the head of a branch thence south eleven degrees East ninety  
two poles to the begining together with all buildings, Richards, Improvements  
and appertances therunto belonging or in any ways appertaining, and  
also all the rents and services thereof, and all the right, title, Interest, claim  
and demands of them the said Samuel . . . . . and Mary Watkins their  
Heirs and assigns of, in and to the said tract or parcel of land, to have and to  
hold the <sup>3</sup> tract or parcel of land with all and singular the premises above  
mentioned and every part thereof with the appurtenances unto the said Billy —  
Holloway his heirs and assigns to only proper use and behoof of the said —  
Billy Holloway his heirs and assigns for ever, And the <sup>3</sup> Samuel and Mary  
Watkins for themselves and their heirs the <sup>3</sup> tract or parcel of land and —  
memories and every part thereof against themselves and their heirs and —  
against

against all and every other person or persons whatsoever unto the said Billy Holloway  
his heirs and assigns shall and will warrant and forever defend by these presents in  
Witness whereof the said Samuel Watkins and Mary Watkins hath hereunto set  
their hands and affixed their seals this day and year first above written —  
1794 before signed between the 13 and 14th lines, poles, between the 18 and  
19 lines West between the 30 and 31 lines.

Samuel Watkins, Esq.  
Mary <sup>her</sup> Watkins, Esq.  
mark

Signed and delivered  
in presence of —

John Vaughan, John Holloway  
John Johnson, Philip <sup>big</sup> Earp  
mark

At a Court held for Pittsylvania County the 15 day of September 1794  
The within Deed was proved by the Oaths of three witnesses thereto take the  
respective acts and deed of the within named Samuel Watkins and Mary  
Watkins and the same was Ordered to be Recorded By the Court

Teste — Will Tunstall Esq.

This INDENTURE made this Nineteenth day of July in the year of our Lord one  
thousand seven hundred and ninety four Between Billy Holloway of the County of  
Pittsylvania and State of Virginia of the one part and James Holloway of the same County  
and State of the other part Witnesseth that the said Billy Holloway for the considera-  
tion of fifteen pounds good and lawfull money of Virginia to him in hand paid  
the receipt whereof he doth hereby acknowledge hath granted, bargained sold and  
confirmed and by these presents doth grant, bargaine sell and confirm unto the said  
James Holloway his heirs and assigns for ever one certain tract or parcel of Land  
lying and being in the County of Pittsylvania and on the waters of Little Sandy  
Creek, bounded as followeth, to wit, beginning at pointers in Samuel Watkins  
line, thence with his line North fifty one an. three quarter degrees West eighty  
four poles to a post oak, thence South fifty two and half West ninety two poles to a  
red oak, thence South thirty seven and half east forty poles to a pine at the road  
thence South forty six deg<sup>r</sup> East fifty two poles to a pine, thence a new line North  
forty five East one hundred and eight poles to the beginning containing fifty five  
Ares more or less, together with all buildings orchards, improvements and Apparta-  
ments therunto belonging or in any way appertaining, as also all the rents and  
services thereof, and all the right, title, Interest, claim and demand of him the said  
Billy Holloway his heirs and assigns of in and to the said Tract or parcel of Land, To  
have and to hold the said tract or parcel of land with all and singular the premises  
above mentioned and every part thereof with the appurtenances unto the said James Holloway  
his heirs and assigns to the only proper use and behoof of the said James Holloway his heirs  
and assigns for ever And the said Billy Holloway for himself his heirs and assigns the said  
tract or parcel of land and premises and every part thereof against himself his heirs and  
assigns, and against all and every other person or persons whatsoever unto the said  
James Holloway his heirs and assigns shall and will warrant and forever defend by these  
presents, in witness whereof the said Billy Holloway hath hereunto set his hand and  
affixed his seal this day and year first above written.

Billy Holloway, Esq.

Signed and delivered  
in presence of —

Samuel Walker, Adam Walker  
John <sup>big</sup> Johnson, Philip Earp.

At

to a white oak to said dogs corner, thence along said dogs line south west  
to the beginning corner and right of him the said George Herndon for himself  
and his Heirs the above grantee Treaty of Land unto the said Edward Long his  
Heirs and assigns with full power warrant, maintain and defend from the just  
claim or claims of any person or persons whatsoever I do witness whereof  
the said George Herndon hath hereunto set his hand and affixed his Seal  
the year and day first above written  
Signed, Seal & delivered  
in the presence of —

George Herndon, A.S.

At a Court held for Pittsylvania County the 15 day of September 1794  
The within Deed was by the within named George Herndon acknowledged  
to be his act and deed and the same was ordered to be recorded By the Court  
Teste Will Turnstall C.S.

Holloway's  
Deed from  
Watkins

This Indenture made this seventh day of June in the year of our  
Lord God one thousand seven hundred and ninety four Between Samuel  
Watkins of the County of Halifax and State of Virginia and Mary Watkins of  
the County of Pittsylvania and State of Virginia of the one part and Billy  
Holloway of Pittsylvania County and State of the other part Witnesseth  
that the said Samuel Watkins and Mary Watkins for the consideration of  
Thirty eight pounds fifteen shillings good and lawfull money of Virginia  
to them in hand paid the receipt whereof they doth hereby acknowledge have  
Granted, bargained sold and confirmed and by these presents doth grant  
bargain sell and confirm unto the said Billy Holloway his heirs and  
assigns forever one certain tract or parcel of Land containing One hundred  
and fifty five Acres, more or less, lying and being in the <sup>3</sup> County of  
Pittsylvania, and on the waters of Little Sandy Creek Bounded as  
followeth, to wit, beginning at a pine stump in Joseph Tippens line  
thence with his line south eighty degrees East thirty four poles to a pine  
thence North thirty six and a half East one hundred and fifty two poles to a  
white oak, thence North fifty one and three fourth deg<sup>n</sup> West one hundred  
and eighty eight poles to a post oak, thence South fifty two and half west  
Ninety two poles to a red oak, thence South thirty seven and half degrees East  
to a pine at a road forty poles, thence South forty six East seventy six poles to a  
black gum in the head of a branch thence south eleven degrees East ninety  
two poles to the beginning together with all buildings, orchards, improvements  
and appurtenances therunto belonging or in any ways appertaining, and  
also all the rents and services thereof, and all the right, title, interest, claim  
and demand of them the said Samuel and Mary Watkins their  
Heirs and assigns of, in and to the said tract or parcel of land, to have and to  
hold the said tract or parcel of land with all and singular the promises above  
mentioned and every part thereof with the appurtenances unto the said Billy  
Holloway his heirs and assigns to only proper use and behoof of the said  
Billy Holloway his heirs and assigns forever, and the said Samuel and Mary  
Watkins for themselves and their heirs the said tract or parcel of land and  
promises and every part thereof against themselves and their heirs and  
against

Holloway  
Deed from  
Watkins

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against all and every other person or persons whatsoever unto the s<sup>d</sup> Billy Holloway his heirs and assigns shall and will warrant and for ever defend by these presents in Wictrefs whereof the said Samuel Watkins and Mary Watkins hath herunto set their hands and affixed their seals this day and year first above written —  
1793 interlined before sign'd between the 13 and 14th lines, places, between the 18 and 19. lines will between the 30 and 31 lines.

Signed and delivered  
in presence of —  
John Vaughan, John Holloway  
John Johnson, Philip <sup>big</sup> Carp  
mark

Samuel Watkins, L.S.  
Mary <sup>her</sup> Watkins, L.S.  
mark

At a Court held for Pittsylvania County the 15 day of September 1794  
The within Deed was proved by the Oaths of three witnesses thereto to be the  
respective acts and deed of the within named Samuel Watkins and Mary  
Watkins and the same was Ordered to be Recorded By the Court

Teste

Will Tunstall C.S.

This INDENTURE made this Nineteenth day of July in the year of our Lord one  
thousand seven hundred and ninety four Between Billy Holloway of the County of  
Pittsylvania and State of Virginia of the one part and James Holloway of the same County  
and State of the other part witnesseth that the said Billy Holloway for the consider-  
ation of fifteen pounds good and lawfull money of Virginia to him in hand paid  
the receipt whereof he doth hereby acknowledge hath granted, bargained sold and  
confirmed and by these presents doth grant, bargain sell and confirm unto the said  
James Holloway his heirs and assigns forever one certain tract or parcel of land  
lying and being in the County of Pittsylvania and on the waters of Little Sandy  
Creek, bounded as followeth, to wit, beginning at pointers in Samuel Watkins  
line, thence with his line North fifty one an. three quarter degrees West eighty  
four poles to a post oak, thence South fifty two and half West ninety two poles to a  
red oak, thence South thirty seven and half east forty poles to a pine at the road  
thence South forty six deg<sup>r</sup> East fifty two poles to a pine, thence a new line North  
forty five East one hundred and eight poles to the beginning containing fifty five  
Ares more or less, together with all buildings orchards, improvements and appula-  
nances therunto belonging or in any way appertaining, as also all the rents and  
services thereof, and all the right, title, Interest, claim and demand of him the said  
Billy Holloway his heirs and assigns of in and to the said Tract or parcel of Land To  
have and to hold the said tract or parcel of land with all and singular the premises  
above mentioned and every part thereof with the appurtenances unto the said James Holloway  
his heirs and assigns to the only proper use and behoof of the s<sup>d</sup> James Holloway his heirs  
and assigns for ever And the s<sup>d</sup> Billy Holloway for himself his heirs and assigns the s<sup>d</sup>  
tract or parcel of land and premises and every part thereof against himself his heirs and  
assigns, and against all and every other person or persons whatsoever unto the said  
James Holloway his heirs and assigns shall and will warrant and for ever defend by these  
presents in witness whereof the said Billy Holloway hath herunto set his hand and  
affixed his seal this day and year first above written.

Billy Holloway, L.S.

Sealed and delivered  
in presence of —  
Samuel Watkins, Adam Walker  
John Johnson, Philip Carp.

At

(16)  
2<sup>nd</sup>  
At a Court held for Pittsylvania County the 15 day of September 1794  
The above Indenture was by the above named Billy Holloway acknowledged  
to be his act and deed and the same was ordered to be recorded.

By the Court Teste Will Dandridge Esq

Mottley's  
Deed for  
Beadles

This Indenture made this fifteenth day of August one thousand  
seven hundred and ninety four Between Sedon Beadles of Pittsylvania  
County of the one part and Daniel Mottley of the County aforesaid of the  
other part witnesseth that the said Sedon Beadles for and in consideration  
of the sum of One hundred and ten pounds current money of Virginia to  
him in hand paid by the said Daniel Mottley the receipt whereof the said  
Sedon Beadles hath granted, bargained and sold and by these presents  
doth grant, bargain and sell unto the said Daniel Mottley to him his  
heirs and assigns forever one certain, tract or parcel of Land lying in  
Pittsylvania County on the branches of Rachels fork and bounded as aforesaid  
followeth to wit, Beginning at Floyd and Thomas Tanners corner Pointers  
and thence anew line North fifteen degrees West one hundred and sixty  
two poles crosing a bold branch to Pointers in Joseph Mottley old line  
and thence along the same South eighty two and a half degrees West one  
hundred and four poles crosing the said branch several times to pointers  
South one and a half degrees West one hundred and forty eight poles to a  
red oak in Floyd Tanners line and thence his line South forty and a half  
degrees east five poles to pointers and thence a new line North seventy  
five degrees East one hundred and fifty two poles to the beginning, the said  
tract or parcel of Land containing by estimation one hundred and twenty  
five acres, be the same more or less, together with all Houses orchards  
Gardens, woods, waters and water courses standing, growing and being  
and the reversion, remainder and remainders thereof and all the right  
title interest claim and demand whatsoever of him the said Sedon Beadles  
of, in or to the premises or any part thereof to have and to hold the  
said tract or parcel of Land and premises to gather with theirs and every  
of their appurtenances unto the said Daniel Mottley to him his heirs and  
assigns for ever to the only use and behoof of him the said Daniel Mottley to  
him his heirs and assigns for ever And I the said Sedon Beadles and my heirs  
and from all and every person or persons shall and will for ever warrant and  
defend the abovesaid land and premises to said Daniel Mottley to him his  
heirs and assigns for ever Given under my hand and Seal the day and year  
above written, Signs sealed and delivered in presence of -

Seaton Beadles, Esq,

At a Court held for Pittsylvania County the 15th day of September 1794  
The within Indenture was by the within named Seaton Beadles acknowledged  
to be his act and deed, and Sarah the wife of the said Seaton (she being first  
privately examined as the law directs) relinquished her right of dower  
in

Dec 1794  
acknowledged  
in presence of  
John Dyer, George Strange,  
William M<sup>r</sup> Vance, James Dalton,  
and witness to the same day and year  
and place whereof above written  
and signed by the parties  
and sealed with their hands  
and affixed thereto this 15th day of September 1794  
in the year of our Lord one thousand seven hundred and ninety four.

AT Exam'd before me this 15th day of September 1794  
in and to the Land and premises Conveyed by the said William Vance which were Deed  
to be recorded By the Court Teste Will Duxstall Esq

This Indenture made this twenty fourth day of January in the year of  
our Lord one thousand seven hundred and ninety four Between William  
McNance of Pittsylvania County and State of Virginia of the one part and  
James Strange of the said County and State of the other part Witnesse that  
the said William Vance for and in consideration of the sum of Sixty five pounds  
current Money of Virginia to him in hand paid by the said James Strange hath  
Given, granted, Bargained, sold, Almond Enfeoffed and confirmed and by these  
Presents doth give, grant, Bargain, sell, alien, enfeoff and confirm unto the said  
James Strange and to his heirs for ever one certain tract or parcel of Land  
containing One hundred and forty one Acres, more or less, it being part of a tract  
or parcel of Land which was granted to William Ruckel by Patent bearing date  
the seventh day of July one thousand seven hundred and sixty three lying lying  
on both sides a south branch of the lower South fork of Sandy River and bounded as  
followeth to wit, Beginning a Chestnut North seventy five degrees east thirty four  
poles crossing a small branch to a birch tree North five degrees West sixty poles to  
a red oak, South eighty degrees East sixty poles to a red oak, South two hundred and  
twenty poles crossing a branch of Sandy River to a white oak South eighty eight degrees  
West one hundred and twenty six poles crossing a branch to a Chestnut, North thirteen  
degrees east one hundred and twenty poles crossing the said South branch of Sandy  
River to the beginning together with all the improvements and appurtenances to  
the same belonging to have and to hold the said Land and premises unto the said  
James Strange and to his heirs for ever, and the said William Vance doth hereby  
covenant for himself and his heirs that he will warrant the said Land unto the  
said James Strange and to his heirs and assigns for ever In Witness whereof the  
said William McVance hath hereunto set his hand and seal the day and year  
first above written.

William McVance, S.S.

Signed, Sealed and delivered  
in presence of —  
George <sup>his</sup> Dyer George <sup>his</sup> Currey  
Mark <sup>his</sup> mark

James Dalton.

MEMORANDUM That quiet and peaceable possession of living and  
seizure of the within granted lands and premises was given by the said William  
Vance to the within named James Strange according to the intent and meaning  
of the within Deed the same day and year within mentioned —

In presence of  
George <sup>his</sup> Dyer George <sup>his</sup> Currey  
mark mark

James Dalton.

William McVance, S.S.

At a Court held for Pittsylvania County the 15th day of September 1794  
The within Indenture and the Memorandum herein endorsed were by the within  
named

named William M. Nance acknowledged to be his several acts and deed which together with a Commission for the jury examination of Elizabeth the wife of the said William M. Nance and a report thereon were ordered to be recited

By the Court Teste Will Tunstall 68

Strange for  
Name.

Ded & Report

The common wealth of Virginia To William Harrison and George Adams of the County of Pittsylvania Qmt. greeting Whereas William M. Nance by his certain number of Bargain and Sale bearing date the 24th day of January 1794 hath conveyed unto James Strange One hundred and forty one Acres of Land situate lying and being in the said County of Pittsylvania AND Whereas Elizabeth the wife of the said William M. Nance cannot conveniently travel to the Court of our said County of Pittsylvania to make acknowledgment of the said Indenture Know ye therefore that we trusting to your fidelity and provident circumspection in diligently examining the said Elizabeth touching her relinquishment of Dowry in and to the Land and premises Conveyed by the said Indenture do therefore command you or any two of you that you personally go to the said Elizabeth and privately and apart from her said Husband you examine her and take her acknowledgment of 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 should be recorded in our said County Court, And when you shall have so examined her and taken her acknowledgment that you certify the same under your hands and Seals to the Justices of our said County Court of Pittsylvania enclosed returning also therewith the said Indenture and this Writ Witness William Tunstall Clerk of our said County Court the 28th day of August 1794 in the 19th Year of the Common wealth

Pittsylvania County for

Will Tunstall

By Virtue of the above Desimus to us directed we did Personally go to Elizabeth the wife of the above named William M. Nance and privately and apart from the said William M. Nance her husband examined her and took her acknowledgment of the said Indenture, and we do hereby certify that the said Elizabeth did freely and voluntarily without the persuasions or threats of her said husband, relinquish her right of Dowry in and to the Land and premises conveyed by the said Indenture and is willing that the same should be recorded in our said County Court of Pittsylvania Certified under our hands and Seals this 12 day of Sept 1794

W<sup>m</sup> Harrison, L.S.  
Geo Adams, L.S.

Hanks's Deed  
for Dodson

This Indenture made this 16 day ag<sup>t</sup> in the year of our Lord Christ one thousand seven hundred and ninety four Between David Dodson of the County of Pittsylvania of the one part and Moses Hanks of the same County of the other part witnesseth that the said David Dodson for and in consider of the sum of Two hundred and twenty pounds current money of Virginia hath bargained sold and by these presents doth bargain and sell and for every confirmed unto the said Moses Hanks a certain tract plantation or

Parcel

(44)

parcel of land lying and being in the County aforesaid and containing by Survey Two hundred and twenty acres and bounded as follows, to wit, Beginning at a white oak a corner tree, thence south 53 degrees West 167 poles to a red oak, thence south 81 degrees West 96 poles infing the road to pointers in Wattens line, thence on his line south 6 degrees West 76 poles to a red oak in maldons line, thence his line south 70 degrees East 76 poles to pointers, thence North 80 degrees East 102 poles to a black oak; thence along John Bushmans line south 60 degrees East 68 poles to a white oak North 78 degrees East to a red oak a corner tree, thence a dividing line between the said David Dodson and the Land within mentioned to the first Station, Together with all Houses, orchards, Waters, ways and all other privileges thereto belonging, with Revision and Reversions, Remainder and Remainers — Rents Issues and profits To have and to hold the said bargained premises with the Appurtenance unto Moses Hanks his heirs and assigns to his and their only proper use and benefit forever And the David Dodson for his part doth covenant and agree to and with the said Moses Hanks in the following manner that is to say that he hath a good right, full power and lawfull Authority to sell and convey the said bargained premises unto the said Moses Hanks, and the said David Dodson doth warrant and for ever defend against all manner of Persons whatsoever in witness whereof he hath hereunto set his hand and Seal the day and year first above written —

David D. Dodson, L.S.  
mark

Signed, Sealed, and delivered }

in presence of as  
Tho<sup>s</sup> Hill, Jonathan Hill, George Hanks.

MEMORANDUM the day and year within written peccable quiet possession of the within granted Land and Premises was given and made unto the within named Moses Hanks according to the tenor form and effect of the within written Deed —

David D. Dodson, L.S.  
mark

Test

Tho<sup>s</sup> Hill, Jonathan Hill, George Hanks —

RECEIVED of Moses Hanks sixteenth day of August Anno Domini one thousand nine hundred and forty four the sum of two hundred and twenty pounds — Current money of Virginia it being consideration money within mentioned I say received by me —

David D. Dodson, L.S.  
mark

Teste

Tho<sup>s</sup> Hill, Jonathan Hill, George Hanks —

At a Court held for Pittsylvania County the 15th day of September 1794 — The within Deed together with the Memorandum and Receipt hereon indorsed were by the within named David Dodson acknowledged to be his several acts and Deed and Elizabeth the wife of the said David, she being first privately examined as the Law directs, relinquished her right of dower in and to the Land and Premises Conveyed by the said Deed, All which were ordered to be recorded —

By the Court

Teste

Will Tunstall L.S.

50

Middle Dard  
for Henson

This Indenture made this the fourth day of September in the year of our Lord Christ one thousand seven hundred and ninety four Between George Henson of the County of Pittsylvania of the one part and William Elliott of the 3<sup>d</sup> County of the other part Witneseth that the said George Henson for and in consideration of the sum of One hundred pounds to him in hand paid by the Money of Virginia the receipt whereof him the said Henson doth hereby acknowledge himself satisfied hath bargained sold agreed and confirmed and by these presents doth absolutely give grant bargain sell Enfeoff and confirm unto the said William Elliott one certain tract or parcel of land lying and being in the County aforesaid containing One hundred and fifty Acres, be the same more or less, and bounded as followeth, to wit Beginning at a red oak sapling in James Bleakley's line, thence his line south along a path to a Chestnut tree, thence south to a post oak corner from thence North to a post oak corner, thence south a straight line to Edes Long's corner post oak, thence North running with a old path to Ro. Davis line, from thence east the said line to a post oak corner, thence Sparlings line to James Bleakley's corner red oak, thence the said line to the beginning and the right of him the said Geo Henson for himself and his heirs the above granted tract of Land unto the said William Elliott his heirs and assigns will forever warrant maintain and defend from the just claim or claims of any person or persons whatsoever In witness whereof the said George Henson hath hereunto set his hand and affixed his seal the year and day first above written . . . .

George Henson, A.S.

Signed, Sealed and delivered  
in the presence off . . . .

At a Court held for Pittsylvania County the 15 day of September 1794  
The within Indenture was by the within named George Henson  
acknowledged to be his act and deed and the same was ordered to be  
recorded By the Court Teste Will Tonstall 168

Dated  
for Kearby  
1800

This Indenture made this twentieth Ninth day of November in the Year of our Lord God one thousand seven hundred ninety two Between John Kearby of the Colony of Virginia in the County of Pittsylvania of the one part and Bolin Kearby of said County and State of the other part Witneseth that the said John Kearby for and in the consideration of the sum of one hundred pounds Current money of Virginia to him the said John Kearby in hand paid by the said Bolin Kearby the receipt whereof the said John Kearby doth hereby acknowledge hath granted, bargained and sold, and by these presents doth grant, bargain sell and confirm unto the said Bolin Kearby his heirs and assigns for ever a certain tract or parcel of land lying in the said County aforesaid lying on the North fork of Sandy Creek containing Eighty acres begining at a post oak on the old road thence alonge the old line to a branch in the Creek thence down the Creek to a corner white oak thence a strake line

Wilson  
Dad for  
Walters

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line to a corner red oak in Boling's line, thence along the same to a corner white oak on the creek, thence up the creek to a white oak on the south side of the Creek, thence over lines to a red oak on the old road thence along the road to the beginning of the tract of Land bounded by the said lines all houses, orchard, fences, Woods, waters and water courses thereon to have and to hold the above granted Land and premises to him the said Bolin Kearby his heirs and assigns for ever, and the said John Kearby doth covenant and agree to and with the above named Bolin Kearby for himself and his heirs and assigns to make the said Bolin Kearby and his heirs and assigns and further assurance to the said Land and premises as shall be by law required in witness whereunto the said John Kearby hath hereunto set his hand and seal the day and year above written Signed, sealed and delivered in presence of } John Kearby, L.S.  
Jacob Kearby, William Mairling, Joseph Smith }

At a Court held for Pittsylvania County the 15th day of April 1793 --  
The within Indenture was proved by the Oaths of two of the witnesses thereto to be the act and deed of the within named John Kearby which was ordered to be Certified and afterwards to seal. At a Court held for the said County the 15th day of September 1794 the same was further proved by the oath of the other witness thereto and ordered to be recorded By the Court

Teste Will. Constance Esq.

This INDENTURE made this 17 day of March in the year of our Lord Christ One thousand seven hundred and ninety four Between Robert Walters of Franklin County and State of Georgia of the one part and Bafel Wilson of Pittsylvania County and State of Virginia of the other part witnesseth that the said Robert Walters for and in consideration of the sum of One hundred twenty pounds current money of Virginia already in hand paid by the said Bafel Wilson have bargained, sold and by these presents doth bargain sell and for ever confirm unto the said Bafel Wilson a certain plantation tract or parcel of Land lying and being in the County of Pittsylvania on water's fork of Burnes Creek, the lands being the property of the said Walters's Father Robert Walters who made his son Robert Walter power of Attorney to sell and convey the said lands to the said Bafel Wilson containing two hundred and seventy five acres, to wit, Beginning at a pine in Weatherford line, thence over lines North nine degrees east one hundred and forty six poles to a pine a corner tree thence a dividing line between the within mentioned land and the said Robert Walters land to a white oak, thence North fifty two degrees East three poles to a pine in Weatherford's line, thence along his line South forty three degrees East one hundred and forty eight poles crossing the aforesaid fork to a pine, thence North nine degrees West one hundred and sixty poles to pointers, thence South eighty degrees West, Seventy eight to a pine, thence south forty poles to a pine the first station to gather with all Houses, outhouses, orchards, gardens, Waters, water courses with the tenement and reversion, remainder and remainders, rents, issues and all other profits thereto belonging TO HAVE AND TO HOLD the said bargained Premises with the appurtenance unto the Bafel Wilson his heirs and assigns for ever to their only proper use and behoof for ever And the said Robert Walters for himself

Wilson  
Due for  
Walters

doth warrant and forever defend against all manner of persons whatsoever in  
witness whereof he hath hereunto set his hand and seal the day and year  
first above written -

Robert Walters Esq.

Signed, Sealed and delivered  
in presence of us

Matthew Fitzgerald, William Walters  
Elijah Walters, Samuel Headspeth

At a Court held for Pittsylvania County the 15th day of April 1794  
The within Indenture was proved by the Oath of one of the witnesses thereto  
to be the act and deed of the within named Robert Walters which was  
Ordered to be Certified And afterwards, to wit, At a Court held for  
the said County the 15th day of September in the year aforesaid the  
same was further proved by the Oaths of two other of the witnesses thereto  
to be the act and deed of the said Robert Walters and the same was  
Ordered to be Recorded By the Court

Teste

Will Tuckstall Esq.

Walters's  
Power of Attn  
for Walters

KNOW all Men by these Presents that I Robert Walters Senior of the  
County of Franklin in the State of Georgia for divers good causes and  
considerations me thereto moving have and by these Presents do make  
my Son Robert Walters junior my true and lawful Attorney for me  
and in my Name to make and assign titles to a certain tract of land  
situate lying and being in the County of Pittsylvania in the State of  
Virginia on the south fork of Birch's Creek bounded by Lands of Charles  
Weatherford, Orvis Tanner, John Wilson and Josiah Harp containing four  
hundred and fifty Acres that is to say, in the manner and form following  
Two hundred and seventy five Acres of the abovesaid tract of land hereby sold  
to Basel Wilson, this my true and lawful Attorney to make and assign good  
and sufficient titles by conveyance of the said two hundred and seventy five Acres  
to the abovesaid Basel Wilson as my self might or could do were I personally  
present And also the remaining part of the first abovesaid tract of land  
containing One hundred and seventy five Acres I also allow, ordain and appoint  
my abovesaid Attorney to make sale of and to make good and sufficient titles to  
any person as he shall think proper to do, and convert the money arising from  
the sale of this last tract of land to his own use And I do hereby ratify and confirm  
all and whatever my said Attorney shall do or cause to be done by these presents  
Sealed and delivered

Robert Walters Esq. L.S.  
mark

in the presence of -  
John Walters, Elijah <sup>his</sup> Walters { Interlined before signing, to make sale of and  
mark the date of -

Georgia Franklin County

Personally appear'd before me John Walters and Elijah Walters and  
being

Being duly sworn with they saw Robert Waller sign, seal and as his act and doth deliver the within power of attorney for the purposes herein mentioned to be given me this 28th day of January 1794.

Joseph Humphreys

Georgia } Recorded in the Clerk's Office in Franklin

County in Book K folio 25 the 28th

day of January 1794.

Jno Smith Esq

Georgia, Franklin County

I do hereby Certify that the Hon<sup>r</sup> Joseph Humphreys esquire before whom the above Acknowledgment was made and taken is one of the judges of the inferior Courts of said County and that all due faith, credit and Authority are and ought to be given to his Certificate as such In Testimony whereof I have hereunto set my hand and seal as Clerk of the County of Franklin 28th January 1794

Jno Smith (S.S.) my own private seal having no other

At a Court held for Pittsylvania County the 15th day of September 1794  
The foregoing Power of Attorney from Robert Waller son to Robert Waller Jr with  
the Certificate of the Clerk of the County Court of Franklin in the State of Georgia  
together with the other indentures theron were exhibited and ordered to be  
Recorded By the Court Teste Will Tunstall Esq.

John  
Waldrop

This Indenture made in the year of our Lord one thousand seven hundred  
and ninety three Between James Waldrop of Surry County and State of Carolina  
of the one part and David Roff of the County of Cumberland and State of Virginia of  
the other part witnesseth that the said James Waldrop for and in consideration  
of the sum of Twenty pounds to him in hand by the said David Roff the receipt  
whereof the said James Waldrop doth hereby acknowledge hath Granted  
Bargained and sold, Aliened and confirmed, and by these presents doth Grant  
Bargain, Sell, Alien and confirm unto the said David Roff his heirs and assigns  
for ever Thirty Acres of Land, be the same more or less, lying and being in the County  
of Pittsylvania on the North side of Frying pan Creek and bounded as followeth: to  
wit, Beginning at the mouth of the first bold branch on Billard's line, thence  
along that to a spot line made by John Waldrop and James Waldrop Deed thence  
along the same to a line that was made by the said James Waldrop for Jeremiah  
Ward thence along that to the frying pan Creek and up that to the beginning to  
have and to hold the said Thirty Acres of Land and all and singular the premises  
above mentioned and every part and parcel thereof with the appurtenances thereto unto the  
said David Roff his heirs and assigns, to the only proper use and behoof of the said David  
Roff his heirs and assigns forever And the said James Waldrop for himself and his heirs  
the said Thirty Acres of Land and premises and every part thereof against him and his  
Heirs and against all and every other person or persons whatsoever to the said David  
Roff his heirs and assigns shall and will warrant and for ever defend by these presents

In Witness whereof the said James Waldrop hath hereunto set his hand and Seal this  
twentieth day of December one thousand seven hundred and ninety three

Signed, Sealed and delivered  
in presence of — — }

James  
Waldrop

(54)

George Henson, John Hammack, James Hammack —  
Memorandum That the day and year within mentioned full payable  
quit pson and delivery of the within mentioned premises was made and  
delivered by the within mentioned James Waldrop unto the said within mentioned  
David Rags to have and to hold to him and his heirs and assigns forever according  
to the true intent and meaning of the within Indenture

Sign'd Sealed and delivered }  
in presence of — }  
George Henson, John Hammack,  
James Hammack —

James  
his 8 Mark L.S.  
Waldrop

Received from George Henson for David Rags the full sum of Twenty  
pounds in full for the within mentioned premises I say rec'd by me this  
twentieth day of December one thousand seven hundred and ninety three  
Sign'd Sealed and delivered }  
in presence of — }  
George Henson, John Hammack  
James Hammack —

James  
his 8 Mark L.S.  
Waldrop

At a Court held for Pittsylvania County the 21 day of July 1794  
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 James Waldrop, which was  
Ordered to be Certified and afterwards, to wit, At a Court held for the  
said County the 15th day of September 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 Franklin 68

Tony's Deed  
for Dugay

This Indenture made this 15th day of September Anno Domini  
Seventeen hundred and ninety four Between John Dugay and Sarah  
his wife of the one part and Joseph Terry of the other part both of the County  
of Pittsylvania Wtcheseth that said Dugay for and in consideration  
of the sum of Sixty pounds in hand paid by the <sup>s</sup> Terry the receipt whereof  
and every part and parcel thereof the <sup>s</sup> Dugay doth heartily acknowledge  
and acquit the <sup>s</sup> Terry his heirs, executors and administrators and the <sup>s</sup> Dugay  
hath bargained, sold and delivered and do by these presents bargain  
Sell and deliver unto Joseph Terry his heirs executors and administrators a  
certain tract or parcel of land containing two hundred acres by Survey lying  
and being in the County of Pittsylvania adjoining John Jones, Roger Atkinson  
the <sup>s</sup> Terry, Stephen Colman &c To have and to hold the <sup>s</sup> tract or  
parcel of land with all improvements lying or being on the <sup>s</sup> land & all  
privileges and profits that may arise from the <sup>s</sup> land to the only proper  
use and behoof of the <sup>s</sup> Terry his heirs executors and administrators forever  
and

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John

Sutherland  
land for  
Sutherland

And ther<sup>s</sup> Duprey and his wife for and against himself his heirs, executors, administrators and factors against all and every person or persons who or whom shall or shall be hereafter claim by or through him or any of them or in any other way whatsoever the said land and improvements with all appurtenances unto the said Party his heirs, executors, administrators and factors will warrant and forever defend in Writs whereof he hath set his hand that the day and year above written

John Duprey, L.S.

Sign. Sealed in presence of

At a Court held for Pittsylvania County the 15th day of September 1794 The within Indenture was by the within named John Duprey acknowledged to be his act and deed and the same was ordered to be recorded. And afterwards to wit, At a Court held for the said County October the 15<sup>th</sup> 1798 this Indenture was again presented in Court by Sarah the Wife of the within John Duprey (she being first deposed, Examined as the law directs) came into Court and relinquished her right of Dower in and to the Land and premises conveyed by the said Indenture which is ordered to be certified

Taste Will Turnall 68.

This INDENTURE made this fifth day of July and in the year of our Lord Christ one thousand seven hundred and ninety four BETWEEN John Sutherland of the County of Pittsylvania of the one part and George Sutherland of the said County of the other part WITNESSETH that the said John Sutherland 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 after before the sealing and delivery of these Presents, the receipt whereof the said John Sutherland doth hereby acknowledge and thereof and of and from every part and parcel thereof doth hereby acquit and discharge him the said George Sutherland his heirs, Executors and Administrators by these Presents, be it known John Sutherland hath Granted, bargained and sold, Aligned, Exposed and confirmed all that tract of Land situate lying and being in the said County One the Waters of Sandy Creek containing One hundred Acres, more or less, and bounded as followeth Beginning at a branch, thence up the meanders of the same and containing to Colemans line, thence on Colemans line and down McDaniels lines to Sandy Creek, thence to the beginning as may more fully appear by Due from Richard Hardin to the said John Sutherland, With all Houses and all other Appurtenances and Improvements, Woods, underwoods, Swamps, Meadow, Grounds or any other Appurtenances whatsoever to the same adjoining And also the Tension and Reversion, Remainder & Remainders Right, Estate, Interest, benefit claim and demand whatsoever of them the said John Sutherland 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 any Demise or Lease of the said Premises or any part thereof To have and to hold the said tract a parcel of Land within the Bounds above mentioned and all and singular the said Premises herein before mentioned and intended to be hereby granted with their and every of their appurtenances unto the said George Sutherland his heirs and assigns for ever And the said John Sutherland for himself and his heirs the said Trustee or parcel of Land and all and singular other Premises

Premises with their and every of their Appurtenances unto him the said George Sutherland his heirs and assigns against him the said John Sutherland and his heirs or any of them: any Person or Persons whatsoever shall and will warrant and for ever defend by these presents free and clear from all incumbrances whatsoever the Writings whereof the said John Sutherland hath herunto set his hand and Seal the day and year first above written.

Signed, Sealed and delivered  
in the presence of

Peter Wilson, James Sutherland  
Thomas Duncan

Geo Sutherland Esq.

At a Court held for Pittsylvania County the 15th day of September 1794  
The within Indenture was by the within named John Southland  
Acknowledged to be his act and deed and the same was ordered to be  
Recorded By the Court Teste Will Foxhall Esq

McMurry  
Dated for  
Robinson This INDENTURE made this 13 day of September in the year of our Lord one thousand seven hundred and ninety four, and of the independence of the United States of America the Nineteenth &c between Joseph Robinson and Delilah his wife of the County of Pittsylvania of the one part and John McMurry of the aforesaid County of the other part witnesseth that for and in consideration of One hundred and thirty pounds current money of Virginia to them in hand paid by the said John McMurry, the receipt whereof they do hereby acknowledge and thence and every part and parcel thereof do acquit and discharge the said John McMurry his heirs and assigns forever hath given, granted sold, conveyed and confirmed and by these presents do give, grant, sell release, convey and confirm unto the said John McMurry his heirs and assigns for ever one certain tract or parcel of land lying and being in the County of Pittsylvania containing by estimation Three hundred and forty Acres, and bounded as follows to wit, Beginning at Charles Goods line, thence to Cooks line, thence to Neges line, thence to Rogers line, it lying and being on both sides of Big Pine Creek and Sinker Creek, together with all Houses, orchards, gardens, Meadows, Pastures, feedings, trees, Woods Underwoods, Ways, Waters, Watercourses, together with all the Estate, right Title, Interest, possession, claim and demand whatsoever of him the said Joseph Robinson and Delilah his wife in or the same or any part or parcel of the reversion and tenuors, remainder and remainders of all and singular the aforesaid Premises and every of their appurtenances, to have and to hold the said Three hundred and forty Acres of land and premises with their and every of their Appurtenances unto the said John McMurry his heirs & assigns to their only proper use and behoof forever free and clear from all incumbrances whatsoever, and further the said Joseph Robinson and Delilah his wife for themselves their heirs and assigns do covenant and agree to and with the said John McMurry his heirs and assigns that them with the right and

the said George  
husband and  
and will warrant  
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with his hand

BERLIN S.S.

September 1794  
Cortland  
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Tall 68

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Robinson and  
John McMurry  
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Wisdom's  
Will

and title of the said Land and premises and every of their appurtenances against  
all person or persons whatsoever will warrant and defend forever unto the said  
John McMurry his heirs and assigns And lastly the said Joseph Robinson and  
Delilah his wife do promise and agree to and with the said John McMurry  
his heirs and assigns that they shall and will be ready at all times here after  
to make any Deed or Deeds, conveyance and conveyances as shall be requisite  
in the case for the better securing the right and title of the said Land & premises  
unto the said John McMurry his heirs and assigns as he or they shall reasonably  
desire or require in witness whereof the said Joseph Robinson and Delilah his  
Wife have hereunto set their hands and fixed their seals the day and year above  
written

Joseph Robinson S.S.  
Delilah T Robinson S.S.

Signed, sealed and delivered  
in presence of

At a Court held for Pittsylvania County the 15th day of September 1794  
The within Indenture was by the within named Joseph Robinson and Delilah his  
Wife acknowledged to be their respective acts and deed (Previous thereto the  
said Delilah being privately examined as the law directs) relinquished her  
right of power and to the Land and premises conveyed by the said Deed.  
All which were ordered to be recorded By the Court

Teste

Will Tunstall 68

I Francis Wisdom of the County of Pittsylvania Estate of Virginia do make  
this my last Will and Testament in form and manner following viz. as I suppose I  
have given an equal part to each of my children or their representatives at their  
leaving me It is my Will that all Mill and Isbell who are to go to which of my  
Children or Grand children they please. &c. The rest of my Negroes I dispose of in  
the following manner Item I give unto Doctor Craggaff Williams the following  
Negroes to wit, Lucy, George, Jai, Amy, Easter, Ally and Handy and the rest of  
my Negroes to go in families as follows, to wit, Phib, Nat Umbrico, together also  
Nell, Henry, Daniel, Iron, Cooling and Shadrick in a lot, Also Rachel, Jere,  
Winston, Jonathan & Bell in a lot, & Harry, Toby, Nine, Rhoda and Winne to  
go in a lot together, and that my grand son Thomas Bray shall have an equal  
share with Doctor C Williams. Item it is my Will that my son Thomas Wisdom  
Hizo shall have an equal proportion of one Childs part with the rest of my  
children to be paid out of my personal Estate and land. Item it is my desire  
that my grand son Lewis Wisdom son of Thomas Wisdom be paid Twenty five pounds  
Estrony out of my Estate. Item the Plantation wherein I now live and stand is  
to be sold for twelve months credit, also the stock of all kind, also my household &  
Kitchen furniture with the nap on hand and that that is now going except the  
Thats that is on hand which is to be prised and carried to Market and sold as  
soon as possible Item immediately after the crop is finished which I suppose  
may be done by the first day of January next, and it is my Will that Doctor  
C. Williams who is married to my sons daughter Nancy Wisdom should be  
my sole, sole and only Executor to this my last Will & Testament & that he shall  
move to my plantation at my desies, and that he shall have five pounds per  
Month until he has settled my Estate for his trouble and that he is to kill  
such

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such of my Stock as he may think necessary for the support of the family until the  
Decision takes place which I suppose may be in first January next And it is my  
Will that the Money on hand with all the Money that is due me or may be due  
after the sale if any after paying those that are to receive money in lieu of  
Negroes if any shall remain to be divided among my five children or their  
legal representatives which I give unto them and their Heirs forever Given  
under my hand and Seal this third day of September 1794 Interlined  
before signed.

Francis + Wisdom & S.  
mark

Sealed in presence of {  
W<sup>t</sup> White, Susanna Dodson }  
John Hodnett —

At a Court held for Pittsylvania County the 15 day of September 1794.

The foregoing last Will and Testament of Francis Wisdom deceased was  
Exhibited into Court by Doctor C Williams the Executor therein named  
and the same being proved by the Oaths of the witnesses thereto was  
Ordered to be Relented, and the said Executor having first taken the  
Oath by Law prescribed and together with William Barksdale, David  
C Williams, James M Williams, Jno Smith, Joseph Carter, John Wilson  
and William Watters his securities 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 Seal'd C8

Ex parte

This Indenture made this Twenty ninth day of August in  
the year of our Lord one thousand seven hundred and ninety four Between  
William Todd of the County of Pittsylvania of the one part and Humphrey  
Richards of the Town of Petersburg and County of Prince George of the other  
part Witnesseth that the said William Todd for and in consideration of  
the sum of Two hundred pounds over Money to him in hand paid by the  
said Humphrey Richards the receipt whereof he doth hereby acknowledge  
that he the said William Todd hath granted, bargained and sold and  
by these presents doth Grant, Bargain and Sell, alien and enfeoff unto the said  
Humphrey Richards the following property, to wit, one Tract or parcel of Land  
containing by estimation Three hundred Acres adjoining the Land whereon  
the said William Todd now lives Also four feather beds Furniture two  
bay Horses, one grey Horse, one dark bay Horse, one black Horse, one bay  
Horse Cott, nineteen head of cattle, one Desk, one Walnut Table, one  
Walnut Buffet, one Waggon & Cart To have and to hold the said Tract  
or parcel of Land with the Appurtenances thereto belonging Also the above  
mentioned furniture, Stock &c unto the said Humphrey Richards his  
Heirs and assigns for ever And that the said William Todd for himself  
his Heirs or assigns, the aforesaid tract or parcel of Land, Furniture  
Stock &c unto the said Humphrey Richards his heirs or assigns will  
Warrant and by these presents defend from the claim or claims of  
any

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Land it is my  
or may be due  
the last of  
Life or their  
to ever give  
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Lisdom & S.

September 1794

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ale. David  
John Wilson  
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date of the  
Install 68

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parcel of land  
land wherein  
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(59)

any other person or persons whatsoever UPON Trust. Nowt hly that if the said William Todd his heirs, Executors, Administrators or Assigns do pay or cause to be paid unto the said Humphrey Richards his Heirs Executors, Administrators or Assigns the aforesaid sum of Two hundred pounds with Legal Interest thereon and the cost of drawing and recording this Deed and other contingent charges that may necessarily aruse thereon shall upon the twenty fifth day of December in the year of our Lord one thousand seven hundred and ninety four that then and from thenceforth these presents and every thing herein mentioned shall cease determine and become void, but in case the said William Todd his heirs, Executors, Administrators should fail in not paying the aforesaid sum of money with the legal Interest thereon and the cost as above written on the said day above written unto the said Humphrey Richards his Heirs Executors, Administrators or Assigns that then and in that case the said Humphrey Richards his heirs, Executors, Administrators or Assigns may enter into occupy, possess and enjoy the aforesaid Trust or parcel of Land with its appertinences Also the above mentioned furniture, Stock &c. and within ten days thereafter may sell the aforesaid tract of Land with the appertinences thereto belonging Also the above mentioned furniture, Stock &c. for the best price that the aforesaid Land, furniture, Stock &c. will sell for, and the monies arising from the aforesaid Trust of Land, Furniture, Stock &c. or so much thereof as will pay off, and discharge the aforesaid debt and cost shall be applied to and for that purpose And should there a balance remain after the payment of the Debt Interest and contingent charges as aforesaid the said Humphrey Richards his heirs Executors, Administrators or Assigns shall return it unto the said William Todd his Heirs Executors, Administrators or Assigns In Witness whereof I have set my hand and affixed my Seal the day and year first above written In presence of  
William Smith, William H. Gregory  
Edmund Tunstall

Will Todd & S. S.

At a Court held for Pittsylvania County the 2d day of October 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 68

Edd's Dued  
to Colbert

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This INDENTURE made this fifteenth day of May in the year of one thousand seven hundred and ninety four Between Samuel Colbert and Derby Colbert his wife of the County of Pittsylvania of the one part and John Edd's of the same County of the other part witnesseth that for and in consideration of the sum of One hundred pounds current money of Virginia in hand paid by the said John Edd's the receipt whereof is hereby acknowledged by the aforesaid Colbert and wife their is granted bargained sold and hereby conveyed unto the said Edd's by the said Colbert and wife one certain Trust or parcel of land containing Two hundred and thirty one Acres, be the same more or less situate lying and being in the County aforesaid Bounded as followeth Beginning at a white Oak on a branch thence North sixteen degrees East

poles to a Spanish oak North sixty six degrees West two hundred and eighty two poles to a post oak on the head of Millers Creek, South forty nine degrees West twelve poles across the said creek to a pine South eight degrees East one hundred and eighty two poles to a forked pine South seventy two degrees East One hundred and thirty two poles to a pine South eighty six degrees East Eighty poles to a red oak North fifty seven degrees East seventy eight poles to a red oak on a branch, and thence down the same as it meanders to the beginning with its appurtenances to have and to hold the above granted land and premises unto the said Eds his heirs and assigns for ever And the said Colbert and wife doth for themselves and their Heirs covenant and agree to and with the said Eds to warrant and defend the aforesaid tract of Land free from the claim or demands of any Person or Persons whatsoever unto the said Eds his heirs and assigns for ever For witness whereof the said Colbert and wife hath hereunto set their hands and caused and caused their Seals to be affixed on the day and year above written

Samuel Colbert, Esq.

In presence of —

Charles Hodges, John Gilbert  
Benja Tonello, Preston Gilbert  
William Thomson, Jye Phelps

At a Court held for Pittsylvania County the 20<sup>th</sup> day of October 1794  
The within Deed was by the within named Samuel Colbert acknowledged to be his act and deed and the same was Ordered to be Recorded

By the Court Teste Will Tunstall Esq

Akins Deed  
for Briant  
E.C.  
E.C.

This Indenture made this third day of April in the year of our Lord Christ Seventeen hundred and ninety three years Between Edward Briant of Pittsylvania County of the one part and John Akin of Halifax County of the other part Witnesseth that the said Edward Briant for and in consideration of the sum of Forty three pounds fifteen shillings Virginia Currency to him in hand by John Akin hath this day Bargained and sold unto the said John Akin one certain Mesuage, tract or parcel of Land lying and being in the County of Pittsylvania afores<sup>t</sup> to contain by estimation fifty Acres it being a part of said Land that the said Briant now lives on at the upper end of said tract on the south side of the upper double Creek Beginning at the Creek on a Maple upon Jeremiah Simpons line, thence along his line to Jasimus Simpons line to a corner pine, thence his line to a Post Oak on Barksdale Hawksers line at the upper end of said Hawksers old field then a straight line to the Creek so as to contain justly fifty Acres by running up the Creek to the beginning To have and to hold the said Bargained Land and Premises and every part and parcel thereof unto

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on the day

BERT. 25.

*Edward  
Briant*

unto the said John Akin and to his heirs and Af signs for ever And the said Edward C. Briant do hereby warrant and will forever defend the said bargained land and premises unto the said Akin and to his heirs for ever free from the claim or claims of any Person or Persons whatever as witness my hand and seal this day and year first above written.

Signed, Sealed and delivered  
in presence of

Dan'l S. Farley, John Scott  
Tho's Boyd

Edw<sup>c</sup> Briant, Esq.

At a Court held for Pittsylvania County the 21<sup>st</sup> day of October 1793  
The within Indenture was proved by the Oath of one of the witnesses thereto to  
be the act and deed of the within named Edward Briant, which was Ordered  
to be Certified And afterwards, to wit, At a Court held for the said County,  
the 16<sup>th</sup> day of June 1794 the same was further proved by the oath of one other  
of the witnesses thereto which was also Ordered to be Certified And afterwards  
to wit, At a Court held for the said County the 20<sup>th</sup> day of October in the year  
last mentioned the same was further proved and Ordered to be recorded

By the Court Teste Will Tunstall Esq

tober 1794  
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of our Lord  
ward Briant  
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long his line  
a Post Oak  
old field  
by Acres -  
call the -  
and thereof  
onto

Tompson's  
Bill of Sale  
for Tompkins  
I KNOW all Men by these Presents that I Samuel Tompkins son<sup>r</sup> of the County of  
Pittsylvania for and in Consideration of the sum of One hundred and seventy nine  
pounds 14/3<sup>rd</sup> Current money of Virginia to me in hand paid the receipt whereof is hereby  
acknowledged by Samuel Tompkins jun<sup>r</sup> of the said County hath this day  
Bargained, Sold, confirmed & delivered unto him the said Samuel Tompkins jun<sup>r</sup>  
his heirs and Af signs for ever Six Negroes, to wit, Ben, sleek, Bridge, Peter, Fan  
and his child Lawyer, with all my present Crop of Tob<sup>r</sup> Household furniture  
consisting of four - - Beds & furniture, Chairs, Tables, Chests &c. also one Gray  
Horse, 1 Brown Mare, 2 Bay Colts, and all my Kitchen furniture and Martable  
Utensils To have and to hold the said bargained premises unto him the said  
Sam<sup>r</sup> Tompkins jun<sup>r</sup> his heirs and Af signs for ever & the said Samuel Tompkins son<sup>r</sup>  
do for my self my heirs &c. for ever warrant and defend the said Negroes & other real  
Property unto him the said Samuel Tompkins jun<sup>r</sup> his heirs &c. for ever to the only  
proper use and behoof of him the said Samuel Tompkins jun<sup>r</sup> his heirs &c for ever In  
Witness whereof I have hereunto set my hand and seal this 6<sup>th</sup> day of Octob<sup>r</sup> 1794

Witness

Is Tompkins, Sto Turner

Alex<sup>r</sup> Irvine, Edm Tompkins

Sam<sup>r</sup> Tompkins, Esq.

We the Subscribers do hereby certify that we saw Samuel Tompkins son<sup>r</sup>  
deliver to Samuel Tompkins jun<sup>r</sup> the Negroes &c within express agreeable to the  
within Bill of Sale, as witness our hands this 6<sup>th</sup> day of October 1794

Sto Turner

Is Tompkins

Alex<sup>r</sup> Irvine,

Edm Tompkins

At a Court held for Pittsylvania County the 20<sup>th</sup> day of October 1794  
 The within Bill of Sale was proved by the Oaths of three of the witnesses thereto to  
 be the act and deed of the within named Samuel Tompkins son and the same was  
 Ordered to be recorded. By the Court Teste Will Tunstall 68

Exam

Davis's Deed  
for Chaney

This Indenture made this 15<sup>th</sup> day of April in the year of our Lord  
 Christ one thousand seven hundred and ninety four Between Jacob Chaney son  
 of Pittsylvania County of the one part and Jonathan Davis of the same  
 County of the other part witnesseth that the said Jacob Chaney for and  
 in consideration of ten pounds already in hand paid by the said  
 Jonathan Davis, the receipt whereof the said Jacob Chaney doth acknowledge  
 himself fully and entirely satisfied contented and paid by these presentes  
 hath bargained and sold and by these presentes doth bargain sell and for  
 ever confirm unto the said Jonathan Davis a certain tract, Plantation  
 or parcel of Land lying and being in the County of Pittsylvania on the  
 branches of Tobey Creek containing by Survey fifty five Acres, more or less,  
 and bounded as follows, to wit, Beginning at a white Oak in John Caldwell  
 and Caleb Dodson land, thence on Caleb Dodson line to corner pointer on  
 the said Dodson and John Chaney land, thence on the said John Chaney line  
 to a black Jack oak a corner tree in Jacob Chaney son line, thence on the  
 said Jacob Chaney line to a red oak Bush a corner in the aforesaid Jacob  
 Chaney line, thence on his line to a pine a corner, thence on the same  
 line to a Spanish oak a corner, thence on the same line to a black Gum a  
 corner in John Caldwell line, thence on his line to the first station, together  
 with all Houses, outhouses, Richards, Gardens, Woods Waters, and Water  
 courses and all other privileges thereto belonging unto the said Jonathan  
 Davis his heirs and assigns, the reversion and reversions, remainder and  
 remainders, rents, issues and all profits thereto belonging To have and to  
 hold the said bargained premises with the appurtenances unto the said  
 Jonathan Davis his heirs and assigns for ever to his and their proper use and  
 benefit, and the said Jacob Chaney for his part doth warrant and for ever defend  
 against all manner of Persons whatsoever in Ulster whereof the said Jacob Chaney  
 hath herunto set his hand and seal the day and year first above written  
 Signed, sealed and delivered  
 in the presence of - }  
 Jacob Chaney, S.S.

John Chaney

Chilton &  
Chilton

Exam

At a Court held for Pittsylvania County the 20<sup>th</sup> day of October 1794  
 The within Indenture was by the within named Jacob Chaney acknowledged  
 to be his act and deed, and the same was Ordered to be recorded

By the Court Teste Will Tunstall 68

1794  
I certify to  
same who  
Install C8

(63)  
Wills Due  
Burnett  
D. S.

This Indenture made this 9th day of September in the year of our Lord one thousand seven hundred and ninety four between Henry Burnett of the one part and Mary Shields (both of Pittsylvania) of the other part Witnesseth that the said Henry Burnett for and in consideration of value received before the signing and delivering of these presents whereof the said Henry Burnett doth acknowledge himself fully satisfied contented and paid of every part and parcel thereof and hath granted bargained and delivered and do by these presents grant, bargain and deliver unto the said Mary Shields her heirs and assigns for ever one certain tract or parcel of land containing one hundred and sixty two Acres, more or less on Stewarts Creek, and bounded as follows, Beginning at a forked Chestnut in the Patten line a dividing line by Agreement crossing the Tantreugh branch marked on a Ash and crossing a branch marked on a Dogwood, thence to Stewarts Creek and crossing it marked on large Poplar, thence up the Creeke to a Black Oak thence to the Patten line on a Black Oak, thence alonge the same crossing the Grapery fork to pointers N 40 W 57° to pointers in Lumhens line, and thence the same N 74 W 72° poles to a white oak, and thence new lines South 37 M to the dividing line Together with all Bushes, Woods and Meadow growing thereon standing, growing or being and likewise all right, title, Interest, claim and demand whatsoever of the said Henry Burnett to and for the said Mary Shields to have and to hold in fee simple the aforesaid tract of land & premises together with the appurtenances to her the said Mary Shields her heirs and assigns for ever And the said Henry Burnett will for himself his heirs assigns make any further right, title, deed or conveyance of the said land unto the said Mary Shields ~~she~~ or her heirs shall lawfully require in witness whereof the said Henry Burnett hath hereunto set his hand and affixed his Seal day and year above written (entered before a signed)

Henry Burnett S. S.

Witness

John Shields, John Mack

Patrick Shields -

At a Court held for Pittsylvania County the 20th day of October 1791  
The above Indenture was by the above named Henry Burnett acknowledged to be his act and deed, and the same was ordered to be recorded By the Court  
Teste - Will Tunstall C. S.

Chilton Due  
Chilton  
G. S.

in 1794  
acknowledged

D. S.  
C. S.

Chilton Due  
Chilton

This Indenture made this fifteenth day of October in the year of our Lord one thousand seven hundred and ninety four between Mark Chilton and George Chilton both of the County of Pittsylvania and State of Virginia Witnesseth that the said Mark Chilton for and in consideration of the sum of Sixty six pounds Thirteen Shillings and four pence current money of Virginia to the said Mark Chilton in hand paid, the receipt whereof he doth hereby acknowledge doth bargain and sell unto the said George Chilton his heirs and assigns for ever one certain tract or parcel of Land lying and being in the County of Pittsylvania and on the Waters of Sandy Creek which is off Banister river and containing by estimation One hundred and eleven and one half Acres, being the same more or less, Beginning at a black Oak

Oak corner on Matthew Clays line, thence his line to pointers, William Prices Corner, thence a straight dividing line between the said Chelton and John Davidson to Taxer line, thence the same to William Kerby's line; thence Kerby's line to pointers on the said line and thence a straight dividing line between the said Mark and George Chelton to the beginning Together with all rents Spous and Profits, houses, buildings and improvements wherein to have and to hold the said tract or parcel of Land with its Appurtenances to the said George Chelton his heirs and assigns forever to their only use and behoof And the said Mark Chelton for himself and his heirs doth hereby covenant and agree to and with the said George Chelton his heirs, Executors, Administrators & Assigns that he the said Mark Chelton will warrant and defend the right and title of the said George Chelton in & to the premises against all and every Person or Persons whatsoever In Witness whereof the said Mark Chelton hath hereunto set his hand and Seal the day 8 Year above written  
Signed & Sealed before } Mark X Chelton L.S.

15 October 1794 Then recd of George Chelton Sixty six pounds Thirteen shillings and four pence current money of Virginia  $\$ 66-13-4$  in full for the within sold Land & premises  
*test* Mark X Chelton L.S.

At a Court held for Pittsylvania County the 20th day of October 1794 The within Indenture together with the Receipt hereon indorsed were by the within named Mark Chelton acknowledged to be his several acts and Deed, and the same were Ordered to be Recorded By the Court

Teste Will Tunstall 68

Brown's  
Deed for  
Todd Sheriff

This Indenture made this Twentieth day of October in the year of our Lord one thousand seven hundred and ninety four between William Todd late Sheriff of the County of Pittsylvania of the one part and Richard Brown of the same County of the other part witnesseth that the said William Todd late Sheriff of the County aforesaid by a Clause (or Clause) in the Revenue Law which directed him the said Sheriff to seize and sell as much of all tracts of Land within his County as will pay the Tax due thereon (where there is no other Property to be found in the said County belonging to the Owners thereof) hath sold at Public Auction unto the said Richard Brown Ninety four Acres of Land part of four hundred Acres, charg'd by the Commissioners of the said County to William Clay Brook for and in consideration of the sum of Four pounds now due on the said Land for the year One thousand seven hundred and eighty two lying and being in the said County of Pittsylvania on the branches of Shuckor Creek Beginning at pointers in the said Richard Brown's former line and thence along the same South Twenty eight degrees East One hundred and twenty poles to a pine North twelve degrees East One hundred and twenty 8 poles to pointers, thence along Buckley's New

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George Chilton  
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Clark Chilton

(5)

New line North seventy eight degrees West one hundred and twenty five poles to pointers  
thence a new line South ten degrees West one hundred and twenty eight poles to the  
beginning, which said Land and Premises with all its Appertinences the said William  
Todd late Sheriff doth under the sanction of the above recited Acts of Assembly warrant  
unto the said Richard Brown and to his heirs and Assigns for ever against himself his  
Heirs and Successors In Witness whereof the said William Todd late Sheriff hath  
hereunto set his hand & seal the day and year first above written.

Will Tad. L.S.

Euan

At a Court held for Pittsylvania County the 20th day of October 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

Twoste

Will Turnstall L.S.

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Murphy's  
Deed from  
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William  
and Richard  
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New

This Indenture made this twenty fourth day of September one thousand seven  
hundred and ninety four Between Richard Neese and Sarah his wife of the County of  
Pittsylvania of the one part, and John Murphy of Bedford County of the other part Witne-  
sseth that the s<sup>d</sup> Richard Neese and Sarah his wife for and in consideration of the  
sum of Twenty seven pounds current Money of Virginia to them in hand paid by the  
said John Murphy before the sealing and delivering of these presents, have granted  
Bargained and Sold, Alianed, released and confirmed and by these presents doth Grant  
Bargain Sell, Release and confirm to the s<sup>d</sup> John Murphy his heirs and assigns for ever  
All that peace, parcel or tract of Land of the s<sup>d</sup> Richard Neese lying and being in the  
County of Pittsylvania on the branches of Tommy Hawk Creek and bounded as follows  
Viz Beginning at a Chestnut tree on the branch, thence new lines South fifty  
seven degrees West seventy poles to Mahicans line thence with that line North  
forty one degrees West one hundred and seventy six poles to a white oak on a branch  
thence up the same as it meanders to two white oaks at the head of a Branch  
thence South forty eight degrees East thirty two poles to a red oak Sycamore North  
sixty one east thirty poles to a white oak South Thirty six poles to a  
white oak South twenty three West one hundred and forty two poles to pointers  
South fifty West sixty poles to a black gum and South thirty two West sixty  
poles to the beginning, containing two hundred and eighty four acres together  
with all privileges profits Appurtenances and Appertinences whatsoever to  
this same belonging or in any wise appertaining and the reversion and the  
reversions, remainders and remainders tenths Iffues and profits of the premises  
and every part thereof, the right, claim and demands whatsoever in Law or  
Equity of him the s<sup>d</sup> Richard Neese and Sarah his wife in and to the s<sup>d</sup> Premises  
or any part thereof to have and to hold all and singular the Land and Premises  
and every part thereof unto the s<sup>d</sup> John Murphy his heirs and Assigns for ever And the  
s<sup>d</sup> Richard Neese and Sarah his wife doth hereby grant for themselves and their  
Heirs all and singular the above mentioned Land and Premises and every part  
thereof with the Appurtenances unto the s<sup>d</sup> John Murphy his heirs and Assigns  
against the s<sup>d</sup> Richard Neese and Sarah his wife their heirs for ever and all and  
every other person and persons whatsoever shall and will warrant and defend by  
these

These presents the <sup>20</sup>th day of October in the year of our Lord one thousand seven hundred and ninety four, between Richard Keesee and Sarah his wife, husband and wife, do make and seal this instrument, witnesseth that we have and do now hold and possess a tract or parcel of land lying and being in the County of Pittsylvania, bounded on the west by the ridge road, beginning at a pine tree in the said Vincent Cumpson's former line, and thence a new line North eighteene degrees East one hundred and eighty two poles to a red Oak in said Cumpson's new line, and thence along the same North eighty <sup>one</sup> degrees West sixty poles to pointers in Terry's Orca line and thence along the same South thirty seven degrees West ninety poles to the said Cumpson's corner pointers and thence along his former line South twenty six degrees East one hundred and twenty four poles to the beginning with all houses and buildings thereon.

Richard Keesee, L.S.

Sarah Keesee

M<sup>r</sup>. That on the day and year within mentioned full payment and quiet possession and delivery of the within mentioned Land and Premises was made and delivered by the within mentioned Richard Keesee unto the <sup>3</sup> within mentioned John Murphy to hold to him and his heirs and Assigns for ever according to the true intent of the within mentioned Deed George Smith, George Blayre  
John Harris

Richard Keesee, L.S.

At a Court held for Pittsylvania County the 20 day of October 1794  
The within Indenture together with the Memorandum hereon indorsed were by the within named Richard Keesee acknowledged to be his several acts and Deed, and Sarah the wife of the said Richard, the being first privately examined as the same directed came into Court and 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

Ex

Teste

Will Tansall C.S.

Cumpson's  
Deed for  
Rice

This Indenture made this Eighteenth day of October in the year of our Lord one thousand seven hundred and ninety four Between William Rice of the County of Pittsylvania of the one part and Vincent Cumpson of the same County of the other part witnesseth that the said William Rice for and in consideration of the sum of Thirty one pounds ten shillings current money of Virginia to him in hand paid by the said Vincent Cumpson at or before the sealing and delivering of these presents the receipt whereof is hereby acknowledged hath granted bargained and sold, aliened, released and confirmed unto the said Vincent Cumpson and to his heirs and Assigns for ever Sixty three acres of Land lying and being in the said County of Pittsylvania on both sides the Ridge road Beginning at a pine in the said Vincent Cumpson's former line, and thence a new line North eighteene degrees East one hundred and eighty two poles to a red Oak in said Cumpson's new line, and thence along the same North eighty <sup>one</sup> degrees West sixty poles to pointers in Terry's Orca line and thence along the same South thirty seven degrees West ninety poles to the said Cumpson's corner pointers and thence along his former line South twenty six degrees East one hundred and twenty four poles to the beginning with all houses and buildings thereon.

Gardens

Gardens, trees, Woods, Ways and Watercourses being as standing And also the Cessions  
and Concessions, Remainder and Remainders, rents, Issues and Profits thereof, and all the  
Estate, right, title, Interest, property, claim and demand whatsoever of him the said  
William Rice of, in and to the same and every part and parcel thereof to have and  
to hold the said tract or parcel of land and premises with its Pertinences unto the  
said Vincent Cumpston and to his heirs and assigns for ever And the said William  
Rice for himself his heirs, Executors and Administrators doth oblige themselves by  
virtue of these present to warrant and defend the title of the said Land in fee simple  
unto the said Vincent Cumpston and to his Heirs and Assigns for ever against himself  
and his Heirs and against all and every person and Persons whatsoever In witness  
whereof the said William Rice hath hereunto set his hand and seal the day and  
Year first above written

William Rice, S.S.

Signed, Sealed and acknowledged  
in the presence of

MEMORANDUM That on the day of the date of the within written Deed delivery of  
Sesame of the within granted Land and Premises was had by the within named  
William Rice and by him delivered to the within named Vincent Cumpston  
According to the full meaning and intent of the within written Deed, etc.

In presence of

Thos Anderson, Francis Anderson  
Richard Anderson

At a Court held for Pittsylvania County the 20th day of October 1794  
The within Indenture was proved by the Oaths of the witnesses subscribed to the  
Memorandum on the back indorsed, to be the act and deed of the within named  
William Rice and the same was ordered to be recorded By the Court

Teste

Will T. Turnstall 68

This INDENTURE made this Eighteen day of Octo<sup>r</sup> in the year of our Lord one  
thousand seven hundred and ninety four Between William Rice of the County of  
Pittsylvania of the one part and Avie Cumpston of the same County of the other part  
Witnesseth that the said William Rice for and in consideration of the sum of  
Thirty two pounds ten shillings Current Money of Virginia to him in hand paid by the  
said Avie Cumpston at or before the sealing and delivering of these presents the receipt  
whereof is hereby acknowledged hath granted, bargained and sold Alene Cleared  
Enpeoffed and Confirmed unto the said Avie Cumpston and to his Heirs and Assigns  
for ever Sixty five Acre of Land lying and being in the said County of Pittsylvania  
on the branches of Banister and Squirrel Creek Beginning at Richard Anderson's  
corner pine thence along his line South thirty seven degrees West one hundred  
and sixty four poles to a red oak Bush in Richard Baynes line and along the same  
North seven degrees East twenty four poles to pointers, thence along Ambrose  
Cumpston's line South thirty three degrees West twenty six poles to pointers, thence  
along Glascocks line South thirty three degrees West one hundred and four poles to  
a white oak in Stephen Terry's line and thence along Terry's line South sixty seven  
degrees West thirty four poles to the beginning With all Houses, Garden, Trees  
Woods

(68)

Woods, ways and Watercourses being or standing And also the severall & severall  
Remainders and Cremainders, Rents, Issues and Profits thereof, and all the right in  
title, Interest, claim and demand whatsoever of him the said William Rice of  
in 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 Levi Compton and to  
his heirs and assigns for ever And the said William Rice for himself his heirs  
Executors and Administrators doth oblige themselves by virtue of these Presents  
to Warrant and defend the right of the said Land if fee simple unto the said  
Levi Compton his heirs and assigns against himself and his heirs and assigns  
all and every other person and Persons whatsoever In Witness whereof the said  
William Rice hath hereunto set his hand and Seal the day and year  
first above written

William Rice, Jr.

Sign'd Sealed and delivered in the presence of }

MEMORANDUM That on the day of the date of the within written  
Deed Delivery of Seizin of the within granted Land and Premises was  
granted by the within named William Rice unto the within named  
Levi Compton according to the full meaning and intent of the within  
written Indenture.

In presence of

The 5 Anderson, Francis Anderson }  
Rice and Anderson Jr. -

At a Court held for Pittsylvania County the 20th day of October 1794  
The within Indenture was proved by the Testes of the witnesses subscribed to  
the Memorandum on the back indorsed to be the act and deed of the within  
named William Rice and the same was ordered to be recorded

By the Court Teste Will Tunstall Esq

From

Hankins Deed  
from Hankins  
Egan

This Indenture made this 14th day of October in the year of our  
Lord one thousand seven hundred and ninety four Between Daniel  
Hankins of the County of Pittsylvania and State of Virginia of the one part  
and William Hankins Jr of the County and State aforesaid of the other part  
Witnesseth that I the said Daniel Hankins for and in consideration of  
the sum of Ten pounds current money of Virginia to him in hand paid by  
William Hankins Jr hath granted, bargained and sold and by these  
presents do grant, bargain, sell and confirm unto the said William  
Hankins Jr his heirs and assigns for ever part of a certain tract or  
parcel of Land wherein I now live being a tract of land I the said  
Daniel Hankins purchased of Samuel Harris lying and being in the  
County and State aforesaid on the Waters of Sandy River containing by  
Estimation One hundred and fifty Acres, more or less, and bounded as followeth  
to wit, Beginning at Pointers on Edmund Livingtons line thence a N.  
East course to Clouds back line, thence along S line to the beginning, together  
with all and every Appurtenance thereunto belonging to him the said  
William Hankins Jr his heirs and assigns I the said Daniel Hankins  
for my self my heirs and assigns do warrant and forever defend a good and  
satisfactory

Lawfull right in fee simple unto the above mentioned One hundred and fifty Acres more or less To have and to hold the above mentioned Land and premises clear of all Innumbrances whatsoever unto the said William Hankins & his heirs and assigns for ever against the claim or claims of all and every other person or persons whatsoever It witnesseth whereof I the said Daniel Hankins hath hereunto set my hand and affixed my Seal the day and year first written Daniel Hankins, L.S.  
Signed Sealed & Deliv'd 3  
In presence off

John Carter, James Sloo  
William Hankins junr, Champs' Austin

At a Court held for Pittsylvania County the 20th day of October 1794  
The within Indenture was proved by the oaths of three witnesses thereto to be the act and deed of the within named Daniel Hankins and the same was ordered to be recorded. By the Court Teste Will Tuckstall L.S.

This INDENTURE made this 14th day of October in the Year of our Lord one thousand seven hundred and ninety four Between Daniel Hankins of the County of Pittsylvania and State of Virginia of the one part and James Sloo of the County of Henry and State of Virginia of the other part WITNESSETH that I the said Daniel Hankins for and in consideration of the sum of Ten pounds current money of Virginia to me in hand paid by the said James Sloo hath granted, bargained and sold, and by these presents doth grant, bargain, sell and confirm unto the said James Sloo his heirs and assigns for ever part of a certain tract or parcel of Land wherein I now live, being a tract of Land I the said Daniel Hankins purchased of Samuel Harris lying and being in the County and State aforesaid on the Waters of Sandy River containing by Estimation One hundred and fifteen Acres, more or less, and bounded as followeth (to wit) BEGINNING on the South side of Robert's Creek on John Morton's line thence up the Creek as it meanders to the mouth of the Creek wherein William Hankins lives, thence to William Hankins new marked line, thence along the said Hankins line to Edmund Covington's line, thence along Edmund's line to a corner rest in John Morton's line, thence along the said Morton's line to the beginning on Robert's Creek, together with all and every Appurtenance thereunto belonging to him the said James Sloo his heirs and assigns. I the said Daniel Hankins for my self my heirs and assigns do warrant and for ever defend a good and Lawfull right in fee simple unto the above mentioned One hundred and fifteen Acres more or less To have and to hold the above mentioned Land clear of all innumbrances whatsoever unto the said James Sloo his heirs and assigns for ever against the claim or claims of all and every other person or persons whatsoever It witnesseth whereof I the said Daniel Hankins hath hereunto set my hand and affixed my seal the day and year first written Daniel Hankins, L.S.  
Signed, Sealed & Deliv'd 3  
In presence off

John Carter, Champs' Austin At a Court held for Pittsylvania County the 20th day of October 1794.  
William Hankins junr, William Hankins J. S. The within Indenture was proved by the Oathay

Oaths of three of the witnesses thereto to be the act and deed of the within named Daniel Hawkins and the same was Ordered to be recorded By the Court  
Teste Will Tunstall 68.

Tompkins's  
Ded for  
Conn's

This Indenture made this tenth day of August one thousand seven  
hundred and ninety three Between George Conn and Richard Conn of the  
one part and Daniel Tompkins of the other part witnesseth that the said George  
Conn and Richard Conn for and in consideration of the sum of eighty pounds  
Current money to them in hand paid have granted, bargained and sold unto  
the said Daniel Tompkins his heirs and assigns for ever one certain tract or  
parcel of land lying and being in the County of Pittsylvania on Mountain  
Creek containing by Estimation three hundred acres, more or less and  
bounded by the lines of James Oaks, William Harrison, William Davis  
Ann Burton and John Davis & Jonathan Church to have and to hold the  
said Land and Premises with its appurtenances unto the said Daniel  
Tompkins his heirs and Assigns for ever To witness whereof we have  
hereunto set our hands and seals this day and date above written  
Sealed and delivered  
in presence of }  
Geo Conn, S.S.  
Rich<sup>o</sup> Conn, S.S.

Ignatius Wilson, Walter Guild  
John Mack John Brauner  
Edmund Tompkins

At a Court held for Pittsylvania County the 15<sup>th</sup> day of September 1793  
The within Deed was proved by the Oaths of two of the witnesses thereto  
to be the several acts and deed of the within named George Conn and  
Richard Conn which was Ordered to be Certified and afterwards  
to wit, At a Court held for the said County the 20<sup>th</sup> day of October in the  
Year aforesaid the same was further proved & Ordered to be Recorded  
By the Court Teste Will Tunstall 68

Guilds Bill  
ffsale for  
Robinson

Q<sup>r</sup> 10  
I KNOW all Men by these Presents that I Isae Robertson of the County of  
Pittsylvania for and in consideration of the sum of sixteen pounds eighteen  
shillings and seven pence I am justly indebted to Walter Guild of the County  
and State aforesaid, have granted, bargained and sold and by these presents  
doth bargain sell and deliver unto the said Walter Guild his heirs and  
Assigns for ever the following property, to wit, 1 Bay Stee House with gray  
hairs in his forehead raising five years old, 1 small Bay Gelding, 11 Cows  
which said property I have delivered as security for the payment of the  
above sum of sixteen pounds eight shillings & 7 pence demand and hereby  
discharge all right and title or claim of the same to the said Walter Guild  
his

his heirs or assigns forever to dispose of as he pleases Given under my hand and seal  
this 26th day of March 1794.

Jeffe Robinson, J.S.

Witness present

John Robinson, William Shaw.

At a Court held for Pittsylvania County the 20th day of October 1794 —  
The within Bill of Sale was proved by the Oaths of the witnesses thereto to be the act  
and deed of the within named Jeffe Robinson, and the same was Ordered to be  
Recorded By the Court Teste Will Tunstall 68

Know all Men by these Presents that I Amistead Shetton of Pittsylvania County  
holding and having as my lawfull right and possession two Mollatto girl Slaves  
Named Biddy and Juda and desirous that they should have the right of freedom  
and liberty I do therefore by these Presents give up all my right & title to the said  
Biddy and Juda, and it is my free will and desire that they be Emancipated and  
set free and enjoy all the liberties that they the said Mollattoes Biddy and Juda as  
free Women have a right to by the Laws of the Land both they and all their posterity  
for ever clear from the claim or claims of me my heirs & executors or any  
other person or persons whatsoever Given under my hand and seal this 15th day of  
September 1794. — Amistead Shetton, S.S.

At a Court held for Pittsylvania County the 20th day of October 1794 —  
The within writing was by the within named Amistead Shetton acknowledg-  
edged to be his act and deed, and the same was Ordered to be Recorded . —

By the Court Teste Will Tunstall 68

The COMMON WEALTH of Virginia To William Todd, Stephen Coleman and  
Joshua Stone of the County of Pittsylvania Gentlemen Greeting Whereas —  
William J Tunstall by his certain Indenture of Bargain Hale hath conveyed —  
unto John Duper two hundred and eight acres of land situate lying and being —  
in the County aforesaid AND WHEREAS Jane the wife of the said William J —  
Tunstall cannot conveniently travel to our said County Court to make acknow-  
ledgment of the said Indenture NOW KNOW YE That we trusting to your —  
fidelity and prouident circumpection in diligently examining the said Jane do —  
therefore command you or any two of you that you personally go to the said —  
Jane and privately and apart from the said William J her Husband you examine —  
her touching her relinquishment of power in and to the Land and Premises conveyed —  
by the said Indenture which is herunto annexed, whether she doth the same freely —  
and voluntarily without his persuasions or threats and whether she be willing —  
that the same should be Recorded in our said County Court And when you shall —  
have so examined her and taken her acknowledgement as aforesaid that you —  
Certify the same under your hands and seals to the Justices of our said County —  
Court returning also therer the said Indenture and this Writ Witness —

William

William Tunstall Clerk of our said County Court the 16th day of September 1794  
in the 19th year of the common wealth. — Will Tunstall  
Pittsylvania County, Va.

In Obedience to the above Commission we did personally  
go to Jane the wife of William Tunstall in the Commission above named and  
privately and apart from her said Husband examined her touching her  
relinquishment of dower in and to the Land and Premises conveyed by the  
said Indenture and took her acknowledgment of the same And do hereby certify  
that the said Jane did freely and voluntarily relinquish her right of Dower 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. Certified under our hands and  
Seals this 11th day of October 1794. — Will Todd, Esq.  
Stephen Coleman, Esq.

At a Court held for Pittsylvania County the 20th day of October 1794  
This Indenture together with the Report herein was exhibited into Court  
and Ordered to be Recorded By the Court Teste Will Tunstall 68

Tunstall for  
Mays Ind  
& Report

To the Commonwealth of Virginia To William Todd, Stephen Coleman  
and Joshua Stone of the County of Pittsylvania Gentlemen Greeting Whereas  
Mattox Mays by his certain Indenture of Bargain and Sale both conveyed  
unto William Tunstall One hundred and twenty acres of land situate lying  
and being in the County aforesaid AND Whereas Ann the wife of the  
said Mattox Mays cannot conveniently travel to our said County Court  
to make acknowledgment of the said Indenture Now know ye that we  
trusting to your fidelity and provident circumprision in diligently  
examining the said Ann do therefore command you or any two of you that  
you personally go to the said Ann and privately and apart from the said  
Mattox her Husband you examine her touching her relinquishment of  
Dower in and to the Land and Premises conveyed by the said Indenture  
which is hereunto annex'd Whether she doth the same freely & 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 under your hands and Seals to the Justice  
of our said County Court, returning also thereto the said Indenture and this  
Will witness William Tunstall Clerk of our said County Court the 16th day  
of September 1794 in the 19th year of the Common wealth Will Tunstall  
Pittsylvania County, Va.

In Obedience to the above Commission we did personally  
go to Ann the wife of Mattox Mays in the Commission aforesaid named  
and privately and apart from her said Husband examined her touching her  
Relinquishment

September 1794

(3)

Blinchingment of Dower 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 Ann did  
freely and voluntarily without the persuasions or threats of her said Husband  
relinquish her right of Dower in and to the Land and Premises conveyed by the  
said Indenture, and is willing that the same should be recorded in our said County  
Court. Certified under our hands and seals this 11th day of October 1794

Will Todd, S.S.

Stephen Coleman, S.S.

At a Court held for Pittsylvania County the 20th day of October 1794  
The within Deed and the Report hereon indorsed were exhibited into  
Court and Ordered to be recorded By the Court Teste Will Tunstall 68

In the Name of God Amen I Henry Blanks of the County of Pittsylvania  
being sick and weak of body but of sound sense and memory and considering the  
certainty of Death and the uncertainty of the time thereof have thought fit to make this  
my last Will and Testament in manner following Imprimis I command my soul  
to God who gave it me and my Body to the Earth to be interred at discretion of Executors  
hereafter named Item I leave to my beloved wife during her widowhood my house  
should and Kitchen furniture, All my Stock of Horses, Cattle and Hogs, the Tools  
and Plantation Utensils belong to the Plantation whereon I live, together with the  
use of the same during her widowhood after my just Debts are pay'd. Item I give  
to my Sons John and Joseph two hundred and ten acres of Land that I now live on joining  
Barnister River to be equally divided between them Also it is my Will and desire  
that the above mentioned household and Kitchen furniture all my Stock of Horses  
Cattle and Hogs the tools and Plantation Utensils belong to the Plantation shoud be  
Equally divided between my Son John & Joseph and my Son in law William Parsons  
and Polly his wife William Farthing and Tabitha his wife. Item I gave to my  
Son James of Georgia a House now in his posession to him I give the same to his heirs  
forever Item I give to my Son William of Georgia a Mare and Calf and a Cow now  
in his posession to him I give the same to his heirs forever Item I give to my Son in  
law Benjamin Watkins and his wife Sarah five shillings out of my moveable  
Property after my wife's widowhood Item I give to my Son Daniel Dayte and his  
Wife Elizabeth a Cow and Calf now in his posession to him I give the same to his  
Heirs forever And lastly this is my last Will and Testament hereby revoking all  
former Wills by one made in witness whereof I have hereunto set my hand and seal this  
fifteenth day of September one thousand seven hundred and ninety four.

Signed, Sealed and published in the  
presence of us who subscribed the same }  
in the presence of the said Testator }

Thomas Anderson, Francis Anderson  
Eleanor Edwards, Richard Anderson

Henry X Blanks, S.S.  
by wife

At a Court held for Pittsylvania County the 20th day of October 1794  
The within written last Will and Testament of Henry Blanks deceased was exhibited  
into Court and proved by the Oaths of two of the witnesses hereunto and Ordered to be  
Recorded

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Recorded, And on the motion of Naomi widow and Testit of the said Testator Certificate  
is granted her for obtaining letters of Administration of all and singular the Goods,  
and Chattels, Rights and Credits of the said Testator with the said Will annexed in  
she having first taken the Oath by law prescribed and together with John Blanks  
Joseph Blanks and John Owen her servitors entered into Bondacknowledged  
the same By the Court Teste Will Tunstall 68

Davis's  
Deed for  
Tompkins

This Indenture made this thirteenth day of September one thousand  
seven hundred and ninety four Between Daniel Tompkins of the one part ~  
and George Davis of the other part Witneseth that the said Daniel ~  
Tompkins for and in consideration of the sum of Thirty three pounds Current  
Money of Virginia to him in hand paid by the said George Davis have ~  
Granted, Bargained, Sold and confirmed unto the said George Davis his  
Heirs and Assigns for ever one certain tract or parcel of Land lying and ~  
being in the County of Pittsylvania on both sides Mobbys Run containing  
Two hundred and forty one Acres and bounded by the lines of Ann Burton &  
James Cakes, Robert Price, Nehemiah Trahern, and William Davis ~  
To have and to hold the said Land and Premises with its Appurtenances  
unto the said George Davis his heirs and Assigns for ever And lastly  
the said Daniel Tompkins for himself his heirs and Assigns for ever do and  
will warrant and for ever defend the Witnes whereof the said Daniel  
Tompkins have hereunto set his hand and Seal the day and date above ~  
written. Interline before signing. Dan'l Tompkins, Jr.

Seal'd & delivered in presence of  
James Galloway, Robert Price  
Daniel Price, Samuel French }

Memo. That if the within named Dan'l Tompkins pays the within  
named George Davis Thirty three pounds on or before the fifteenth day of  
December next the within Deed is to be of no effect, otherwise to be and ~  
remain in force & virtue ~ Teste George Davis ~

James Galloway, Robert Price  
Daniel Price, Sam'l French }

At a Court held for Pittsylvania County the 15 day of December 1794  
The within Deed was by the within named Daniel Tompkins acknowledged  
to be his act and deed and the same was Ordered to be recorded, by the Court  
Teste Will Tunstall 68

Glenis  
Deed for  
"you"

This Indenture made thirtyninth day of October in the Year of our  
Lord one thousand seven hundred and ninety three Between Charles Haze  
and Hannah his wife of the County of Pittsylvania of the one part and ~  
Nathan Glenis

in Certificate  
for the Goods  
I amysed  
the John Blanks  
acknowledged  
Install 68

is one thousand  
one part  
Daniel  
and Current  
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David his  
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acknowledged  
by the Court  
Install 68

le year of our  
Lord  
and  
a Glenn

75

Nathan Glenn of the said County of the other part witnesseth that the aforesaid Charles Reese and Hannah his wife for and in consideration of the sum of One hundred and twenty five pounds current money of Virginia to him in hand paid by the aforesaid Nathan Glenn the receipt whereof I do confess and acknowledge hath given granted bargained sold and aliened Ente off and confirm'd and the said Charles Reese his Heirs, Exec. & Attri<sup>r</sup> doth by these presents give grant bargain sell Alien Ente off and Confirm to the said Nathan Glenn his heirs and assigns for ever one certain tract or parcel of land lying in the aforesaid County of Pittsylvania on Magoty Creek containing by Estimation two hundred and twenty acres more or less situate situate lying and beginning on a corner Post Oak in Eight foot line running on Nathan Glenn line East to William Dunning line thence his North to a corner white oak, thence East to John Barretts line, thence his line North to Charles Bailey line, thence his line west to Nathaniel Hicks line, thence his line to Thomas Davis line, thence South to Richard Reese line, thence South to the beginning To have and to hold the said two hundred and twenty acres of land with all the Appertances to the said Nathan Glenn forever his heirs and assigns And the said Charles Reese and Hannah his wife their heirs & executors doth covenant & agree with the s<sup>t</sup> Nathan Glenn that the s<sup>t</sup> Charles Reese and Hannah his wife will warrant and defend for ever the before granted land with all its Appertances to the said Nathan Glenn his heirs and assigns forever against them the s<sup>t</sup> Charles Reese and Hannah his wife and from the claim or claims of any person or persons whatever in witness whereof we have set our hands and seals the day and year above written.

Charles Reese, L.S.  
Hannah Reese, L.S.

Signed, Sealed and delivered  
in presence of us —

Tas Lewis, Charles Bailey  
Jose Mustain, Thos Green

MEMORANDUM Sept<sup>r</sup> 22 1793 This day full & peaceable possession with liberty  
of seven of the within mentioned land and premises was given and delivered by the  
within mentioned Charles to the within mentioned Nathan Glenn in presence of  
the witnesses here required.

Charles Reese, L.S.

Tas Lewis, Jose Mustain  
Charles Bailey, Jas Barber  
Thos Green

Oct<sup>r</sup> 22 1793 Rec<sup>d</sup> of Nathan Glenn One hundred and twenty five pounds it being  
in full of the consideration of the within I say rec<sup>d</sup> of me Charles Reese  
Test

Tas Lewis, Jose Mustain, Charles Bailey  
Thos Green, Jas Barber

At a Court held for Pittsylvania County the 20th day of January 1794  
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 Charles Reese which was ordered to be certified And  
afterwards, to wit, At a Court held for the said County the 15th day of December

John  
Spencer  
& de le

Besunder in the year aforesaid the same were further proved and Ordered to be  
Recorded By the Court Teste Will Tunstall C.S.

Spencer  
Deed for  
Barnett

This Indenture made this 18 day of Septem in the year of our Lord 1794  
Between Barnett Burnett and his wife Rhodie of the County of Pittsylvania  
of the one part and John Spencer of the same County of the other part —  
Witnesseth that the said Barnett Burnett and his wife Rhodie for —  
Satisfaction to them by the said Spencer Hath bargained sold and granted  
and doth by these presents grant, bargain sell and deliver unto him the  
said John Spencer a certain tract or parcel of Land laying and being in the  
County of Pittsylvania and bounded as followeth Beginning at a hooked  
Chesnut and thence to a white Oak S 72° 36' podo to a white Oak N 53' podo  
and thence with the Road south to James Fullons line and thence with —  
James Fullons line N° to a branch and thence with the branch to the —  
dividing line between the said Barnett Burnett and Jefc Vincent and  
thence with the — dividing line between the s<sup>d</sup> Burnett & Jefc Vincent  
to the beginning tree containing One hundred and nine Acres more or less  
Barnett Burnett his heirs and assigns for ever against me my heirs and  
Assigns and against the just claim of claimes of any person or persons whatsoever  
And the said Barnett Burnett and his wife Rhodie Bindeth themselves &  
their Heirs to make any further right or Deed of conveyance unto the s<sup>d</sup> John Spencer  
or his heirs shall lawfully require whereunto we have herunto set our  
hands and seals the day and year first above written —  
*Signed, sealed & delivered by*  
*In presence of us Test*

Barnet & Burnett C.S.  
his mark  
Rodney & Burnell C.S.  
mark

Henry Shakesford, Shadrach Roaz  
Thomas & Hollay —

At a Court held for Pittsylvania County the 15th day of December 1794  
The within Indenture was proved by the oaths of the witnesses thereto to be the  
act and deed of the within named Bernard Burnett and the same was Ordered  
to be Recorded By the Court Teste Will Tunstall C.S.

Watson's  
Deed for  
Barden

This Indenture made this the Ninth day of May in the year of  
our Lord one thousand seven hundred and ninety four Between James Barden  
of the County of Pittsylvania of the one part and Isab Watson of the said  
County of the other part Witnesseth that the s<sup>d</sup> James Barden for and in  
Consideration of the sum fifty pounds current money of Virginia to him in  
hand paid by the s<sup>d</sup> Isab Watson before the concluding and delivering of these  
presents the receipt whereof is hereby acknowledged to give, grant, bargain  
sell confirm and deliver and by these presents hath given granted, bargained  
sold and delivered unto the said Isab Watson his heirs and assigns for ever  
one certain tract or parcel of Land containing two hundred and twenty acres  
be

Ordered to be  
11 L8.

your Lord 1794  
Pittsylvania  
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John Spence  
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years of  
as Barden  
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these —  
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argued  
for ever  
my best  
be

be the same more or less, lying and being in the County of Pittsylvania on both sides of Bigg River Road and bound as followeth, to wit, Beginning at a red oak corner in Hamm Cooks line, thence along the same 8th twenty nine degrees W. thirty one poles to a hickory sapling 8th twenty three degrees W. one hundred and sixty two poles to a white oak, thence along Donalsons line N. eighty eight degrees E. two hundred and sixty six poles crossing two branches of Harping Creek to a white oak near the road, thence down the said road as it meanders and a croft one hundred and twenty six poles to Jonathan Phillips's corner red oak and Chestnut oak, thence along his line N. 8th thirty five degrees E. fifty poles to pointers in John Barnards line thence along the same 8th forty six degrees W. sixty two poles to a red oak North twenty six degrees E. Eighty six poles to John Henslers corner white oak sapling in the 3<sup>rd</sup> line, thence along Henslers line South seventy one degrees East two hundred and fifty three poles crossing the 3<sup>rd</sup> road three times to the beginning together with all houses improvements & appurtenances therunto belonging or in any wise appertaining to him the said Joab Watson his heirs and assigns for ever & the 3<sup>rd</sup> James Barden before mentioned does for himself his heirs &c. the 3<sup>rd</sup> land and premises for ever warrant and defend unto the 3<sup>rd</sup> Joab Watson his heirs &c to the only proper use and behoof of him the 3<sup>rd</sup> Joab Watson his heirs &c for ever against the lawful claim title or demand of any other person or persons whatsoever In witness whereof the said James Barden hath hereunto set his hand the day and year first above written.

James Barden, Jr.

Signed, Sealed & Delivered  
in presence —

John Bobbitt, Moses Herby, William Young  
James Bobbitt, Sam Tompkins jr.

At a Court held for Pittsylvania County the 15th Day of December 1794  
The within Indenture was by the within named James Barden acknowledged to be his act and deed and the same was Ordered to be recorded By the Court  
Taste Will Tunstall L8.

This Indenture made this 15th day of December in the year one thousand seven hundred and ninety four Between Daniel Mitchell of Fayette County and State of Kentucky of the one part and William Grigory of the County of Pittsylvania and State of Virginia of the other part witnesseth that the said Daniel Mitchell for and in consideration of the sum of Twenty five pounds current money of Virginia to him in hand paid by the said William Grigory hath granted, bargained sold, aliened Enfeoffed and confirmed, and the said Daniel Mitchell for himself his heirs, executors and Administrators doth by these presents grant, bargain, sell, alien, Enfeoff & confirm unto the said William Grigory his heirs and assigns for ever, one certain tract or parcel of Land containing Two hundred and fifty seven Acres in the County of Pittsylvania lying on the Branch of Blowing River of the North fork and bounded as followeth, to wit Beginning on a pine in the aforesaid William Grigory's line thence his line South ten degrees East twenty poles to a pine in Richard Heats line, thence with his new line South Sixty nine degrees East one hundred and sixteen poles crossing a Branch to a pine South twenty one and a half degrees East fifty six poles to pointers

North

North nine degrees East forty four poles to a corner pine in Wests line thence his  
line North twenty eight degrees East thirty seven poles crosing a branch to a white  
Oak saplin in the fork of a branch, thence New line North fifty three and a half  
degrees West forty nine poles to a red oak North eight and a half degrees West  
Thirty two poles crosing a branch to a pine North Thirty nine degrees West  
one hundred and two poles to a pine North sixty five degrees <sup>sixty four poles</sup>  
to a pine North sixty one degrees West forty poles to a corner pine in Paynes line  
Now pointers, With the line North seventy nine degrees West one hundred &  
two poles to a pine in Henry Mitchells line thence with his line South five  
degrees West sixty nine poles crosing a branch to a pine in said Grigory's  
line thence with his line South fifty two degrees East Ninety poles crosing  
two branches to the beginning To have and to hold the said Two  
hundred and fifty seven acres of Land with all its Appurtenances to the said  
William Grigory and to his heirs and assigns for ever And the said Daniel  
Mitchell for himself his heirs Executors and Administrators doth covenant  
and agree with the said William Grigory that he the said Daniel Mitchell  
will warrant and for ever defend the before granted Land with all its  
Appurtenances to the said William Grigory his heirs and assigns for ever  
against him the said Daniel Mitchell and from the claim or claims of all  
Person or persons whatsoever In Witness whereof Jacob Taris by virtue  
of a certain Power of Attorney from the said Daniel Mitchell to him bearing  
date the fourth day of September one thousand seven hundred and ninety  
three hath to these Presents set the hand and affixed the Seal of the said  
Daniel Mitchell the day and year first above written (Intervened before  
signed) —

Daniel Mitchell, L.S.

Signed, Sealed and delivered  
in the presence of, —

At a Court held for Pittsylvania County the 15th day of December 1794  
The within Indenture was acknowledged by Jacob Taris Attorney for the  
within named Daniel Mitchell to be the act and Deed of the said Daniel and  
the same was ordered to be recorded By the Court

Teste Will Tunstall Esq.

Hanks  
Deed for  
Stamps

This Indenture made this twelfth day of August anno thousand  
seven hundred and ninety four Between John Stamps of the County of Pittsylvania  
of the one part and George Hanks of said County of the other part witnesseth  
that for and in consideration of the sum of Eighty pounds current money of  
Virginia to him in hand paid by the said George Hanks, the receipt whereof  
the said John Stamps doth hereby acknowledge hath given, granted, bargained  
sold, aliened and confirmed, and by these presents doth give, grant, bargain  
sell and confirm unto the said George Hanks his Heirs and Assigns for ever  
one certain tract or parcel of Land containing Three hundred and sixty five  
Acres lying and being in the afores<sup>t</sup> County and on both sides of Jamieson's  
fork of Birch Creek and bounded as followeth, to wit, Beginning at a  
Hickory

(9)

Hickory on the said fork thence N twenty deg 3 W one hundred and ten poles to a black oak  
S eighty deg 15 one hundred and two poles to three pines crossing the Waggon road N twenty  
deg 15 one hundred and twenty poles crossing a branch to pointers S two hundred and  
forty four poles to a pine N eighty deg 2 one hundred poles to pointers S twenty eight  
deg 2 one hundred and eighty poles crossing three branches to a pine N forty three deg  
E fifty eight poles crossing the afores<sup>d</sup> road to pointers N twenty four deg 15 one hundred  
and twenty poles to an hickory on the afores<sup>d</sup> fork side, three up the same as is mentioned  
to the first station And also all trees, Woods, underwoods, Thickets, commodities -  
Hereditaments, ways, waters, watercourses and all Appertenances whatsoever of  
the said tract or parcel of land above mentioned belonging or in any wise appert-  
aining to the same. Also the reversion and reversions, remainder & remainders  
At right, Interest, claim or demand whatsoever of him the said John Stamps  
his heirs and assigns forever, of, in and to the said tract or parcel of Land and all  
and singular the said premises above mentioned and every part thereof To have  
and to hold the said tract or parcel of land and every part thereof with the  
Appertenances unto the said George Hanks his Heirs and Assigns for ever And he the  
said John Stamps for himself and for his heirs doth hereby covenant that he shall and  
will defend the said tract or parcel of Land and premises and every part thereof  
against himself and his heirs and against all and every other person or persons  
whomsoever unto the said George Hanks his heirs and assigns for ever. Witnesseth  
whereof the said John Stamps hath hereunto set his hand and affixed his Seal the  
day and year above written -

John Stamps, L.S.

Signed, Sealed and delivered  
in presence of -

The<sup>s</sup> Hill, Jonathan Hill  
Moses <sup>his</sup> Hanks - mark

MEMORANDUM the day and year within  
written peaceable and quiet possession of the  
within granted land premises was given and made unto the within written  
Deed - The<sup>s</sup> Hill, Jonathan Hill, Moses <sup>his</sup> Hanks } John Stamps, L.S.  
Test. The<sup>s</sup> Hill, Jonathan Hill, Moses <sup>his</sup> Hanks } mark

Received of George Hanks this sixteenth day of august in the year of our Lord one thousand seven hundred and ninety four the sum of Eighty pounds current  
Money of Virginia it being Consideration money within mentioned -  
Test The<sup>s</sup> Hill, Jonathan Hill I say recd by me John Stamps, L.S.  
Moses <sup>his</sup> Hanks - mark

At a Court held for Pittsylvania County the 15th day of September 1794 -  
The within Indenture together with the Memorandum and Receipt hereon inserted  
were proved by the Oaths of two of the witnesses hereto to be the several acts and  
Deed of the within named John Stamps which was Ordered to be Certified And  
afterwards, to wit, At a Court held for the said County the 15th day of December in  
the year aforesaid the same were further proved and Ordered to be Recorded -

By the Court Teste Will Tunsall 68

Wrights  
Bill of sale  
to Irby  
Aug<sup>2</sup>

I Charles Irby of Pittsylvania County <sup>hath this day</sup> bargained and delivered unto George Wright of the said County one Negro boy named Randolph which the said Wright is to keep as his property for the term and space of eighteen Months from this day for the Interest of Fifty pounds current money which I am justly owing of the said Wright Now so it is if the said Charles Irby his heirs & Exec<sup>t</sup> do pay or cause to be paid unto the said Wright his heirs or Assigns the afores<sup>d</sup> sum of Fifty pounds as above mentioned any time within eighteen months as above the said Wright is to receive it and give up the said Negro Randolph Except the said Negro should die or some other accident happen by the hand of Providence and if the said Charles Irby his heirs do not pay or cause to be paid unto the said Wright his heirs the afores<sup>d</sup> sum of Fifty pounds current Money of Virginia or before the twenty third day in the month of August seventeen hundred and ninety four the said Wright is to keep the said Negro Randolph as his wrote and property for ever for the afores<sup>d</sup> sum of fifty pounds the like money to which I bind my self my heirs to warrant and defend the said Negro to the said Wright his heirs for ever against the claims or claims of all persons whatsoever as witness my hand and seal this 23 day of February 1793.

Charles Irby. S.S.

Teste

J M Williams. Thos Williams

At a Court held for Pittsylvania County the 15 day of December 1794 The within Bill of Sale was proved by the Oaths of the witnesses thereto to be the act and deed of the within named Charles Irby and the same was ordered to be recorded By the Court Teste Will Turnstall C.R.

Simpson's  
Deed for  
Ohio's

This INDENTURE made this Eleventh day of August in the year of our Lord one thousand seven hundred and ninety four Between John and Frances Ashin of Pittsylvania County of the one part and Jeremiah Simpson of the said County of the other part Witnesseth that the said John and Frances Ashin for and in consideration of the sum of Twenty pounds current money of Virginia to them in hand paid by the said Jeremiah Simpson the receipt whereof is hereby fully acknowledged hath this day bargained and sold unto the said Jeremiah Simpson one certain tract or parcel of land lying and being in the County afores<sup>d</sup> containing by Estimation forty three acres it being a part of a tract of land where Edward Bryant now lives at the upper end of said tract on the south side of the upper double Creek Beginning at the Creek on a slope upon Jeremiah Simpson's line thence along his line to Erosmus Simpson's line to a corner pine, thence his line to a post oak on Basil Hawkers line at the upper end of the said Hawkers Oldfield, thence a straight line to a white oak marked for a corner on 3<sup>d</sup> Creek on Harry's line, thence running with the Creek

Creck up to the begining To have and to hold the said Forty three Ares of land and premises above mentioned and every part and parcel thereof with the Appurtenances unto the said Jeremiah Simpson his Heirs and Assigns to the only use and behoof of him the said Jeremiah Simpson his heirs and Assigns for ever And the said John and Frances Akin for themselves and their Heirs doth covenant grant and agree to and with the said Jeremiah Simpson his heirs and Assigns by these presents that the said John and Frances Akin the said forty three Ares of Land and premises above mentioned and every part and parcel thereof with the Appurtenances unto the said Jeremiah Simpson his heirs and Assigns against them the said John and Frances Akin and their heirs and all and every other Person and Persons whatsoever shall and will warrant and for ever defend by these presents In W<sup>m</sup> M<sup>r</sup> whereof the said John and Frances Akin hath to these presents set their hand and Seal the day and year first written  
 Signed, Sealed and delivered  
 in the presence of — {  
 Benjamin Burges, Loyd Simpson  
 Erasmus Simpson, William Walker }  
 William Bryant.

John Akin, L.S.  
 Frances Akin, L.S.

At a Court held for Pittsylvania County the 15th day of December 1794.  
 The within Indenture was proved by the oaths of three of the witnesses thereto to be the several and respective acts and deed of the within named John Akin and Frances Akin, and the same was ordered to be recorded By the Court  
 Teste Will Sunstall 68

Witness  
for  
Devis

This Indenture made the 17th day of Nov<sup>r</sup> in the year of our Lord Christ one thousand seven hundred and ninety four BETWEEN Joseph Devin & William Devin of the County of Pittsylvania of the one part and Abraham Williams of the County aforesaid of the other part WHEREAS Jeremiah Walker by his certain Indenture of Bargain and Sale bearing date the fifteenth day of October last past hath Conveyed unto the said Joseph Devin Seventy seven acres of Land (more or less) Situate lying and being on Turkey Branch of Banister River in the County aforesaid bounded as followeth, to wit, Beginning at Twedels corner white oak in Deaks line, thence Twedels line south eighty three degrees east two hundred and fifty eight poles to a Hickory in Chamberlaynes line, thence the same south seventy four degrees west two hundred and thirty six poles to pointers on the said Turkey Branch, thence up the same as it meanders to the beginning As by the said Indenture of record in the Court of the said County before being thereunto had may more fully appear AND WHEREAS ALSO the said William Devin hath contracted and agreed with the said Abraham Williams to add twenty three acres (more or less) to the said Seventy seven to make up One hundred Acres (more or less) by a line as follows, to wit, Beginning at a red oak in the said William Devins line thence a straight line chop'd by the said William Devin down the said Turkey branch to a Post Oak on Chamberlaynes line, thence along the Chamberlaynes line to the Hickory

Hickory in the bounds of the Seventy seven Acres above mentioned to include the  
Compliment of Twenty three Acres more or less. Now this Indenture witnesseth  
Witnesseth that the said Joseph Devin and William Devin for and in  
Consideration of the sum of to them or one of them  
in hand paid by the said Abraham Williams at or before the ensaing,  
and delivery of these presents the receipt whereof they do hereby acknowledge  
and thereof and every part thereof do acquit and discharge the said Abraham  
Williams his Heirs Executors and Administrators by these presents they  
the said Joseph Devin and William Devin HAVE and each of them hath  
Granted, Bargained and Sold, Aliened, Released and confirmed, and by these  
Presents do and each of them doth Grant, Bargain and Sell, Alien  
Release and confirm unto the said Abraham Williams All that the aforesaid  
One hundred Acres of Land, more or less, according to the bounds above  
described, And all Houses, outhouses, orchards, fences, Woods, underwoods  
Waters, Watercourses, profits, Advantages, Hereditaments & Appurtenances  
whatever thereunto belonging or in any wise appertaining And also  
the reversion and reversions, Remainder and Remainders, Rents, Issues and  
Profits thereof and of every part thereof And also all the Estate, right  
title, Interest, claim and demand whatsoever either in Equity or in Law of  
them the said Joseph Devin and William Devin or either of them their or  
either of their Heirs, of, in or to the Land and Premises above mentioned or any  
part or parcel thereof with the appurtenances To have and to hold  
the said One hundred Acres of Land, more or less, and every part and parcel  
thereof with the Appurtenances unto the said Abraham Williams his heirs  
and assigns, to the only proper use and behoof of him the said Abraham  
Williams his Heirs and assigns for ever And the said Joseph Devin  
and William Devin for themselves and their Heirs do and each of them  
doth covenant, grant and agree to and with the said Abraham Williams  
his Heirs and assigns by these presents that they the said Joseph Devin and  
William Devin the said hereby granted Land and Premises and every part  
and parcel thereof with the Appurtenances unto the said Abraham Williams  
his Heirs and assigns against them the said Joseph Devin and William  
Devin and their Heirs and all and every other person and persons whatsoever  
shall and will warrant and for ever defend by these presents In Witness  
whereof the said Joseph Devin and William Devin have to these presents  
interchangeably set their hands and " — " — Seals the day and year  
first above written.

Joseph Devin, S.S.  
William Devin, S.S.

Sealed and delivered in presence of  
John Hodges, Jepa Hodges  
John Dunn {

At a Court held for Pittsylvania County the 15th day of December 1794.  
The within Indenture was by the within named Joseph Devin and William  
Devin acknowledged to be their several prospective acts and deed and the  
same was ordered to be Recorded By the Court

Dunn  
S.S.

Taste

Will Tunstall S.S.

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for and in  
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said Abraham  
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Appurtenances  
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, or in law of  
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iums his heirs  
Abraham  
John Devin  
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n Williams  
Devin and  
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am Williams  
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whatsoever  
Witnes  
se presents  
day and year  
rim. S.S.  
rim. S.S.

83  
Lambley  
for  
Gorman

This Indenture made this Eleventh day of April in the year of our Lord one  
thousand seven hundred and ninety four Between John Gorman of the County of  
Pittsylvania in the State of Virginia of the one part and Francis Chalmleigh of  
the County and State aforesaid of the other part WITNESSETH that the said John  
Gorman for and in consideration of the sum of Twenty pounds current money of  
Virginia to him in hand paid by the said Francis Chalmleigh at or before the  
canceling or delivery of these Presents the receipt whereof is hereby acknowledged -  
he the said John Gorman hath Granted Bargained and Sold Aliened & confirmed  
and by these presents doth Grant Bargain and Sell Alien release and confirm  
unto the said Francis Chalmleigh All that tract, piece or parcel of Land situate  
lying and being in the County aforesaid and on the head waters of the Mountain  
fork of Alleghany Creek containing by estimation One hundred Acres in the County  
aforesaid and adjoining the Lands of the said Francis Chalmleigh and the Lands  
of David Hunt Esq<sup>r</sup> being a tract of land conveyed by Due of James Hamlett to the aforesd  
John Gorman And all houses out houses, woods, underwoods, ways waters, water  
courses profits and advantages whatever to the said Premises belonging or in any wise  
appertaining And also the Tavern or Levenson remainder remainders rents issues  
and profits of the said Premises or any part or parcel thereof with the Appurtenances  
And also all the Estate, right, title, Interest, claim and demand whatsoever  
whether in Equity or in Law of him the said John Gorman and his heirs, of, in or to  
the said Premises hereby granted and Sold or any part or parcel thereof with the  
Appurtenances To have and to hold the said tract, piece or parcel of Land and  
Premises above mentioned and every part or parcel thereof with the appurtenances  
unto the said Francis Chalmleigh his heirs & assigns to the to the only proper use  
and behoof of him the said Francis Chalmleigh his heirs & assigns for ever And  
the said John Gorman doth for himself and his heirs covenant and agree to and  
with the said Francis Chalmleigh his heirs and assigns by these presents that he  
the said John Gorman the said tract, piece or parcel of Land and Premises hereby  
Granted and Sold unto the said Francis Chalmleigh his heirs and assigns against  
him the said John Gorman and his heirs and all and every other Person or Persons  
whatever shall and will warrant and forever defend firmly by these Presents I M  
WITNESSE WHEREOF the said John Gorman hath hereunto set his hand affix'd his  
Seal the day and year first above written - John C. GORMAN, S.S.  
Signed, Sealed and delivered  
in the presence of -  
John Jenkins, Edward Flowers  
Daniel Jenkins, Larkin Mayes  
Matthew McGloson

At a Court held for Pittsylvania County the 15th day of December 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 John Gorman and the same was ordered to be  
Recorded By the Court Teste Will Tunstall 668

in 1794  
William  
and the  
68

Caldwells  
Deed for  
Bennet's

This Indenture made this 19th day of February one thousand seven hundred and ninety four between John Bennet and Ieph Bennet of Pittsylvania County of the one part and Allen Caldwell of the other part witnesseth that the said John Bennet and Ieph Bennet for an in Consideration of the sum of Thirty five pounds to them in hand paid have have bargained and sold unto the said Allen Caldwell son a certain tract or parcel of land lying and being in the County of Pittsylvania and State of Virginia containing by estimation One hundred and twenty five acres and bounded as followeth to wit Beginning at a Hickory in Atherton corner, thence along his line East crossing a branch to Alexander Lee corner on a pine, thence along his line on a pine to Thomas Bennet's line to a pine, thence along <sup>the</sup> ~~line~~ <sup>thence along</sup> Waters line to thence along Waters line to Robert <sup>doth</sup> Waters line to beginning, and the said John Bennet and Ieph Bennet for themselves their heirs and assigns warrant and for ever defend the above tract of land and premises unto the said Allen Caldwell son and to his heirs and assigns for ever against the Lawfull claim of any Person or Persons whatsoever as witness our hands and seals the day and year above written.

- Nathaniel Madel, David Terry  
John Terry, John Roper . . .

John Bennet. S.S.  
Ieph Bennet. S.S.

At a Court held for Pittsylvania County the 21 day of July 1794  
The within Indenture was proved by the Testis & two of the witnesses thereto to be the several and respective acts and deed of the within named John Bennet and Ieph Bennet which was ordered to be certified and afterwards to wit, At a Court held for the said County the 15th day of December in the year aforesaid the same was further proved and ordered to be recorded By the Court Justice Will Tunstall C. S.

Parkers  
Deed for  
Collier

*Ewan*

This Indenture made this fifteenth day of April one thousand seven hundred and ninety four Between John Collier of Pittsylvania County and State of Virginia of the one part and William Parker of the County and State aforesaid of the other part witnesseth that the said John Collier for and in consideration of the sum of ten pounds current money of Virginia to him in hand paid by the said William Parker the receipt whereof the said John Collier doth hereby acknowledge hath granted, bargained and sold, Aliened and confirmed & by these presents doth grant, bargain & confirm unto the said William Parker his heirs and assigns for ever Fifty acres of land granted by present to the said John Collier bearing date the seventh day of August one thousand seven hundred and eighty eight lying and being in the County

met of Pittsylvania  
Witnesseth that  
tion of the sum of  
and sold unto  
d lying and being  
g by estimation  
wit, Begining  
crofing a brach  
a pine tree to  
to Tates line  
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and the said  
signs warrant  
to the said  
against the  
nefus our hands

met. A.D.  
recd L.S.

July 1794  
refers thereto  
named John  
id And after  
5th day of  
over and  
Tunstall 68

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tysylvania  
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I by these  
William  
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day of August  
ing in the  
County

85)

County of Pittsylvania on the Draughts of Old woman's brach and bounded as followeth  
to wit, Beginning at John Wheeler's corner pointers, thence over lines South eighty two  
degrees East one hundred and forty poles exposing a branch to a Hickory in Sypur Wheeler  
new line, thence along the same North seven degrees West sixty three poles to a  
Maple in the said Colliers old line, thence along the same North seventy seven  
Degrees west one hundred and fourteen poles to pointers in Wheelers line aforesaid  
and thence along the same South eleven degrees West seventy two poles to the  
beginning To have and to hold the said Fifty Acres of Land and all and  
singularly the premises above mentioned and every part and parcel thereof unto  
the said William Parker his heirs and assigns to the only proper use and behoof  
of him the said William Parker his heirs and assigns for ever And the said  
John Collier for himself and his heirs the said fifty acres of land and premises and  
every part thereof against him and his heirs and against all and every other person  
or persons whatsoever to the said William Parker his heirs and assigns shall warrant  
and for ever defend by these presents In Witness whereof the said John Collier hath  
hereunto set his hand and affixed his Seal the date above written

Signed, Sealed & delivered  
in presence of us — }

John <sup>his</sup> Collier L.S.  
mark

MEMORANDUM That the day and year within mentioned full payable  
and quiet possession and delivery of the within mentioned premises was made and  
delivered by the within mentioned John Collier unto the said within mentioned  
William Parker to have and to hold to him and his heirs and assigns forever  
According to the meaning and intent of the within written Indenture

Signed, Sealed and delivered  
in presence of — }

John <sup>his</sup> Collier, L.S.  
mark

Received of William Parker the full sum of Ten pounds good and lawfull money  
Money of Virginia in full of the within mentioned premises I say received by me this  
April the fifteenth day one thousand seven hundred and ninety four.

John <sup>his</sup> Collier, L.S.  
mark

At a Court held for Pittsylvania County the 15th day of December 1794 —  
The within Indenture together with the Memorandum and Receipt hereon indorsed were  
by the above named John Collier acknowledged to be his several acts and deed and the  
same were ordered to be recorded — By the Court Teste Will Tunstall 68

Evan

Elington's  
us for  
Tanner

This INDENTURE made this Thirteenth day of December in the year of our Lord one  
thousand seven hundred and ninety four Between Thomas Tanner of the County of  
Pittsylvania of the one part and Jeremiah Ellington of the said County of the other part —  
Witnesseth that the said Thomas Tanner for and in consideration of the sum of  
Fifteen pounds current money of Virginia and a Negro Boy named Billy to him in  
hand paid, the receipt of which the said Thomas Tanner doth hereby acknowledge  
hath

hath bargained and sold, and by these presents doth bargain sell and confirm unto the said Jeremiah Ellington his heirs and assigns for ever one certain tract or parcel of land containing one hundred and forty four acres, be the sum more or less, lying and being in the County of Pittsylvania on the head branches of Elkorn Creek and bounded as follows, to wit. Beginning at a red oak in William Willis's line, and thence along the same South fifty nine degrees East seventy four poles to three Maples in a Dren and thence down the Dren as it meanders fifty five poles crossing a branch to a red oak, thence along Lawrence Duff's chop lines east eighty poles to a Sapsapie, thence North fifty nine degrees East one hundred poles to a red oak Sapling in Tucker Woodson's line and along the same North fifty nine degrees West one hundred and twenty poles to pointers, and thence along <sup>3</sup> Thomas Tanner's line south forty five degrees West one hundred and seventy poles to the beginning To have and to hold the said land together with all the appertinences thereto belonging or in any wise appertaining to the said Jeremiah Ellington and to his heirs and assigns for ever and the estate, right, title, interest, claims and demands whatsoever of the said Thomas Tanner of, in or to the said land and premises and every part thereof with the appertinences unto the said Jeremiah Ellington his heirs and assigns for ever And I the said Thomas Tanner for my self my heirs and from all and ever person and persons whatsoever the above granted land & premises unto the said Jeremiah Ellington his heirs and assigns shall and will for ever defend by these presents In witness whereof the said Thomas Tanner hath hereunto set my hand and fixed my seal the day and year above written

Thomas Tanner, A.S.

MEMORANDUM this day within Writing & my Seal of the Land and premises within mentioned was granted by the within mentioned Thomas Tanner to the within Jeremiah Ellington according to form and effect of the within Deed.

Thomas Tanner

In a Court held for Pittsylvania County the 15th day of December 1793 The within Indenture together with the Memorandum hereon indorsed were by the within named Thomas Tanner acknowledged to be his several acts and deed and Lucy the wife of the said Thomas (she being first privately examined as the Law directs) came into Court and relinquished her right of power in and to the Land & premises Conveyed by the said Indenture, all which were ordered to be recorded. By the Court  
Tate Will Simstall 68

Motley's  
Deed for  
Ellington

This Indenture made this twenty eighth day of September in the year of our Lord one thousand seven hundred and ninety four Between Jeremiah Ellington and Fanny his wife of the County of Pittsylvania of the one part and Daniel Motley of the same County of the other part WITNESSETH that

D  
that the said Jeremiah Ellington and Fanny his wife for and in Consideration of the  
Sum of Four hundred and sixty six pounds six shillings and eight pence Current  
Money of Virginia to them in hand paid by the said Daniel Motley at or before the  
Sealing and delivering of these presents the receipt whereof they do hereby acknowledge  
hath Granted, Bargained and Sold, Alined, Released, Conferred and confirmed unto the  
said Daniel Motley and to his Heirs & assigns for ever Six hundred and  
forty seven Acres of Land lying and being in the said County of Pittsylvania on the  
branches of Sandy Creek Beginning at a red Oak and thence along Joseph Terry's  
lines South forty four degrees East one hundred and fifty two poles to a white Oak South  
fifty six degrees West seventy six poles crosing a branch to a corner thence along Halls  
line South seventy four degrees West one hundred and ninety four poles to three Pottlakes  
thence along Joseph Motley's line South eighty eight degrees West fifty seven poles  
crosing one branch to beach on another branch thence along William Ryburns line  
North thirty nine degrees West four hundred poles to Main near the main Road  
thence along Tucker Woods line North sixty four degrees east one hundred  
and twenty poles crosing the road to a red oak North thirty five degrees West four  
poles to a white oak corner thence North seventy five degrees east Sixty two poles to a  
white Oak South twenty seven degrees east forty seven poles crosing the road to a  
white Oak at the head of a branch and down the said branch as it meanders 126 poles  
to an Ash, thence south sixty six degrees east one hundred and eighty poles to a white oak  
in Deuleone's former line and along the same North fifty four degrees east one hundred  
and thirty poles to the beginning With all Houses, Gardens, Orchards, Trees, Woods, under  
Woods, Ways and Watercourses lying or standing And also the tenement and Cessions,  
Rents, Issues and Profits thereof and all the Estate, right, title, Interest, Claim and demand  
whatsoever of them the said Daniel Motley 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 Daniel Motley and to his heirs and assigns for ever And  
the said Jeremiah Ellington and his heirs, Executors, Administrators and assigns doth  
Warrant and defend the title of the said Land in fee simple unto the said Daniel Motley  
and to his heirs and assigns for ever against him the said Jeremiah Ellington and  
Fanny his wife and against all and every other person and persons whatsoever  
In Witness whereof the said Jeremiah Ellington and Fanny his wife hath hereunto set  
their hands and seals the day and year above written.

Jeremiah Ellington, S.S.  
Fanny Ellington, S.S.

Signed and Acknowledged  
in presence of — {  
Joseph Motley, William + Chelby  
David McCargo

MEMORANDUM That on the day of the date of the within written Deed delivery  
of Seisin of the within mentioned Land and premises was delivered by the within  
named Jeremiah Ellington, and Fanny his wife unto the within named Daniel  
Motley according to the full meaning and intent of the within written Indenture  
In presence of — {  
Joseph Motley, William Chelby  
David McCargo

Jeremiah Ellington, S.S.

At

At a Court held for Pittsylvania County the 20 day of October 1794  
 The within Indenture together with the Memorandum hereon indorsed  
 were proved by the Oaths of two of the witnesses thereto to be the several acts  
 and Deed of the within named Jeremiah Ellington which was Ordered to be  
 Certified And afterwards, to wit, At a Court held for the said County the  
 15th day of December in the year aforesaid the same was further proved  
 and Ordered to be Recorded By the Court  
 Teste Will Tunstall 68

Hodges Dues  
from Dyer

£ 200 00

This Indenture made this 17 day of November in the year of our Lord  
 one thousand seven hundred and ninety four Between William Dyer of  
 the County of Pittsylvania of the one part and Thomas Hodges of the same  
 County of the other part Witnesseth that the said William Dyer for  
 and in consideration of the sum of Thirty pounds current money of Virginia  
 to him in hand paid by the said Thomas Hodges at or before the Sealing  
 and delivery of these Presents the receipt whereof be the said William Dyer  
 doth hereby acknowledge HATH Granted, Bargained & Sold, Alined, released  
 and confirmed and by these presents doth Grant, Bargain and Sell, Aline  
 release and confirm unto the said Thomas Hodges All that tract or parcel  
 of Land situate lying and being on Bearskin Creek in the County aforesaid  
 containing by estimation One hundred and ten Acres (be the same  
 more or less) and is bounded as in and by a Deed duly Recorded in the Court  
 of the County aforesaid from Jepse Atkins to the said William Dyer bearing date  
 the Eighteenth day of August in the year of our Lord one thousand seven  
 hundred and eighty eight as by the said Indenture reference being  
 therunto had may more fully appear And all the other out-houses  
 Orchards, fences, Woods, underwoods, Waters, Watercourses profits &  
 Advantages and Appurtenances therunto belonging or in any wise appertaining  
 AND ALSO the reversion and reversions remainder and remainders rents &  
 Issues and profits therunto belonging or in any wise appertaining AND ALSO  
 all the Estate, right, title, Interest, property, claim and demand whatsoever  
 either in Equity or in Law of him the said William Dyer and his heirs of  
 or to the said hereby granted & sold Premises or any part or parcel thereof  
 with the Appurtenances TO HAVE AND TO HOLD the said One hundred  
 and ten Acres of Land and premises, more or less, unto the said Thomas Hodges  
 his heirs and assigns, to the only proper use and behoof of him the said Thomas  
 Hodges his heirs and assigns forever AND the said William Dyer for  
 himself and his heirs doth covenant, grant and agree to and with the said  
 Thomas Hodges his heirs and assigns by these presents that he the said  
 William Dyer the said hereby granted and sold Premises and every part  
 and parcel thereof with the Appurtenances unto the said Thomas Hodges &  
 his heirs and assigns against him the said William Dyer and his  
 Heirs

1794  
dated &  
proved  
stall 68

69  
Hire and all and every other Person or Persons whatsoever shall and will warrant and  
and for ever defend by these presents I Willm Dyer wherof the said William Dyer hath  
hereunto set his hand and affixed his seal the day and year first written within written  
Sealed and delivered in presence of —  
William Dyer, J.S.

Will Duxstall, Luther <sup>his</sup> Hopper  
Jas Akin — mark

At a Court held for Pittsylvania County the 15th day of December 1794 —  
The foregoing Indenture was by William Dyer party thereto acknowledged to be  
his act and deed and Dicy the wife of the said William (she being first privily  
Examined as the law directs) came into Court and 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 Duxstall 68.

This Indenture made the fifteenth day of December in the year of our Lord one  
thousand seven hundred and ninety four Between Thomas Lackey of Lancaster County  
South Carolina of the one part and Thomas Linthicum of Pittsylvania County and  
State of Virginia of the other part witnesseth that the said Thomas Lackey for  
and in consideration of the sum of two hundred and seven pounds ten shillings  
to him in hand paid by the said Thomas Linthicum, the receipt whereof he  
said Thomas Lackey doth hereby acknowledge he the said Thomas Lackey hath  
Granted, bargained and sold Aliened and confirmed and by these presents doth  
Grant, Bargain and Sell Alien and confirm unto the said Thomas Linthicum  
his heirs and assigns forever All that piece, parcel or tract of Land which was  
Granted to John His by way of Patent bearing date the third day of  
August one thousand seven hundred and seventy one situate lying and  
being in the County and State aforesaid on both sides of Great Cherry More  
Creek, and bounded as follows viz. Beginning at a Spanish oak, thence  
North seventy five degrees East sixty poles crooping the Creek to a red Oak thence  
North twelve degrees West one hundred and forty poles crooping two branches  
to pointers, thence North seventy degrees West fifty four poles crooping the Creek  
to a white oak, thence North twenty degrees West two hundred and forty poles to  
pointers, thence south forty nine degrees west two hundred and sixty five poles to  
pointers, crooping the Creek and a branch to a Chestnut, thence south fifty  
two degrees east three hundred and ninety seven poles to the beginning —  
Containing four hundred Acres, and also all Woods Woods profits, Commodities —  
Advantages, hereditaments and appurtenances whatsoever to the said Land above  
mentioned belonging or in any ways appertaining And also the reversion and  
reversions remaining and remainders, Rents and Diverses of the said Premises —  
and of every part thereof And all the Estate, right, title, Interest claim and  
demand whatsoever of him the said Thomas Lackey of in and to the said Land —

and promises to have and to hold the said land and all the said premises above mentioned and every part thereof unto the said Thomas Linthicum his heirs and assigns, to the only proper use and behoof of the said Thomas Linthicum his heirs and assigns for ever And the said Thomas Lackey for himself and his heirs the said land & premises against him and his heirs and against all and every other person and persons shall and will warrant and for ever defend by these presents Is witness whereof the said Thomas Lackey hath hereunto set his hand and seal the day and year first above written —

Thomas Lackey, S.S.

Sealed and delivered  
in the presence of — }

Hugh Reynolds, Alexander Mahan }

James Mahan — }

**MEMORANDUM** that the day and year written mentioned full peaceable and quiet possession and delivery of the within mentioned Premises was made and delivered by the within mentioned Thomas Lackey unto the said within mentioned Thomas Linthicum to hold to him his heirs and assigns for ever According to the true intent and meaning of the within mentioned Deed. —

Thomas Lackey, S.S.

Witness present. —

Hugh Reynolds, Alexander Mahan }

James Mahan — }

Received from Thomas Linthicum the sum of Two hundred and seven pounds ten shillings current money of Virginia in full of the within mentioned Premises by me —

Thomas Lackey, S.S.

Witness present

Hugh Reynolds, Alexander Mahan }

James Mahan — }

At a court held for Pittsylvania County the 15 day of December 1794  
The within Indenture together with the Memorandum and Receipt  
hereon indorsed were proved by the Oaths of the witnesses thereto to be  
the several acts and deed of the within named Thomas Lackey All  
which were ordered to be recorded By the Court

Testa Will Tunstall 68

Robinsons  
Deed from  
Porter

This Indenture made this tenth day of December in the year of our Lord one thousand seven hundred and ninety four Between William Porter and his wife Susannah of the County of Pittsylvania and Colony of Virginia of the one part and Joseph Robinson of the above mentioned County and Colony of the other part Witnesseth that the said —

William Porter

11)

William Porter and his wife Susanna for and in consideration of the sum of eighty five pounds current money of Virginia to them in hand paid by the said Joseph Robinson the Receipt whereof the said William Porter and his wife Susanna doth hereby acknowledge hath granted bargained and sold Alured and confirmed and by these presents doth grant, Bargain sell, Alire & Confer unto the said Joseph Robinson his heirs and assigns for ever Two hundred and twenty acres of Land, be the same more or less lying and being in Pittsylvania County on the branches of the long branch of the Timber'd fork of White Oak Creek and bounded as followeth viz Beginning at Hugh Innes's corner White oak, thence south seventy six degrees west one hundred and thirty poles to a pine, South eighty five degrees west one hundred and four poles to a white North forty two degrees west twenty four poles crossing the timber'd fork to a pine North twenty one degrees east one hundred and twenty four poles upping the creek to a pine North fifty two degrees East one hundred and twenty eight poles to a red Oak in Sibbys line, thence along the same South forty seven degrees East twenty eight poles to a pine South thirty four degrees East one hundred and twelve poles to a Chestnut tree, South fifty two degrees East sixty poles to a red oak in Innes's line aforesaid, and thence along the same South thirty degrees West Sixty poles to the beginning To have and to hold the said two hundred and twenty acres of Land and all and singularly the premises above mentioned and every part and parcel with the appurtenances there of unto him the said Joseph Robinson his Heirs and assigns to the only proper use and behoof of the said Joseph Robinson his Heirs and assigns for ever And the said William Porter and his wife Susanna for themselves and their heirs the said two hundred and twenty acres of Land and Premises and every part thereof against them their heirs and against all and every person or persons whatsoever to the said Joseph Robinson his heirs and assigns shall and will warrant and for ever defend by these presents. In witness whereof the said William Porter and his wife Susanna hath hereunto set their hands and affixed their seals the date above written.

Sigis, Seals & delivered

In presence of — {  
Randolph Corbin Test. Allin & Adams }  
Kinsey & Marler —  
mark

William Porter, L.S.  
Susanna Porter, L.S.

MEMORANDUM that on the day and year within mentioned full, peaceable and quiet possession and delivery of the within premises was made & delivered by the within mentioned William Porter and his wife Susanna unto the said within mentioned Joseph Robinson To have and to hold to him and his heirs and assigns for ever according to the true intent and meaning of the within mentioned Indenture.

Sigis, Seals and delivered

In presence of — {  
Randolph Corbin Test. Allin & Adams }  
Kinsey & Marler —  
mark

William Porter, L.S.  
Susanna Porter, L.S.

At

The Robt, Daniel Bridge

Lewisia County the 20th day of October 1794 -  
with the Memorandum hereon indorsed were proved by  
Heatts to be the several acts and deed of the within named  
Ordered to be certified And afterwards, to witness At a  
the 15th day of December in the year aforesaid the  
Ordered to be recorded By the Court

Teste Will Tunstall 68

This 15th day of December in the year one thousand seven  
hundred and nine Daniel Mitchell of Fayette County and State of  
Richard Heatts of the County of Pittsylvania and State  
Witnesseth that the said Daniel Mitchell for and in  
turn pounds current money of Virginia to him in hand  
has, hath -- granted, bargained, sold, alien'd  
the said Daniel Mitchell for himself his heirs, Executors  
and presents grant, bargain sell, alien, release and confirm  
his heirs and assigns for ever one certain tract or parcel  
of land and forty two acres in the County of Pittsylvania  
being River of the North fork and bounded as followeth  
one in the said Richard Heatts's line, thence new line  
branch to a pine S<sup>o</sup> 71<sup>1</sup>/<sub>2</sub> E East 56 poles to a pine tree  
over pine in West line, thence with his line S<sup>o</sup> 53<sup>2</sup>  
E 52 24 to white oak thence off S<sup>o</sup> 41<sup>1</sup>/<sub>2</sub> E 12 poles to  
line thence his line West 18 1/2 poles to a Dogwood  
and Heatts line, thence his line N<sup>o</sup> 10 West 11 1/2 poles  
and to hold the said One hundred and forty two Acres  
ances to the said Richard Heatts and to his heirs and  
is Daniel Mitchell for himself his heirs, Executors  
and grant and agree with the said Richard Heatts that  
will warrant and defend the before granted Land  
to the said Richard Heatts his heirs and assigns for  
Mitchell and from the claime or claimes of all person  
whereof Jacob Tavis by virtue of a certain power  
granted to him bearing date the fourth day of  
hundred and ninety three hath so these presents  
of the said Daniel Mitchell the day and year  
Daniel Mitchell, J.S.

Lewisia County the 15th day of December 1794 -  
protested by Jacob Tavis Attorney for the above named  
and deed of the said Daniel and the same was  
by Court Teste Will Tunstall 68

94  
I Heatts  
Dies for  
Mitchell

This Indenture made this 15<sup>th</sup> day of December in the year one thousand seven hundred and ninety four Between Daniel Mitchell of Fayette County and State of Kentucky of the one part and James G Heatts of the County of Pittsylvania and State of Virginia of the other part Witnesseth that the said Daniel Mitchell for and in consideration of the sum of Twenty eight pounds current money of Virginia to him in hand paid by the said James G Heatts hath granted, bargained and sold, Aliened Enfeoffed & confirmed And the said Daniel Mitchell for himself his heirs Executors Administrators doth by these presents Grant, Bargain Sell, Alien Enfeoff and confirm unto the said James G Heatts his heirs and assigns for ever one certain tract or parcel of land containing Two hundred and sixty seven acres in the County of Pittsylvania lying on the Branch of Shinking River of the North fork; and bounded as followeth, to wit, Beginning on William Gregorys corner white Oak Sapling in Wests line thence his line North twenty eight and half degrees 823 poles crossing a branch to a pine South South seventy one degrees East twenty eight poles to a Chestnut in the said Ja<sup>3</sup>G Heatts line thence his line North ten degrees East ten poles to a red oak in Bartis Heatts line, thence his line North twenty three degrees West one hundred and fourteen poles to a pine North eighty eight degrees West sixty eight poles to a pine North twenty four and a half degrees East one hundred and eighty one poles to a Chestnut tree in David Hunts line, thence his line North thirty three degrees West Sixty two poles to a red oak in Paynes line thence his line North seventy eight degrees West eighty two poles to a pine South fifty six degrees West one hundred and six poles to a pine South Thirty nine degrees East eighty four poles to a pine South Thirty two degrees West seventy two and a half poles to a corner pine to pointers in William Gregorys line thence south sixty five degrees East sixty four poles to a pine South Thirty nine degrees East one hundred and two poles to a pine South eighty and a half East Thirty two poles crossing a branch to a red oak South fifty three and a half degrees east forty nine poles to the beginning To have and to hold the said Two hundred and sixty seven acres of Land with all its Appurtenances to the said James G Heatts his heirs and assigns for ever. The said Daniel Mitchell for himself his heirs &c. doth covenant and agree with the said James G Heatts that he the said Daniel Mitchell will warrant & for ever defend the before granted Land with all its Appurtenances to the said James G Heatts his heirs and assigns for ever ag<sup>t</sup> him the said Daniel Mitchell and from the claim or claims of all person or persons whatsoever In witness whereof Jacob Farris by virtue of the certaine power of attorney from the said Daniel Mitchell to him bearing date the fourth day of September one thousand seven hundred and ninety three hath to these presents set his hand and affixed the Seal of the said Daniel Mitchell the day and year above written.

Sign'd Seal'd & deliv'd  
In the presence of us

Daniel Mitchell, A.S.

At a Court held for Pittsylvania County the 15 day of December 1794

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Explan  
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The within Indenture was acknowledged by Jacob Taxis Attorney for the within named  
Daniel Mitchell to be the act and deed of the said Daniel And the same was Ordred to be  
Recorded. By the Court. Teste Will Tunstall 68.

This Indenture made this Thirteenth day of December one thousand seven  
hundred and ninety four Between John Hudson of Pittsylvania County and State of  
Virginia of the one part and David Roff of the County of Buckingham and State of  
Virginia of the other part Wm Mitchell that the said John Hudson for and in  
Consideration of the sum of Sixty pounds eight shillings to him in hand paid by  
the said David Roff the receipt whereof the said John Hudson doth hereby  
acknowledge hath granted bargained and sold Alined and confirmed, and by  
these presents doth Grant, Bargain, Aline and Confirm unto the said David  
Roff his heirs and Assigns for ever Four hundred and fifty Acres of Land, to  
the same more or less, being part of Six hundred Acres granted by Patent to  
the said John Hudson Ap<sup>t</sup>le of Randolph Bobbitt and bearing date the second  
day of December one thousand seven hundred and eighty five lying and being  
in the County of Pittsylvania on Cedar Creek and bounded as followeth viz  
Beginning at David Roffs corner Spanish oak on the said Creek and thence  
his lines South fifty one degrees West two hundred forty poles to a white oak, thence  
new lines South thirty five degrees West one hundred and eight poles to a red oak  
in the said Roffs line, and thence the same South twenty one degrees West forty poles  
to a red oak and thence new lines South seventy eight degrees East one hundred poles  
to pointers North seventy five degrees east one hundred and ten poles to a red  
Oak in David Polley's line, and thence his line North forty four degrees East  
Eighty two poles to a red oak South sixty degrees East two hundred and fourteen  
poles to a pine in Jeremiah Wards line and thence his line North seventy four  
degrees East seventy two poles to a red oak, and thence a new line North fifty and a  
half degrees East one hundred and twenty poles to a white oak in the said Wards line  
again thence along the same North sixty degrees West twenty poles to a red oak  
South seventy five degrees West forty eight poles to a pine North twenty three degrees  
West one hundred and sixty poles to a Hickory, thence new lines North fifty four  
degrees West one hundred and twelve poles to a white oak on a branch, thence  
North twenty one degrees West one hundred and ten poles to an Ash and Dogwood  
on Cedar Creek aforesaid, and up the same as it meanders to the begining To have  
and to hold the said Four hundred and fifty Acres of land and all and singularly  
the premises above mentioned and every part and parcel thereof with the  
Appurtenances therof to the said David Roff his heirs and assigns to the only proper  
use and behoof of him the said David Roff his heirs and assigns for ever And the  
said John Hudson for himself and his heirs the said four hundred and fifty Acres of  
Land and premises and every part thereof against them and his heirs and against  
all and every other person or persons whatsoever to the said David Roff his heirs  
and assigns shall and will warrant and for ever defend by these presents I M

Mitchell

1794  
The

Witness whereof the said John Hudson hath hereunto set his hand and seal the  
day and year first above written.  
Signed, Sealed and delivered  
in presence of  
George Herndon, Jeremiah Ward  
John Allen

John <sup>his</sup> Hudson, Esq.  
mark

**MEMORANDUM** that on the day and year within mentioned full payable  
and quiet possession and delivery of the within mentioned Premises, was made  
and delivered by the within mentioned John Hudson unto the said within  
mentioned David Roff to have and to hold to him his heirs and assigns for ever  
According to the true intent and meaning of the within Indenture  
Witness  
George Herndon, Jeremiah Ward  
John Allen.

John <sup>his</sup> Hudson,  
mark

Received from George Herndon for David Roff the full sum of Sixty pounds  
Eight shillings in full for the within mentioned Premises I say received by  
me this thirteenth day of December one thousand seven hundred and  
Ninety four.

John <sup>his</sup> Hudson  
mark

Witness  
George Herndon, Jeremiah Ward  
John Allen.

At a Court held for Pittsylvania County, the 15 day of December 1794  
The within Indenture together with the Memorandum and Receipt herein  
indorsed were proved by the Oaths of the witnesses hereto to be the several  
acts and deed of the within named John Hudson all which were ordered  
to be recorded By the Court Teste Will Penstall 68.

Roff's Deed  
from Ward

This Indenture made in the year of our Lord one thousand seven hundred  
and ninety four Between Jeremiah Ward of Pittsylvania County and Colony  
of Virginia and David Roff of Buckingham County and Colony of Virginia of  
the other part Witnesseth that the said Jeremiah Ward for an in  
consideration of the sum of Thirty five pounds to him in hand paid by the  
said David Roff the receipt whereof the said Jeremiah Ward doth hereby  
acknowledge hath granted, bargained and sold, aliened and confirmed  
and by these presents doth grant, bargain, sell, alien and confirm unto the  
said David Roff his heirs and assigns for ever One hundred Acres of Land, to  
the same more or less, lying and being in Pittsylvania County on both  
sides of the wide mouth Creek and bounded as followeth viz Beginning  
at Roff's corner white oak on the North side of the wide mouth Creek, thence  
South to a Spanish oak corner tree thence a new line on the dividing ridge  
between the wide mouth and Radish Creek to a corner post Oak, thence  
to a red Oak on the same Ridge thence to a Chestnut Corner tree, thence  
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(77) North a new dividing line to a pine on the old line, thence along the old line to a poplar corner tree, thence east to a pine, thence to Robt's corner pine, thence along Robt's line to the beginning To have and to hold the said One hundred Acres of land and all and singular the premises above mentioned and every part and parcel thereof with the Appurtenances thereunto him the said David Robt his heirs and assigns to the only proper use and behoof of the said David Robt his heirs and assigns for ever And the said Jeremiah Ward for himself and his heirs the said One hundred Acres of land and premises and every part thereof against him and his heirs and against all and every person or persons whatsoever to the said David Robt his heirs and assigns shall and will warrant and for ever defend by these presents In witness whereof the said Jeremiah Ward hath hereunto set his hand and seal this thirtieth day of December one thousand seven hundred and ninety four  
Signed, sealed and delivered  
in presence off . . . . . Jeremiah Ward S.S.

At a Court held for Pittsylvania County the 15th day of December 1794  
The above Indenture was by the above named Jeremiah Ward acknowledged to be  
his act and deed, and the same was ordered to be recorded By the Court

Tute Will Tunstill 68.

This Indian 1794 made this Ninth day of April in the year of our Lord Christ  
one thousand seven hundred and ninety four Between John Stone Sr of the County of  
Pittsylvania of the one part, and Mathew Sparks of the said County of the other part  
Witnesseth that the said John Stone for and in consideration of the sum of Twenty five  
Pounds current money of Virginia to him in hand paid by the said Mathew Sparks  
at and before the executing and delivery of these presents the receipt whereof the said  
John Stone doth hereby acknowledge and thereof and of and from every part and  
parcel thereof doth hereby acquit and discharge the said Mathew Sparks his heirs  
and executors and administrators by these presents, he the said John Stone hath  
Granted, bargained and sold, Alimed Unbegoode and confirmed All that tract part  
or parcel of Land situate lying and being in the County of Pittsylvania containing  
One hundred acres including the Improvements wherein Basel Scott formerly lived  
it being part of a larger Tract Granted to the said John Stone Sr by Pattern bearing date  
the first day of September one thousand seven hundred and eighty with all Houses  
and all other Improvements, Woods, underwoods, Swamps, Meadow grounds or any  
other Appurtenances whatsoever to the said Basle Scott and also the Reversion and reversion  
remainder or remainders right, Estate, interest, benefit, claim and demand whatever  
of them the said John Stone Sr of in and to all and singular the 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 or parcel thereof To  
have and to hold the said tract or parcel of Land and all and singular the said  
Premises hereby granted with their and every Appurtenances unto the said Mathew  
Sparks his heirs and assigns for ever And the said John Stone Sr 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 Mathew Sparks his heirs and  
Assigns

(98)

(99)

Assigns against him the said John Stone son<sup>t</sup> and his heirs or any of them or any  
Person or Persons whatsoever shall and will warrant and forever defend by their  
Present free and clear from all Incumbrances whatsoever In W<sup>t</sup>ches<sup>t</sup> whereof  
the said John Stone her have hereunto set his hand and Seal the day and date  
first above written.

John <sup>his</sup> Stone, L.S.  
mark

Signed, Sealed and delivered

in the presence of

Richard Bennett, Joshua Horner  
Thomas <sup>his</sup> Sparks —

mark

**MEMORANDUM** that quiet possession of the within land  
and Premises was given and taken according to the symbols of Seizure & Delivery  
before the Sealing and delivery of these presents the day and year first within  
written —

John <sup>his</sup> Stone  
mark

Test

Richard Bennett, Joshua Horner  
Thomas <sup>his</sup> Sparks —

mark

Rec'd the within Consideration Money in full the day  
and Year first within written.

John <sup>his</sup> Stone  
mark

Richard Bennett, Joshua Horner  
Thomas <sup>his</sup> Sparks —

mark

At a Court held for Pittsylvania County the 15 day of December 1794  
The above Indenture together with the Memorandum and Receipt hereon  
indorsed were by the above named John Stone acknowledged to be his  
several acts and deed, All which were ordered to be recorded by the Court

Teste Will Penstall 68.

Q<sup>t</sup> Ann

Jones's  
Died for  
Buckley  
Decr<sup>r</sup> 28 1797

This Indenture made the Twentieth day of October in the year of our  
Lord one thousand seven hundred and forty four Between John Buckley  
of the County of Pittsylvania of the one part and Nathaniel Jones of the  
County of Halifax of the other part W<sup>t</sup>ches<sup>t</sup> that the said John Buckley  
for and in consideration of the sum of Forty pounds current money of Virginia  
to him in hand paid by the said Nathaniel Jones at or before the Sealing and  
delivering of these presents, the receipt whereof the said John Buckley doth  
hersby acknowledge hath Granted, bargained and sold, Alines, Relived  
and confirmed unto the said Nathaniel Jones and to his heirs and  
Assigns for ever One hundred and fifty six acres of land situate  
lying and being in the County of Pittsylvania on the head branches of  
Allens Creek Beginning at Stephen Doves corner red oak, thence  
Nine lines South twenty six degrees East forty poles to a Pine South forty seven  
West one hundred and eighty four poles to a Gum in the old line of Buckley's  
Patent thence along the same North four degrees West One hundred and  
Sixty

Wilson's  
Died for  
Rogers

Sixty six poles to a gum in Gormans line, and along the same North twenty three degrees East one hundred and fifty two poles to a pine and thence along Stephen Dows line South twenty six degrees East one hundred and seventy poles to the beginning With all Houses, Gardens, Orchards, trees, Woods underwoods, Ways and Water courses, living or standing And also the Rversion and Reversions remainder and remainders, rents, Issues and profits thereof. And all the Estate, right, title - Property, claim and demand whatsoever of him the said John Buckley, if 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 Nathaniel Jones and to his heirs and assigns for ever And the said John Buckley for himself his heirs - Executors and Administrators doth oblige themselves by virtue of these presents to warrant and defend the title of the said land in fee simple unto the said Nathaniel Jones and to his heirs and assigns for ever against himself and his heirs and against all and every other person and persons whatsoever In Witness whereof the said John Buckley hath hereunto set his hand and seal the day and year first above written Signs, Seals and delivered

John Buckley, J.S.

In the presence of }

Joshua Stone, Wm Smith }

James Linn, John White }

MEMORANDUM That on the day of the date of the within written Deed Livery of Seisin of the within mentioned Land was by the within named John Buckley granted unto the within named Nathaniel Jones according to the full meaning of the within written Indenture. John Buckley  
Teste Joshua Stone, Wm Smith  
I Linn, Jno White

At a Court held for Pittsylvania County the 19<sup>th</sup> day of January 1795  
The within Indenture, together with the Memorandum hereon endorsed were proved by the Oaths of three of the witnesses thereto to be the several acts and Deed of the within named John Buckley All which were ordered to be Recorded By the Court Teste Will Tunstall C.S.

Wilson's  
Deed for  
Rogers

This Indenture made this 19<sup>th</sup> day of Jan'y in the year of our Lord one thousand seven hundred and ninety five between Joseph Rogers of the County of Pittsylvania of the one part and Jas Nelson of the County aforesaid of the other part witnesseth that for and in consideration of the just sum of Twenty five pounds current money of Virginia to him in hand paid the receipt whereof is hereby acknowledged hath bargained sold and by these presents doth confirm to the said Jas Nelson one certain tract piece or parcel of Land lying and being in the County of Pittsylvania on the head Branches of Fall Creek containing by estimation fifty acres, more or less, and bounded

Bounded as followeth, to wit, Beginning at a white Oak in Rogerses line  
 where it crosses Fall Creek, thence up 3<sup>d</sup> Creek as it meanders to W<sup>m</sup> Nelsons  
 Oak corner, thence a new line to Ja<sup>s</sup> Saugers corner black Jack, thence along  
 his line crossing the dry fork to a black Hick in Brains line, thence along his  
 line to a red oak on the bank of the dry fork, thence along 3<sup>d</sup> Rogerses line to  
 the beginning To have and to hold the said Land and Appurtenances to  
 the only use and behoof of him the said Nelson and his Heirs for ever And I do  
 hereby Warrant and for ever defend the said tract or parcel of Land from the lawful  
 claim of me and my heirs for ever Likewise from the lawful claim or demand  
 of all and every other Person or Persons whatsoever As witness my hand and  
 Seal the day and year above written Joseph Rogers, L.S.  
 Signed, Sealed and delivered  
 In presence of us.

At a Court held for Pittsylvania County the 19th day of January 1795  
 The above Indenture was by the above named Joseph Rogers acknowledged to be  
 his act and deed and Elizabeth his wife being first Privily Examined as the  
 Law directs, relinquished her right of Dower in and to the Land and  
 herimes conveyed by the said Indenture All which were Ordered to be  
 Recorded By the Court Teste Will Turstall L.S.

Deliver'd  
4<sup>th</sup> am.

Jones's  
Ded for  
Ellington

This INDENTURE made this the fourth day of March in the year of our  
 Lord one thousand seven hundred and ninety four Between Jeremiah Ellington  
 of the County of Pittsylvania in the State of Virginia & his wife of the one  
 part and Dudley Jones of the same County and State of the other part witnesseth  
 that the said Jeremiah Ellington and his wife for and in consideration of the  
 Ninety pounds current money of Virginia to him the said Jeremiah Ellington  
 in hand paid by the said Dudley Jones before the execution hereof the sum  
 whereof is hereby acknowledged have granted, bargained and sold, and by  
 these presents do grant, bargain and sell unto the said Dudley Jones his  
 heirs and assigns for ever a tract or parcel of Land situate lying and being on  
 the south side of Shoo Creek in the County of Pittsylvania it being all the land  
 the said Jeremiah Ellington purchased of George Wright containing One  
 hundred and fifty acres, be the same more or less, and is bounded agreeable to  
 the following courses Beginning on a Hickory in W<sup>m</sup> Willis line, thence a  
 North course along Thomas Tanners line to a post oak, thence an east course  
 with his line till it strikes Woods line, thence with the said Woods line  
 to John Motterys line and along his line to a Poplar on the bank of Shoo Creek  
 thence up the said Creek as it meanders to Willis line thence along his line to  
 the said Hickory at the beginning To have and to hold the said hereby  
 granted premises with all rights privilages and Appurtenances therunto  
 belonging and appertaining unto him the said Dudley Jones his heirs  
 and

his Deed  
Sampson