

Rogers on line
Wm Nelson's part
of thence along
line along his
Rogers line to
Bertainces to
for ever - And I do
do from the lawful
action or demand
my hand and
gess. L.S.

ary 1795
on ledger to be
mined as the
nd and
and to be
ill 68

2 year of our
rich Ellington
of the one
part Wm Sampson
deration of the
rich Ellington
rest of the said
de. and by
Jones his
and being on
all the land
ining one
agreeable to
thence a
ast course
Trotters line
of Shoco with
his line to
the said hereby
thereunto
his heirs
and

(81)

and assigns for ever to the only proper use and behoof of him the said Jones his heirs
and assigns for ever and for no other use Interest or purpose whatsoever And the said
Jeremiah Ellington for himself his heirs and assigns for ever doth hereby covenant
Grant and agree to and with the said Dudley Jones his heirs and assigns for ever that
he the said Ellington his heirs and assigns for ever the hereby granted Premises and
every part thereof unto him the said Jones his heirs and assigns against all an
every Person and Persons whatsoever claiming or laying claim to the Premises
or any part thereof shall and will forever warrant and defend by these presents
In Witness whereof the said parties have hereunto interchangably set their hands
and seals the day and year above written -

Jeremiah Ellington. S

Signed, Sealed and delivered
in presence of -

Wm Barksdale, Leonard Ellington
Dai F Ellington -

mark

At a Court held for Pittsylvania County the 21 Day of April 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 Jeremiah Ellington which was Ordered to be
Certified, And afterwards, to wit, At a Court held for the said County the 19th
day of January 1795 the same was further proved and Ordered to be recorded

By the Court Teste

Will Tundall 68

Wm Dus
Sampson

This Indenture made this seventeenth day of January in the year of our Lord
Christ one thousand seven hundred and ninety four and in the Year of American
Independency Between Benjamin Sampson of Pittsylvania County and State of
Virginia of the one part and Jacob Wtl of said County and State of the other part
Witnesseth that the said Ben Sampson for and in Consideration of the sum of Seventy
Five pounds current money of Virginia to him in hand paid by the said Jacob Wtl
the receipt he the said Benjamin Sampson doth hereby acknowledge and himself
therewith fully satisfied contented and paid hath bargained released and
Confirmed and by these presents doth Covenant, Sell, Aline, Enfess and confirm unto
the said Jacob Wtl his heirs and assigns for ever a certain tract or parcel of Land situate
and lying in the County of Pittsylvania a few containing One hundred and ninety five Acres
Granted to John Richer the first day of August one thousand seven hundred and twenty
two, and on the Branches of Sandy River and is bounded as followeth, to wit, Beginning at
Thomas Hargets corner red Oak in Mortons line, thence new lines North Sixty seven
degrees East forty six poles to a red Oak, North forty five degrees East seventy poles to a
white Oak North twenty seven degrees East one hundred poles to a red Oak, South
Twenty degrees East one hundred and fifty six poles ending two branches to a white
Oak, South twenty seven degrees West twenty six poles to a red Oak, South thirty
Degrees West sixty poles to a red oak, North eighty five degrees West one hundred

and

and four poles to a red Oak in Thomas Hargis line, and thence along the said Hargis line North thirty eight degrees West one hundred and thirty six poles rising a branch to the first station With the invision and invisions remainder and remainders, rents, issues and services thereof, and also the Right title, property claim or demand whatsoever of him the said Benjamin Sampson of in and to the said tract of Land and premises above mentioned and every part thereof thereof with the appurtenances thereto belonging unto the above mentioned Jacob Whl his heirs and assigns for ever, to have and to hold to occupy posse and enjoy the said tract of Land and appurtenances thereto belonging And he the said Benjamin Sampson for himself his heirs, executors, administrators &c doth covenant and agree to and with the said Jacob Whl his heirs and assigns by these presents that he the said Benjamin Sampson shall and will warrant and forever defend the said tract of Land and premises above mentioned unto the said Jacob Whl his heirs and assigns from all persons claiming any just right to the said tract of land in witness whereof I have hereunto set my hand seal the day and year first above written

Benj a Sampson L.S.

At a Court held for Pittsylvania County the 19th day of January 1795
The within Indenture was by the within named Benjamin Sampson acknowledged to be his act and deed, and Sarah his wife (being first privately examined as the Law directs) relinquished her right of Dowry in and to the Land and premises conveyed by the said Indenture all which were ordered to be recorded By the Court Teste Will Turnall C.P.

Clark's Recd
of Trust for
White -
= =
filed with the
papers in the City
Court in October
= =

This Indenture made on this tenth day of September in the year of our Lord Christ one thousand seven hundred and ninety four Between William White of the County of Pittsylvania of the one part and William Clark of the County of Pittsylvania of the other part Witnesseth that for and in consideration of the sum of One hundred and eighty pounds aforesaid money of Virginia which he the said William White is justly indebted to the said William Clark and honestly desires to secure and pay to him and for and in the further consideration of the sum of five shillings like money to the said William White in hand paid by the said William Clark at and before the sealing and delivery of these presents, the receipt whereof the said William White does hereby acknowledge and thereof and of every part doth exonerate and discharge the said William Clark his heirs Ex: Adam and assigns and every of them by these presents, he the said William White hath granted, bargained, sold and confirmed, and by these presents does grant, bargain, sell and confirm to the said William Clark his heirs and assigns for ever the following property viz: one Negro Man named Lewis, three Boys viz Stephen, Jules, George, two Negro Women viz Sally

Walters
Died for
Taylors

(103)

Sall & Doll and two Girls, Lelia Clark and all my Stock, Household and Kitchen furniture
with the increase of the same Slaves To have and to hold the said Slaves and other property
as aforesaid unto the said William Clark his heirs and assigns forever to the only
proper use and behoof of him the said William Clark his heirs and assigns forever
the said William White then shall and will warrant and defend the said Negroes and
other property as aforesaid with all and singular their rights unto the said William Clark
his heirs and assigns forever against him the said William White and his heirs -
and every of them and against every other person or persons whomsoever UPON
T'WEST Thereby that the said William Clark his heirs &c. Adm^r or Assigns
shall after the first day of October next or as soon hereafter as the said William Clark
shall think proper or the said William White his heirs &c. Adm^r shall request
which of these two circumstances shall first happen shall for the best price that
can be gotten after giving ten days publick Notice sell the said Negroes and other
property as aforesaid and out of the money arising from such sale discharge pay
and satisfy the said William Clark the aforesaid sum of One hundred and Eighty
Pounds with Legal Interest thereon from this date till the same shall be fully -
discharged and Expenses attending the drawing and Recording this Indenture and the
contingent charges of the sale aforesaid and other necessary Expenses that shall attend -
The securing and obtaining the aforesaid Money or performing any thing that is or
may be necessary on account of this Indenture, and that the said William Clark his
heirs &c. Adm^r or assigns shall pay or cause to be paid the overplus (if any remain)
from such sale to the said William White his heirs or Adm^r up to his or their
Order In WITNESS whereof the said William White has hereunto set his hand &
affixed his seal on the day and year first written "W^m White. A.S.
Sealed and delivered
in the presence of -
Thomas Murdoch, Apne^r Shattock
In^o White

At a Court held for Pittsylvania County the 19th day of January 1795 -
The within Indenture was by the within named William White acknowledged to
be his act and deed, and the same was ordered to be recorded. By the Court
Teste Will. Turnstall Esq.

This INDENTURE made this 19th day of Jan'y in the year of our Lord one thousand
seven hundred and ninety four between Nathaniel Targason of the County of
Pittsylvania and State of Virginia of the one part and Jno^s Waller of the County and
State aforesaid of the other part witnesseth that the said Nathaniel Targason for and
in consideration of the sum of thirty pounds Virginia currency to him in hand
alimony by the said Jno^s Waller, the receipt whereof the said Nathaniel Targason doth
hereby acknowledge hath given, granted, bargained and sold and by these presents
doth give grant, bargain and sell unto the said Jno^s Waller his heirs and assigns -
for ever one certain tract or parcel of land lying and being in the County of
Pittsylvania

Potsylvania and State aforesaid and on the head branches of Sandy Creek containing by Estimation fifty acres, be the same more or less, and bounded as followeth, to wit, Beginning at a black oak Sapl in Summers's line, thence along his line to his corner, thence along Gordons line to George Chellons and John Rivers corner, thence along Rivers line to the begining, and the ³ Nathaniel Targason for himself and his Heirs Executors, Administrators and Assigns doth warrant and for ever defend the above mentioned Land and Premises with every privilege thereunto belonging or in any wise appertaining against the said full claim or claims of all or every person or persons whatsoever laying any claim or claims unto the said Jones Waller his heirs, Executors and Administrators and Assigns for ever in witness whereof the Nathaniel Targason hath hereunto set his hand and affixed his Seal the day and year above written.

Nathaniel Targason. 55

Signed and Sealed & delivered in
presence of us . . .

William Mading, Barnet & Cole
mark

At a Court held for Pittsylvania County the 19th day of January 1795
The above Indenture was by the above named Nathaniel Targason
acknowledged to be his act and deed and the same was Ordered to
be recorded By the Court Teste Will Tuckstall 68

Brown's
Deed from
Brown Jr

This INDENTURE made this Eighteenth day of December in the
year of our Lord one thousand seven hundred and ninety four Between
John Brown of Brunswick County and State of Virginia and John Ferguson
and Mary his wife of Halifax County and State aforesaid of the one part and
Richard Brown of the County of Pittsylvania and State aforesaid of the other
part witnesseth that the said John Brown John Ferguson and Mary
his wife for and In consideration of the sum of One hundred and forty five pounds
current money of Virginia to them in hand paid by the said Richard Brown also
before the inscruting and delivering of these presents the Receipt whereof the
said John Brown, John Ferguson and Mary his wife doth hereby acknowledge
hath granted, bargained and sold, Alined, Enfeoffed and confirmed unto
the said Richard Brown and to his heirs and assigns for ever Four hundred
and eighty four acres of Land situate in the County of Pittsylvania on the
branches of Shocks Creek, It being their full proportion of land devised to
them in the last Will and Testament of Richard Brown deceased, which
said last Will and Testament directed all the Lands belonging to the
said

Book ~
bound
etc's ~
line to
live to the
Heirs ~
or depend
thereunto
all debts
any ~
stores ~
Nathaniel
~ day and
20th. A.D.

+ 1795
upon
it to
88

in the
Between
a Ferguson
et al

of the other
Mary ~
five pounds
Brown also
of the ~
knowledge
into ~
hundred
the ~
ised to
which
to the
said

105

said land to be equally divided among his lawful children of which the said John Brown and Mary Ferguson in two who together with John Ferguson her husband hath sold to the said Richard Brown with all its appurtenances to have and to hold the said land and premises with its appurtenances unto the said Richard Brown and to his heirs and assigns forever. And the said John Brown, John Ferguson and Mary his wife for themselves their 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 Richd Brown and his heirs and assigns for ever against themselves and their heirs and against all and every other person or persons whatsoever In witness whereof the said John Brown, John Ferguson and Mary his wife hath hereunto set their hands and seals the day and year first above written.

Signed sealed and delivered

in presence of

Alexander McCrae, Obadiah Eholz
Johnson M Daniel, David Clark

John Brown, L.S.

John Ferguson, L.S.

MEMORANDUM that on the day of the date of the within written Deed delivery of possession of the within mentioned Land was granted by the within named John Brown, John Ferguson and Mary his wife to the within named Richard Brown according to the full meaning and intent of the within written Indenture.

In presence of

Alexander McCrae, Obadiah Eholz
Johnson M Daniel, David Clark

John Brown, L.S.

John Ferguson, L.S.

At a Court held for Pittsylvania County the 19th day of January 1795 The within Indenture together with the Memorandum hereon indorsed were proved by the Oaths of three of the witnesses thereto to be the several and respective acts and deed of John Brown and John Ferguson and Mary the wife of the said John Ferguson (she being first privately 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 Sunstall Esq

D. from

Neale
Due for
Brown

This Indenture made this Nineteenth day of January in the year of our Lord one thousand seven hundred and ninety five Between Richard Brown and Elizabeth his wife of the one part of Pittsylvania County and Stephen Neal of the said County of the other part Witnessest that the said Richard Brown and Elizabeth his wife for and in consideration of the sum of Three hundred and sixty four pounds ten shillings current money of Virginia to him in hand paid before the sealing and delivery of these presents the receipt whereof is hereby acknowledged by the said Richard Brown and Elizabeth his wife who hath given, granted, bargained and sold, and by these presents doth give grant bargain sell confirm and deliver unto the said Stephen Neal his heirs and assigns forever one certain tract or parcel of land situate lying and being in Pittsylvania County containing five hundred and forty acres, and bounded

as followeth, to wit, BEGINNING where the said Richard Brown's upper line aforesaid Shocko Creek, thence along his old line South twelve degrees West fifty four poles crossing a small branch to a Post Oak in Charles Terry's Field, thence South Seventy eight degrees East two hundred poles crossing two branches to pointers, North twelve degrees East forty six poles to a hickory corner on the Road, thence along the line of Brown's new Survey (along the said Road) South fifty five degrees East Twenty poles to a white oak in Terry's old Order line and thence along the same North Thirty six degrees East one hundred and forty eight poles crossing two Branches and Markham's Road to pointers on a fork of the dry branch and down the same as it meanders two hundred and forty six poles to a Poplar in the said Brown's old line aforesaid, and thence along the same North Seventy eight degrees West one hundred and eighty poles crossing the ^{main} dry branch to Shocko Creek aforesaid and thence up the said Creek as it meanders two hundred and sixty six poles to the beginning Together with all and singular the privileges and Appurtenances unto the said Land belonging or in any wise appertaining To have and to hold the aforesaid land and premises unto the said Stephen Neal his heirs and assigns forever against him the said Richard Brown and Elizabeth his wife his heirs and assigns and against the claim or claims and demands of all and singular every other person or persons whatsoever by these presents doth warrant and will forever defend In Witness whereof the said Richard Brown and Elizabeth his wife hath hereunto set their hands and affixed their seals the day and year above written
Signed, Sealed and delivered
in presence of

Rich Brown, L.S.

At a Court held for Pittsylvania County the 19th day of January 1795.
The within Deed was by the within named Richard Brown acknowledged to be his act and deed, and Elizabeth the wife of the said Richard (she being first privately examined as the Lawyer directed) 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 Sunstall 108

Mays Deed
for Lewis

This INDENTURE made this 19th day of Jan'y 1795 in the year of our Lord one thousand seven hundred and ninety four Between Charles Lewis jun^r of the County of Pittsylvania of the one part and Henry May of the County of the other part witnesseth that the said Charles Lewis jr for and in consideration of the sum of Seventy five pounds Lawfull money of Virginia to him in hand paid by the said Henry May, the receipt whereof the said Charles Lewis jr do hereby acknowledge hath given granted bargain and sold and by these presents doth give, grant, bargain, sell deliver and confirm to him the said Henry May, his heirs or assigns for ever

John
& delivered

Brown
for
Lewis

107

over one certain tract or parcel of Land situate in the County aforesaid containing by Estimation Ninety one Acres, be the same more or less, Bounded as follows, to wit, Beginning at a Beach on the south side of Mill Creek, thence along Charles Heats line to a corner in Spencer Sheltions line, thence along Sheltions line to a corner in Thomas Paynes line thence along Paynes line to a corner, thence along Paynes line to another, thence along Paynes line ~~to the Road~~ to Paynes and Tuckers corner, thence along Tuckers line to a corner Spanish oak, thence along Paynes line to Mill Creek, thence down the said Creek as it meanders to the first Station including the Ninety one Acres, be the same more or less. Together with all and singular the privileges and Appertances therunto belonging To have and to hold the above Land and Premises and with all the appertances therunto belonging unto the said Henry Hay him his heirs or assigns whatever To have hold occupy, use possess and Enjoy, with every part and particle thereof to him the said Henry Hay his heirs and assigns for ever, to the only proper use and behoof of him the said Hay him his heirs or assigns for ever against him the said Charles Lewis Jr or his heirs or assigns against the claim and demand of any other person or persons whatsoever the said Charles Lewis Jr his heirs shall and will by these presents shall and will warrant and defend the above tract or parcel of Land in witness whereof I the said Charles Lewis Jr hath hereunto set my hand and seal the day and year above written - MDCCLX. The word (Land) interlined before signed
Wm. Dinsdale

Chas Lewis Jr. S.S.

At a Court held for Pittsylvania County the 19th day of January 1795 -
The within Indenture was by the within named Charles Lewis Jr acknowledged to be his act and deed, and Joyce the wife of the said Charles (she being first privily examined as the law directs) came into Court and relinquished her right of power in and to the Land and Premises conveyed by the said Indenture all which were ordered to be recorded By the Court

Teste

Will Dinsdale 68

This Indenture made this the twenty second day of November one thousand seven hundred and ninety four between William Sheltton of the County of Pittsylvania of the one part and Richard Johnson of the same County of the other part witnesseth that the said William Sheltton for and in consideration of the sum of eighty pounds Current money of Virginia to him in hand paid hath granted, bargained, sold and confirmed unto the said Richard Johnson one certain tract or parcel of land lying and being in the said County of Pittsylvania containing three hundred Acres by Survey lying on both sides of the old field branch of Sweeting fork of Sandy Creek and bounded as followeth, to wit, Beginning at a black oak corner in Jeremiah Whites line, thence a north line North seventy seven degrees East two hundred and seventy eight poles to a red oak in William Clarks line thence along Clerks North five degrees West one hundred poles to a red oak North forty three degrees West sixty six poles to a white oak North eighty degrees West two hundred and eighty poles to a black Oak South twenty five degrees West seventy four poles exposing the old field branch to boundaries in Jeremiah Whites line, thence along

108

along the said Whites line East sixty two poles to a white Oak on the said old field branch, thence down as it meanders to a poplar thence South one hundred and sixty poles on the said Whites line to the beginning which said land and premises with all its appurtenances the said William Shelton doth warrant Grant and defend to the said Richard Johnson his heirs and assigns for ever against himself his heirs and successors and every other person or persons whatsoever In Witness whereof the said William Shelton hath hereunto set his hand and Seal the day and year above written
Signed, Sealed and delivered
in presence of
Jas Johnson, Deponent Esqly
Hannah Hoskins

Will Shelton S.S.

At a Court held for Pittsylvania County the 19th day of January 1795
The within Indenture was by the within named William Shelton
Acknowledged to be his act and deed and the same was ordered to be
Recorded By the Court Teste Will Dunstall 28

Inman
Died for
Boaz

This Indenture made this 16th of January in the Year of our Lord one thousand seven hundred and ninety five between Shadrack Boaz and his wife Isabel of the County of Pittsylvania of the one part and William Inman of the County aforesaid of the other part witnesseth that the said Shadrack Boaz for and in Consideration of the sum of One hundred pounds current money of Virginia to him in hand paid by the said William Inman 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 William Inman his heirs and assigns for ever one certain tract or Parcel of Land containing by estimation Three hundred and seventy one Acres lying and being in the County aforesaid of both sides of Little Stewards Creek of Sandy River and bounded as followeth to wit, Beginning at a red oak in Barnet Molloughs line and thence new lines North eleven east twenty poles to pointers North twenty eight and a half east two hundred and thirty two poles croping two branches to a white Oak North fifty seven West two hundred and eight poles croping the said branch to a white oak South fifty one West one hundred and twenty poles to a red oak South thirty eight West one hundred and fifty poles to a red oak South forty six east forty four poles to a red oak South Eighty one and a half east thirty four poles to Barnet Molloughs corner pointers and thence along his line North seventy eight and a half East fifty poles to a red oak South sixty five East thirty four poles

109

Brown
Dus for
Sigard

poles to a Branch near the Creek and thence South forty one East one hundred and fifty poles crossing the Creek to the beginning With all kind of Improvements thereon to have and to hold the s^d Land and Premises with its appurtenances unto the s^d William Inman his heirs and assigns for ever to the only proper use and behoof of him the s^d William Inman his heirs and assigns for ever And lastly the s^d Shadrach Boaz and his wife Isabell his heirs all and singular the Premises hereby granted and Relast with its Appurtenances unto the s^d William Inman his heirs and assigns for ever against him the s^d Shadrach Boaz and his wife Isabell and all and every Person or persons whatsoever shall and will warrant and for ever defend by these presents in witness whereof the s^d Shadrach Boaz and his wife Isabell have hereunto set our hands & seals the day and date within written. Signed and sealed and delivered in the presents of us.

James Fulton, Edmund Boaz
Daniel Boaz

Shadrach Boaz . S.S.
Ezebelle Boaz . S.S.

MEMORANDUM that on the day of the date of the within written Deed the within named William Inman did take and receive from the within named Shadrach Boaz and Isabell ^{his wife} quiet and peaceable possession and -
Surrey of the land and premises within mentioned according to form and effect of
the within written Indenture.

James Fulton, Edmund Boaz
Daniel Boaz

Shadrach Boaz . S.S.
Ezebelle Boaz . S.S.

At a Court held for Pittsylvania County the 19th day of January 1795
The above Indenture together with the Memorandum hereon indorsed were
by the above named Shadrach Boaz and Isabell his wife acknowledged to be
their several acts and deed (previous thereto the said Isabell was privately examined
as the Law directs) relinquished her right of Dower in and to the Land and
Premises conveyed by the said Indenture All which were ordered to be
Recorded By the Court Teste Will Tunstall L8

Brown's
Recd from
Tijjard

This Indenture made the fourth day of December in the year of our Lord one thousand seven hundred and ninety four Between Ambrose Tijjard and Sarah his wife of the County of Pendleton in State of South Carolina of the one part and Richard Brown of the County of Pittsylvania and State of Virginia of the other part Witnesseth that the said Ambrose Tijjard and Sarah his wife for and in consideration of the sum of eighty pounds current money of Virginia to them in hand paid by the said Richard Brown at or before the sealing and delivering of these presents the Receipt whereof the said Ambrose Tijjard and Sarah his wife doth hereby acknowledge fully granted, bargained and sold, Alined, Released, Enfeoffed and confirmed unto the said Richard Brown and to his heirs and assigns for ever two hundred and forty two Acres of Land situate in the County of Pittsylvania on the Branches of Shocco Creek it being their full proportion of Land devised to them in

(10)

in the last Will and Testament of Richard Brown deceased which said last Will and Testament directed all the Land belonging to the said decedent to be equally divided among his lawfull children of which the said Sarah Fitzjarel is one who together with Ambrose Fitzjarel her Husband hath sold the same to the said Richard Brown with all its appertinances To have and to hold the said land and premises with its appertinances unto the said Richard Brown and to his heirs and assigns for ever And the said Ambrose Fitzjarel and Sarah his wife for themselves their 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 Richard Brown and his heirs and assigns for ever against themselves and their heirs and against all and every other person and persons whatsoever In Witness whereof the said Ambrose Fitzjarel and Sarah his wife hath hereunto set their hands and seals the day and year first above written

Signed, Sealed & delivered
in the presence of
Jacob White, Lewis Robston

Ambrose A. Fitzjarel, S.S.
^{her mark}
Sarah J. Fitzjarel S.S.
^{mark}

MEMORANDUM that on the day of the date of the within written
Deed Livery of Seisin of the within mentioned Land was granted by the within
named Ambrose Fitzjarel and Sarah his wife to the within named Richard
Brown according to the full meaning and intent of the within written
Indenture

Ambrose A. Fitzjarel
^{her mark}
In presence of
Jacob White, Lewis Robston }
Sarah J. Fitzjarel
^{her mark}

South Carolina } Personally came Lewis Robston and oath before me
Pendleton County } that he saw Ambrose Fitzjarel and Sarah his wife
sign seal and as their act and did deliver the within deed for the use and purpose
within mentioned and that he did also see Jacob White subscribe his Name
as a witness thereto. Sworn to before me the 4th day of December 1794
Nathl. Perry J.P.

State of South Carolina. John Baylis Clerk of the County Court aforesaid
Pendleton County - do hereby Certify that the above and within is a true
copy from the records of my Office In Testimony whereof I have hereunto
Subscribed my Name and affixed the Seal of the County aforesaid this 5th
day of Dec^r 1794.

J. B. Earle C.C.

Seal At a Court held for Pittsylvania County the 19th day of Jan^r 1795
The foregoing Indenture and the endorsements thereon together with a
Certificate from under the hand of the Clerk of the County Court of Pendleton
in the State of South Carolina with the Seal of the said County Agreeable
to Law were Ordered to be recorded. By the Court

Feste Will Tunstall C.C.

Know all Men by these presents that I John Oliver of the County of Greenville and State
of South Carolina for divers good causes and considerations me therunto especially
moving have nominated, constituted and appointed, and by these presents do Nominate
constitute and appoint my trusty friend William Hawkins (Son of Dinah) of the County
of Pittsylvania in the State of Virginia to be my true and lawful Attorney and for me and
in my Name to sell and dispose of One hundred and fifty six Acres of Land of my property
lying on Jones's branch in the said County of Pittsylvania and for me and in my Name
to make, Seal and deliver such Deed of conveyance to the purchaser as in Law shall be
requisite and necessary and the same to acknowledge in Court and upon receipt of
the consideration for me and in my Name sufficient receipts acquittances and
discharges to make and give AND generally I do give and grant unto my said
Attorney full power and Authority to act do and perform all matters and things relative
to the sale of the said Land in a full and ample manner as if my self were personally
present hereby ratifying and confirming all and whatsoever my said Attorney
shall lawfully do or cause to be done in and about the premises In Witness
whereof I have hereunto set my hand and affixed my seal this 15th day of December
1794.

John Oliver Jr.

Sealed and delivered
in presence of {
Jos. Akin, David Hodges {
W. Wright.

At a Court held for Pittsylvania County the 19th day of January 1795
The within Power of Attorney was proved by the Oaths of two of the witnesses
thereby to be the act and deed of the within named John Oliver and the same
was Ordered to be recorded By the Court Teste Will Turstall 68

In the name of god AMEN the ninth day of December one thousand
seven hundred and ninety four I George Hardy being sick in body but of
good and perfect memory thanks be to Almighty god and calling to
remembrance the uncertain state of this transitory life and that all flesh
must yield unto Death when it shall please god to call do make
constitute ordain and declare this my last Will and Testament in manner and
form following, revoking and annulling by these presents all and every
Testament, will and wills -- heretofore made and declared either by word
or writing and this only is to be taken for my last Will and Testament and
none other, and first being penitent and sorry from my heart for my sins past
most humbly desiring forgiveness for the same I give and commit my soul
unto Almighty God my Saviour and redeemer in whom and by the merits of Jesus
Christ I trust to be save and thro the merits of Christ's death and passion
sojourn and inherit the kingdom of Heaven prepared for his elect and chosen and
my body to be buried in such a place as it shall please my Executors hereafter
Named to appoint, And now for settling of my temporal Estate Item I give and
bequeath unto my Daughter Sarah Lewis one Dutch Oven and Sillet and large
Pot and one Dish and six Plates and on Chest and one Cow and earling
Secondly

112

Secondly unto my Son George Hardy my Land I now possess, thirdly unto my Son Joshua Hardy I give and bequeath one gray Mare which he now has in possession Fourthly I give and bequeath unto Elizabeth Stratton the Daughter of Benjamin Stratton and Elender Stratton one bed and furniture Bedstead and bord I give it unto my daughter Elender Stratton her self and then to her daughter and lastly I give, and bequeath unto my daughter Mary Holder one bed and furniture which she now has in possession I leave John Lewis and my son George Hardy to be my Executors to manage my Affairs and to pay off my just debts In witness whereof I have hereunto set my hand and seal this day and date above written

George Hardy, S.S.

Memorandum I leave my Stock of hogs and crop of Corn for the discharge of my just debts.

Test

Charles Lewis, Mark Shattock
William Lewis.

At a Court held for Pittsylvania County the 19th day of January 1795.
The within last Will and Testament of George Hardy deceased was exhibited into Court by John Lewis one of the Executors herein named and being proved by the Oaths of two of the witnesses hereto is ordered to be recorded, and on the Motion of the said Executor who having first taken the oath by Law prescribed and together with Joseph T. Williams and William Lewis his Securities entered into Bonds and acknowledged the same Certificate was granted him for obtaining a probate of the said Will in due form

By the Court Teste Will Turnstall 68

McDaniel,
Will

In the Name of God Amen I Anne McDaniel of Pittsylvania County do make this my last Will and Testament in the manner and form following viz Item my just debts being first paid and satisfied I give unto my Son Joel McDaniel the Plantation wherein I now live three Years from the first day of January next, at the Expiration of which time it is my desire that it shoud by Sold and the money arising from the sale thereof to be equally divided amongst all my Children namely William Clement, Chloe, James Smith, Colton, Nancy, Polly and Joel. Item if there should be any Stock or moveable Estate to be divided amongst my five youngest Children after my decease agreeable to the Will of their deare Father. I give to my Daughter Polly Five the part of such Dividend as by the Will of their deacease father apresaid would fall to my Son James Smith he being one of the five younger Children aforesaid having bought his part of such dividend and paid him for it as will appear by Receipt. Item I give to my Son Joel McDaniel all my Stock of Hogs. Item I give to my Son Joel McDaniel the use of my House both three years from the first day of January next, at the expiration of which time he is to be delivered to my Son Clement McDaniel as his right and property for ever. Item I give and bequeath to my Grand Daughter

113

My daughter Anne Smith M'Daniel Daughter of my son Clement M'Daniel my
Riding Horse Rock which she is to receive at my decease Item it's also my desire that
all my Stock of cattle remain in the possession of my son Joel M'Daniel three years from
the first day of next January next for his immostment, at the expiration of which time
they and their increase to be equally divided amongst all my children above mentioned
And I do hereby appoint my Son Clement M'Daniel Executor of this my last Will
and testament in witness whereof I have hereunto set my hand and affixed my seal
this twenty first day of September one thousand seven hundred and ninety four
Witnesses present

ANNE A M'Daniel, S.S.
mark

James M'Donald, Absalom M'Donald
Absalom Donaldson

At a Court held for Pittsylvania County the 19th day of January 1795
The foregoing last Will and Testament of Ann M'Daniel deceased was exhibited
into Court by Clement M'Daniel the Executor therein named, and the same being
proved by the oaths of two of the witnesses thereto was ordered to be recorded And on
the motion of the said Executor, who having first taken the oath by law prescribed
and together with Daniel Coleman and Holcott Townes his securities entered into
Bond and acknowledged the same Certificate was granted him for obtaining a
Probate of the ^{Will} in due form By the Court *Teste* Will Tunstall 68

This Indenture made this fourteenth day of February in the year of our
Lord one thousand seven hundred and ninety five and in the Nineteenth year
of American Independence Between James Woody of Pittsylvania County and
State of Virginia of the one part and David Logan of the said County and State
of the other part Witnesseth that the said James Woody hath for and in
consideration of the sum of One hundred and seventy seven pounds Virginia
Currency to him in hand paid by the said David Logan the receipt whereof he
the said James Woody doth hereby acknowledge hath given granted bargained
and sold, and by these presents doth give, grant, bargain, sell, deliver and
confirm to him the said David Logan his heirs and assigns for ever one
certain tract or parcell of land situate and being in the County aforesaid containing
Two hundred and sixty acres and bounded as follows, be the same more or less, to wit,
Beginning a Pint¹ a little below the former Store house, thence running to the North
along Turp's line to Nimrod Scott's line, thence along said latter line to William
Harrison's line, thence along said Harrison's line to Noel Waddell's line, thence with
the said Waddell's line to the aforementioned Road near Hamocks meeting House
thence down said road as it meanders to the beginning together with all and singular
the privileges and appurtenances thereto appertaining or any way belonging
to have and to hold the above land and premises with all the appurtenances
unto the said David Logan his heirs and assigns for ever, to the only proper use and
behalf of him the said David Logan his heirs and assigns for ever against him the
said

(111)
said James Woody his heirs and assigns and against the claim and demand of any
other person or persons whatsoever the said Woody or his heirs or assigns shall and
will by these presents warrant and for ever defend in witness whereof the said James
Woody hath hereunto set his hand and seal the day and year first above written
Signed, Sealed and delivered }
in presence of — }
James Woody L.S.

MEMORANDUM that the quiet and peaceable possession and use of
the within land and premises with all the appertinences was given and
made by James Woody to David Logan according to the true intent and
meaning of the within Indenture Witness my hand and seal this day and
year within mentioned. —
James Woody L.S.

At a Court held for Pittsylvania County the 16 day of February 1795
The within Indenture together with the Memorandum herein indorsed
were by the within named James Woody acknowledged to be his several
acts and deed All which were ordered to be recorded By the Court
Teste Will Tumshall 68

Morgan's
Deed from
Harvey

This INDENTURE made this 9th day of October in the year of our Lord
one thousand seven hundred and ninety four between Samuel Harvey of the
County of Pittsylvania and State of Virginia of the one part and William Morgan
of the County of Rufus and State of Virginia of the other part witnesseth that
the said Samuel Harvey for satisfaction given to him Doath hereby
acknowledge hath given, granted, bargained and sold and by these presents
Doath give, grant, Bargain, sell deliver and confirm unto him the said
William Morgan his heirs and assigns for ever one certain tract or parcel of
land lying and being in the County of Pittsylvania on the waters of Sandy
River containing by estimation fifty acres be the same more or less, and
bounded as followeth viz by the lines of John Mack and Samuel Harvey and
John Spencer &c Together with all and singular the privileges and appertinences
therunto belonging or in any wise pertaining to have and to hold the
above land and premises with all the appertinences unto the said William
Morgan his heirs and assigns for ever to use occupy possess enjoy the same
with every part and parcel thereof to him the said William Morgan his heirs
and assigns for ever to the only proper use and behoof of him the said William
Morgan his heirs and assigns for ever against him the said Samuel Harvey
his heirs and assigns and against the claim and demand of any other person
or persons whatsoever the said Samuel Harvey or his heirs ^{or assigns} shall and will by
these presents warrant and for ever defend in witness whereof the said Samuel
Harvey hath hereunto set his hand and seal the day and year above
written

lament of any
signs shall and
the said James
Allen written

Woolly L.S.

a sum of
as given and
intend and
this day and
Woolly L.S.

January 1795
endorsed
his several
at
2000 L.S.

your Lord
way of the
William Morgan
therefore that
the hereby is
here present
the said
or parcel of
of Sunday
left. and
Harvey and
aparticular
hold the
William

the same
his heirs
3 William
and Harvey
other Person
and will by
Samuel
in above
written

written
Signed, Sealed and delivered
in presence of
Davy Gilliam, William Inman
Iose Norton, William Thomas

Samuel Harvey, L.S.
Alcey Harvey, L.S.

At a Court held for Pittsylvania County the 16th day of February 1795
The within Indenture was by the within named Samuel Harvey acknowledged to be
his act and deed, and the same was ordered to be recorded By the Court

Teste Will Tarrall L.S.

This Indenture made this day of January in the Year of our
Lord Christ one thousand seven hundred and nine fifty Between James Allen
of the County of Pittsylvania of the one part and Paynt Eastley of the aforesaid
County of the other part Wee beseech that the said James Allen for and in
Consideration of the sum of Sixty pounds current money of Virginia to him in
hand paid the receipt whereof is hereby acknowledged hath bargained, sold and
confirmed and by these presents do Bargain Sell and confirm unto Paynt
Eastley his heirs and assigns for ever one certain tract or parcel of Land situate
lying and being in Pittsylvania County BOWN old as follows, to wit
BEGINNING at a Plum tree on a branch in said Eastleys line, thence along
said Eastleys old line North seventy one degrees West twenty poles to a corner
South fifth, one degrees West one hundred and thirty poles to pointers, thence
along short line North thirty eight degrees West one hundred and eight poles
to a red oak North forty four degrees East eighty two poles crossing a Branch to
a white oak, thence North twenty five degrees east two hundred poles along
John Chatlins line and crossing Piggs road to a white oak, thence North eighty
three degrees east fifty six poles to a white oak Saplin, thence a new line
South three degrees West two hundred and fifty eight poles to a Maple near
the fork of Branch and down the said Branch as it meanders to the beginning
containing by estimation One hundred and eighty Acres (be the same more or
less) Together with all trees, Ways, Waters watercourses, Houses, Propto-
Commodities and appurtenances therunto belonging or in any wise
pertaining To have & to hold the said tract or parcel of land and premises
with the Appurtenances therunto belonging to the said Paynt Eastley his heirs
and assigns for ever And the 3 James Allen for himself and his heirs do hereby
covenant and agree to and with the 3 Paynt Eastley to warrant and defend a good
and Lawful right and title to the 3 tract of Land &c. to the 3 Paynt Eastley his
Heirs and assigns for ever against the claim or claims of every person or persons
whatsoever It is witness whereof the 3 James Allen hath hereunto set his hand and
Seal the day and year above written. the words Chatlin in the fifteenth line & Eastley
in twenty fifth line interlined before signing delivery.

In presence of

Jas Allen, L.S.

At a Court held for Pittsylvania County the 16th day of February 1795
 The within Indenture was by the within named James Allen acknowledged to
 be his act and deed, and Rebecca the wife of the said James (she being first privately
 Examined as the Law directs) vouches her right of power 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.

D. J. Dunn
Mellott's
Deed from
Lutreal

This Indenture made this sixteenth day of February, in the year of
 our Lord one thousand seven hundred and ninety five between Samuel
 Lutreal of the County of Franklin of the one part and Samuel Mellott of the County
 of Pittsylvania of the other part witnesseth that the said Samuel Lutreal hath and
 doth for and in consideration of the sum of thirty pounds current money of
 Virginia to the said Samuel Lutreal in hand paid by the said Samuel Mellott
 the receipt whereof the said Samuel Lutreal doth acknowledge himself fully
 contained and paid of every part and parcel of one certain tract or parcel of land
 and doth by these presents grant, bargain sell and confirm unto the said
 Mellott one certain tract or parcel of land situate lying and being in the county
 of Pittsylvania containing four hundred and thirty eight Acres and bounded
 as follows Beginning at a Stake S 39. W 184 poles to a red O. S 20. E. 51 poles
 to a Spanish oak S 54. W 153 poles to Pointers on the road. S 62. E 36 poles to
 Pointers N 73. E 211 poles to Pointers N 120 poles to Moya corner red oak
 and thence on his lines N 37 E 140 to a white oak S 43 E 10 poles crooking
 a branch to a Hickory N 62 E 24 poles to a white oak S 37 E 40 poles to a
 white oak N 53 E 86 poles to a white oak N 26 E 220 poles to a red oak
 in Joseph Morton's line, with his line N 63. W 22 poles to a Stake S 26
 W 56 poles to a Stake N 63. W 120 to a Stake N 26 E 56 poles to John
 Morton's corner red oak, with his line S 83 W 76 poles to Pointers, thence
 on Mellott's line S 7. E 74 poles to a red oak on the road S 4. W 126 poles to a red
 Oak S 40 W 48 poles to a white oak N 62 W 60 poles to the beginning together with
 the appurtenances therunto belonging, with all houses, Richards, Woods, Ways
 Waters and Watercourses therunto belonging or in any wise appertaining
 to have and to hold the above mentioned tract or parcel of land and premises
 in fee simple and the said Samuel Lutreal doth warrant and for ever defend
 the said tract or parcel of land and premises from the just or lawful claim
 or claims of any person or persons whatsoever to the only proper use and behoof
 of the said Samuel Mellott and his heirs and assigns for ever in witness whereof
 the said Samuel Lutreal hath hereunto set his hand and affixed his seal
 the day and year above mentioned.

Samuel Lutreal, Esq.

At a Court held for Pittsylvania County the 16th day of Feb'y 1795
 The within Indenture was by the within named Samuel Lutreal acknowledged
 to be his act and deed and the same was Ordered to be Recorded.

By the Court Teste Will Tunstall Esq.

Smiths
of Tun
Griffet

This Indenture made this the third day of February in the year of our Lord one thousand seven hundred and ninety five Between Benjamin Echols of Hanover County of the one part and Obediah Echols Set of Pittsylvania County of the other part Witnesseth that the said Benjamin Echols as well for and in consideration of the natural love and affection which he hath and doth bear to the said Obediah Echols &c as also for an in Consideration of the sum of One hundred pounds to him in hand paid by the said Obediah Echols See the Receipt whereof is hereby acknowledged hath given Granted, bargained and Confirmed unto the said Obediah Echols &c all his right titled & claim an Interest to the Negroes now in possession of said Obediah Echols See Conveyed by Deed of gift from William McDaniel Set to said Obediah Echols and Catherine his wife bearing date the sixteenth day of May in the eleventh year of the reign of King George the Third and in the year of our Lord Christ one thousand seven hundred and seventy one Excepting Abraham and Betty As he the said Benjamin Echols for himself and his heirs doth covenant and agree to and with the said Obediah Echols &c by these presents that he the said Benjamin Echols all the remaining part of the slaves, Except Abraham & Betty Namely Phillis, Archer, Mary, Lester, Tabatha, Sylvia and Critta together with all the future increase of the said female slaves to the said Obediah Echols &c in manner and form aforesaid against himself the said Benjamin Echols and all and every other person or persons whatsoever shall and will warrant and forever defend by these presents in witness whereof the said Benjamin Echols to these presents hath set his hand and affixed his seal the day and year above mentioned

Seal and delivered

Benjamin Echols, Esq.

in presence of

Wm Barkdale, John Lovell

William Payne Jr Armistead Shelton

At a Court held for Pittsylvania County the 16th day of February 1795
The above Indenture was proved by the oaths of three of the witnesses thereto to be the act and deed of the above named Benjamin Echols and the same was ordered to be Recorded By the Court Teste Will Turnstall Esq.

Smiths Deed
of Trust for
Griffith

This Indenture made this 28th day of January in the year of our Lord one thousand seven hundred and ninety five Between Jonathan Griffith of the County of Pittsylvania of the one part and John Smith of the same County of the other part Witnesseth that the s^r Jonathan Griffith for an in consideration of the sum of Fifteen pounds current money of Virginia which he the said Jonathan Griffith is justly owing the s^r John Smith and honestly desiring to secure and pay the same & for an further consideration of the sum of five shillings like money to him or heras paid by the s^r John Smith at & before the sealing of these presents the receipt whereof is hereby acknowledged and thereof and every part thereof does exonerate and discharge the s^r John Smith his heirs & for ever one certain tract or parcel of land lying and being in the County afores^d on the maine fork or south fork of Cherry Stone Creek suppos'd to be Sixty or Seventy Acres Bound on Cook and William Griffith's lines & by

(118)

a Branch dividing the s^d W^m Griffiths land and the s^d Tract which s^c tract
of land William Griffith bought of Charles Bigney dec^d and has his Bond
for a right & the s^d W^m Griffith sold agreeable to the above bounds to the
said Jonathan Griffith and rec^d pay for the same, the right is to come
through Ifor Bigneys Hands to the s^d Land with all the appurtenances
belonging to the same or any wise appertaining with the remainder and
remainders Reversion and reversions and Benefits of the s^d Land and in
Premises Hall the right, title and Interest to the same belonging or
in any wise appertaining to the only proper use and behoof of him
the s^d John Smith his heirs &c and the s^d Jonathan Griffith does
hereby for himself his heirs &c and for every of them shall and will
warrant and forever defend the s^d Land & themselves unto the s^d John
Smith his heirs &c against the claim or demand of any person or
Persons whatsoever UPON THIS & Nevertheless that the s^d John Smith
his heirs &c shall after the 20th of August next or as soon thereafter as
the s^d Jonathan Griffith shall require it of him or the s^d John Smith
shall think proper whichever of these ^{two} circumstances first happen
Sell for the best price that can be gotten after given ten days public
Notice the s^d Land & themselves and out of the Money arising out of the
said Sale discharge pay and satisfy himself the above sum of fifteen
pounds current money of Virginia with lawfull Interest from the
date hereof until the same be fully satisfied together with the Expence
attending the drawing and recording of this indenture and the contingent
Charges of the s^d Sale or any thing else or shall be necessary relating to the
Interest of this Indenture & the s^d John Smith his heirs &c shall pay the
overplus if any remains after such Sale to the s^d Jonathan Griffith
his heirs &c or his further Order in witness whereof the s^d Jonathan
Griffith hath hereunto set his hand & seal the day and year above written
Sealed and delivered

Jonathan F. Griffith, S.S.
mark

in presence of — his
John Ward, Joseph M. Maples
George Long, William Maples }
Jeremiah Ward Jr. }

At a Court held for Pittsylvania County the 16 day of February 1795
The above Indenture was proved by the Oaths of three of the witnesses thereto
to be the act and deed of the above named Jonathan Griffith and —
the same was ordered to be recorded By the Court

Teste Will Tunstall Esq.

This Indenture made the seventeenth day of November in the year of our Lord
one thousand seven hundred and ninety four Between Ignatius Wilson of the County
of Pittsylvania of the one part and Presley Thornton of the same County of the other
part witnesseth that the said Ignatius Wilson for and in consideration of the sum
of Five pounds current money of Virginia to him in hand paid by the said Presley
Thornton at or before the sealing and delivery of these presents the receipt whereof
the said Ignatius Wilson doth hereby acknowledge hath granted bargained
and sold, Alined, released and confirmed unto the said Presley Thornton and to
his heirs and assigns forever Two hundred and twenty three Acres of Land
situate in the said County of Pittsylvania on the branches of Mountain Creek -
Beginning at a white oak corner in the said Thornton's former line thence a north
line North thirty degrees West one hundred and sixty two poles crossing a
Branch to a Red oak in the back line of the said Wilson's Patent and thence
along the said line West fifty two poles to a Black Jack South sixty degrees
West ninety four poles to a red oak South forty degrees West one hundred poles
to a white oak South thirty five degrees East one hundred and eight poles to a
red oak in the said Thornton's former line aforesaid and along the same North
seventy five degrees East two hundred and twenty three poles to the beginning
with all its appurtenances to have and to hold the said Land & premises
with all its appurtenances unto the said Presley Thornton and to his heirs and
Assigns forever And the said Ignatius Wilson for himself his heirs Executors and
Administrators doth oblige themselves by virtue of these presents to warrant
and defend the title of the above sold Land and premises with all its appur-
tenances in fee simple unto the said Presley Thornton and to his heirs and
Assigns forever against themselves and their Heirs and against all and every
other person and persons whatsoever In Witness whereof the said Ignatius
Wilson hath hereunto set his hand and seal the day and year first above written

Sig'd, Sealed and acknowledged

Ignatius Wilson, S.S.

in the presence of

Thomas Bouldin, Walter Quill
A. Irvine, Sam^r French, David Owen

MEMORANDUM that on the day of the date of the within written Deed
Delivery of this of the within granted Land and Premises was delivered by the
within named Ignatius Wilson unto the within named Presley Thornton
According to the full meaning and intent of the within written Indenture
In presence of

Ignatius Wilson

Thomas Bouldin, Walter Quill
A. Irvine, Sam^r French, David Owen

At a Court held for Pittsylvania County the 16 day of February 1795
The within Indenture together with the Memorandum hereon indorsed were proved
by the Oaths of three of the witnesses thereto to be the several acts and deed of the
within named Ignatius Wilson All which were ordered to be recorded -

By the Court Teste Will Tumstall Esq

(120)
Wrights
Deed for
Wright &
Etc.

This Indenture made this 2^d day of December 1794 Between John Wright of the County of Bedford and James Meade of the County of Pittsylvania of the one part and Thomas Wright of the County of Bedford of the County of Bedford of the other part witnesseth that the said John Wright and James Meade for and in consideration of the sum One hundred pounds in hand paid the Receipt whereof they do hereby acknowledge have bargained and sold and by these presents do bargain and sell to the said Thomas Wright a certain quantity or parcel of Land lying in Pittsylvania County and bounded as follows Beginning at a Spanish Oak upon the River Banister, thence South Eighty five West one hundred and forty chains to a Post oak in Wm. Clark's line formerly Park's thence 3rd lines to Joseph Wright's line thence the 3rd Joseph Wright's line to the 3rd Wm. Clark's line, thence the 3rd Clark's line to Banister River, thence up the River to the beginning containing two hundred and thirty acres to have and to hold the land aforesaid with all and singular the rights and appurtenances to him the said Thomas Wright and his heirs forever. And the said John Wright and James Meade for themselves their heirs &c. will forever warrant and defend the title to the tract aforesaid with all its rights and appurtenances to the said Thomas Wright and his heirs against the right, title, claim or demand of any person whatever In Witness whereof the said John Wright and James Meade have hereunto affixed their hands and seals the day and year aforesaid Ex'd and interlined before signed.

John ^{his} Wright & S.
mark

James Meade, S.S.

Test

The B. McRobert, Tho. H. Wooding,
George Wright.

At a Court held for Pittsylvania County the 16 day of February 1795
The within Deed was proved by the oaths of the witnesses thereto to be the
several and respective acts and deed of the within named John Wright and
James Meade, and the same was Ordered to be recorded By the Court -

Teste

Will Tunstall 68.

Morton
Deed for
Adams

This Indenture made this thirtenth day of January and in the year of
our Lord Christ one thousand seven hundred and ninety five Between George
Adams of the County of Pittsylvania of the one part and John Morton Senr of
the said County of the other part witnesseth that the said George Adams
for and in consideration of the sum of One hundred pounds current money
of Virginia to him in hand paid by the said John Morton at or before the
executing and delivery of these presents the receipt whereof the said George Adams
acknowledges and thereof and of and from every part and parcel thereof doth
hereby acquit and discharge the said John Morton his heirs, Executors and
Administrators by these presents, he the said George Adams hath granted
Bargained and Sold Alined, Enfeoffed and Confirmed all that tract pice
or

John
Pittsylvania
County of
James Madie
paid the
and sold
to a certain
named as
one South.
Wm Clark
lives the
his line to
g two -
wait with
Thomas
James Madie
the title to
S Thomas
any person
will have

2. 25.
L.S.
any 1795
be the
right and
at -
68.

year of
N George
ton son of
Adams
and money
via the
Adams
hereby
being doth
tow and
th granted
at price
or

(21)

or parcel of Land situate lying and being in the said County on the Waters of Sandy River containing Four hundred Acres more or less, and bounded as followeth Beginning at the old Courthouse Head, thence to Joseph Austin's Road, thence with his road to his line, thence with his lines to Joseph Morton's corner, thence south twenty three degrees East sixty six poles to a red oak and white oak on Hickory Road, thence south ten degrees East one hundred and thirty poles to a white oak in Smith's line thence the same East thirty six poles rising a branch to Mitchell's line to a white oak, thence the same N forty one E East crossing a branch one hundred and twenty two poles to a red oak thence south sixty six degrees East one hundred and thirty eight poles rising a branch to Hills corner pointers thence on said John Morton's line North twenty nine degrees West one hundred and eighty eight poles to a red oak crossing Hickory road. thence on said Morton's line to the beginning With all Bogs and all other Appartenances Woods underwoods swamps Meadow grounds or any other Appartenances whatsoever to the same Adjoining and also the Revision and reversions, Remainder and Remainders, Right, Estate, Interest benefit, claim and demand whatsoever of them the said George Adams 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 receiv'd upon any Demise or Lease of the said Premises or any part thereof to have and to hold the said Tract or parcel of Land within the bounds above mentioned and all and singular the said Premises herein before mentioned and intended to be hereby granted with their and every of their appartenances unto the said John Morton his heirs and assigns for ever, and the said George Adams for himself and his heirs the said Tract or parcel of Land and all singular other Premises with their and every of their Appartenances unto him the said John Morton his heirs and assigns against the said George Adams and his heirs or any of them or any person or persons whatsoever shall and will warrant and for ever defend by these presents free and clear from all incumbrances whatsoever In Witness whereof the said George Adams hath hereunto set his hand and seal the day and year first above written. The word, last interlined before signed -

Signed, sealed and delivered
in the presence of - - - }
Thomas Duncan, Chappells Austin
Stephen Arthur, Thos Ragsdale }

GEO Adams L.S.

Received full satisfaction for the within mentioned Land and Premises
the day and date within written. - - -

GEO Adams

Witness present.

Thomas Duncan, Stephen Arthur - }
Chappells Austin, Thomas Ragsdale }

At a Court held for Pittsylvania County the 16th day of February 1795 -
The above Indenture together with the receipt hereon indorsed were by the above
named George Adams acknowledged to be his several acts and deed All
which were ordered to be recorded By the Court

Trot

Will Tunstall 68

John
Duncan
dissent

Gwin
Deed for
Adams

This Indenture made this thirteenth day of February and in the year of our Lord Christ one thousand seven hundred and ninety five Between George Adams of the County of Pennsylvania of the one part and Littleberry Gwin of the said County of the other part witnesseth that the said George Adams for and in Consideration of the sum of Thirty pounds current money of Virginia to him in hand paid by the said Littleberry Gwin at or before the sealing & delivery of these presents the receipt whereof the said George Adams doth hereby acknowledge and thereof and of and from every part and parcel thereof doth hereby acquit and discharge the said Littleberry Gwin his heirs Executors and Administrators by these presents, he the said George Adams hath granted, bargained and sold Alined Enfeoffed and confirmed All that Tract, piece or parcel of Land containing one hundred and twenty eight Acre, more or less, situate lying and being in the said County on the West of Sandy River and bounded as followeth Beginning John Wilsons corner Pointers, thence North twenty seven degrees East one hundred and sixty six poles to a red oak by Homes Gwinis corner, thence North five degrees West fifty six poles to a pine, thence a new line South eighty two degrees West One hundred and twenty poles to a spanish oak, thence Thence South five degrees East forty poles to a red oak, thence North eighty five degrees West six poles to a red Oak William Ropes corner thence South five degrees East One hundred poles to Ropes corner red oak, thence South eight degrees West forty six poles to the beginning With all Houses and all other improvements Woods, underwoods, Swamps Meadow Grounds or any other appurtenances whatsoever to the same adjoining And also the reversion and reversions, Remainder and Cremainders, right, Estate, Interest Benefit, claim and demand whatsoever of them the said George Adams of in and to all and singular the said Premises and of, in and to every part and parcel of them and of, in and to all yearly ^{and other} Rents and profits reserved upon any Demise or Lease of the said Premises or any part thereof To have and to hold the said tract or parcel of land within the bounds above mentioned and all and singular the said Premises herein before mentioned and intended to be hereby granted with their and every of their Appurtenances unto the said Littleberry Gwin his heirs and assigns for ever And the said George Adams 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 into him the said Littleberry Gwin his heirs and assigns against him the said George Adams and his heirs or any of them or any Person or Persons whatsoever shall and will warrant and for ever defend by full Seal from all claims whatsoever These presents M. W. M. witness whereof the said George Adams hath hereunto set his hand and Seal the day and year first above written.

Signed, Sealed and delivered,

in the presence of —
Thomas Duncan, Nancy & Davis
Jesse Gwin — mark }

GEO Adams, J.S.

le year of
ellen George
yffice in
ame for and
in to him
y & delivery
erely ~
here of doth
Executor
bath ~

All that
eight ~
the Water
one corner
nd sixty six
rees West
as West
both
degrees
ive ~
South
s and all
ids or any
the ~
e, Interest
coms of
ry part
usured
I have
above
ned and
demaned
And the
cor parcel
of their
afsigns
any ~
lend by
Cherments

MS. I. S.
11

Memorandum That quiet possession of the within Land and premises was given and taken before the sealing and delivery of these presents according to the true Symbols of Seizure and Survey the day and year first written.

Test
Thomas Duncan, Nancy ^{his} & Davis
Jepc Gwin ~ mark }

GEO Adams

RECEIVED the within Consideration money in full the day and year first written.

GEO Adams

Test
Thomas Duncan, Nancy ^{his} & Davis
Jepc Gwin ~ mark }

At a Court held for Pittsylvania County the 16th day of February 1795
The within Indenture together with the Memorandum and Receipt hereon
indorsed were by the within named George Adams acknowledged to be his
several acts and deed and the same were ordered to be recorded. By the Court
Teste Will Tunstall Esq.

In the Name of God Amen I Peter Ivy of the County of Pittsylvania being
being very sick and weak in body, but of perfect mind and memory thanks be
given unto God calling unto mind the mortality of my body and knowing that it is
appointed for all Men once to die do make and ordain this my last Will and
Testament, that is to say. Principally and first of all I give and recommend my soul
into the hands of Almighty God that gave it and my body I recommend to the
Earth to be buried in decent Christian burial at the discretion of my Executors
nothing doubting but at the general resurrection I shall receive the same again by
the mighty power of God, and as touching such worldly Estate wherewith it hath ~
Blessed god to bless me in this life I give, devise and dispose of the same in the
following manner and form; Imprimis I send unto my beloved wife ~
Elizabeth during her life all my tract of Land whereon I now live together with
all my Plantation Utensils, all my Stock of cattle, Hogs, Horses and Sheep, also
all my Household and Kitchen furniture, also my Negro Man John after the
payment of all my just Debts and funeral charges. Item I give and bequeath unto
my Daughter Mary Lump and to her heirs and assigns for ever one shilling. Item
I give and bequeath unto my Son Francis Ivy deceased, one shilling. Item I give and
bequeath unto my Son David Ivy and to his heirs and assigns for ever one shilling
Item I give and bequeath unto my Son Abraham Ivy and to his heirs and assigns
for ever one shilling Item I give and bequeath unto my Son Samuel Ivy and to
his heirs and assigns for ever one shilling Item I give and bequeath unto my Son
William Ivy and to his heirs and assigns for ever one shilling. And the residue
of all my Estate both real and personal after the payment of my just debts and the
use and service of my wife Elizabeth I give to be equally divided between my Daughters
Amey Ivy, Rebekah Ivy, Anne Grant & Buchanan Ivy (son of Martha Ivy)

Devised

Begun and I do hereby constitute and appoint Crispin Shelton and my son William Taly, Executors to this my last Will and Testament, revoking — disannulling and making void all other Will or Wills heretofore by me made In witness whereof I do hereunto set my hand and seal this twenty fifth day of December one thousand seven hundred and ninety four. The testator and the wife - Son - and the devise of my wife Elizabeth; interlined before signature
Signed, Sealed and delivered }
in — presents of —

Peter Taly. S.S.

Joel Shelton, John Griggory,
Stephen Clement, Shadrack Barber }

mark

At a Court held for Pittsylvania County the 16 day of February 1795
The within Will was proved by the oaths of two of the witnesses thereto —
and ordered to be recorded, and on the motion of Crispin Shelton one of
the Executors therein named who made oath thereto and together with
William Shelton, Frederick Shelton, William Taly and John Griggory
his securities entered into and acknowledged their Bond in the penalty
of five hundred pounds conditioned as the law directs, Certificate is
granted him for obtaining a probate thereof in due form of Law

Teste Will Tunstall 68 P.C.

Krantz's Deed
for Dear.

THIS INDENTURE Made this Twenty first day of January one thousand seven hundred and
Ninety five, Between, Amy Dear adn C. of Gilbert Dear adn C. of Pittsylvania County
of the one part and Jacob Krantz of Bedford County of the other part witnesseth that
the said Amy Dear adn C. of the said Dees. for and in consideration of the sum
of fifty six pounds to her in hand paid by the said Jacob Krantz, the receipt whereof
she the said Amy Dear doth hereby acknowledge hath given granted bargained and
sold and by these presents doth grant bargain sell and confirm to him the said Jacob
Krantz his heirs and assigns forever one certain tract or parcel of Land containing
One hundred and fifty acres more or less, lying and being in the County of Pittsylvania
on the North fork of Sandy River and Bounded as follows Beginning at Pointers
thence two lines South Thalys Six east Thirty poles to Pointers North Thalys two degrees
east forty poles to Pointers thence North Twenty five degrees West two hundred and
six poles to a postans on the river South Sixty five degrees West one hundred poles
to Pointers South Thalys four degrees east two hundred poles to Pointers on the river
as aforesaid, and up the same as it meanders to the Beginning Together with all and
singular the privileges and appurtenances there unto belonging or in any wise
appertaining to have and to hold the above said Land and premises with all the
appurtenances unto the said Jacob Krantz his heirs and assigns forever To have and
to hold use occupy posess and enjoy the same with every part and parcel thereof
to him the said Jacob Krantz his heirs and assigns forever against
all the said Amy Dear her heirs and assigns and against the claim or demands
of all other persons whatsoever shall and will by these presents warrant and
defend

Clarke
Deed from
Field,

Deed
of Settlement
by

123

my Son
a Trade
by fifth
the letter. r.
before virginia
S.S.

In witness Whereof she the said Amy Bear hath herunto set her hand and seal the
day and year first above written.

Signed sealed & delivered in presence of.

Robert Davis, Sarah Morton
Judith Sayre, Eva. Knuckles.

Amy ^{her} Bear & Deacon L.D.
mark

At a Court held for Pittsylvania County the 25th day of April 1795.
The within Indenture was proved by the oaths of three of the Testifiers thereto to be the act
and deed of the within named Amy Bear, and the same was ordered to be recorded
by the Court.

Test. Will. Tunstall. S.D.

John
Clark
Signed from
Field,

This INDENTURE made this second day of December one thousand seven
hundred and Ninety four Between Theophilus Field, of the County of Brunswick
of the one part and William Clark of the County of Pittsylvania of the other
part witnesseth that the said Theophilus Field for and in consideration
of the sum of Sixty two pounds ten shillings Current money of Virginia
to him in hand paid by the said William Clark hath granted & bargained
sold and confirmed unto the said William Clark one certain tract a parcel
of Land lying and being in the said County of Pittsylvania on the waters of
Cherry stone Creek, containing two hundred and sixty and half acres and
bounded as followeth viz Beginning at pointe thence Running south thirty
eight, east with the Courthouse line one hundred and sixty six poles along
Stuckey's Road and one Branch to White Oak in the said Courthouse line
thence North twenty, East one hundred and eighty poles to pointing thence North
two hundred and ten poles along Stuckey's Road to pointing thence South Sixty three
West, three hundred and two poles to the Beginning, which said Land and
parcels with all its appurtenances the said Theophilus Field doth warrant grant
& defend to the said William Clark his heirs and assigns forever, against
himself his heirs and successors and every other person or persons whatsoever
that witnesseth whereof the said Theophilus Field hath herunto set his hand and
seal the day and year above written

Theo. Field S.D.

Signed sealed and delivered in presence of

Hamilton White, Thomas Murdoch,
Miss Tunstall, Richard Johnson.

At a Court continued and held for Pittsylvania County the 21st day of April 1795.
The above Indenture was proved by the oaths of three of the Testifiers herein to be the act
and deed of the above named Theophilus Field, and the same was ordered to be recorded
by the Court.

Test. Will. Tunstall. S.D.

Signed
J. Murdoch

James's Deed
from
Watson

This Indenture made the 20th day of April in the year of our Lord one thousand seven hundred and Ninety five between Thomas Watson Esq; & his wife of Pittsylvania County in the State of Virginia of the one part and Elisha Jones of Pittsylvania County in the State of Virginia of the other part witnesseth that the said Thomas Watson and Elice his wife doth in consideration of the sum of Twenty pounds Current money of Virginia to them in hand paid by the said Elisha Jones the receipt whereof is hereby acknowledged by him the said Thomas Watson and Elice his wife hath bargained and sold and by these presents doth grant bargain and sell unto the said Elisha Jones his heirs Executing admitt and affirms forever one certain piece of land or parcel of Land lying and being in Pittsylvania County in the State of Virginia on the Waters of great Cherry stone Creek containing one hundred acres to the same more or less and bounded as followeth to wit Beginning at William Watsons corner Red Oak on the great Branch thence along to Henry Halls corner thence along to a corner Red Oak thence along a new right line to a corner Red Oak thence a straight line to a corner pine thence by a straight line to the Beginning together with all trees ways waters and watercourses people convenient and opportunity to the same belonging to him the said Elisha Jones his heirs Executing admitts to have and to hold the said tract of Land and premises unto the said Elisha Jones his heirs Executing admitt and affirms forever and the said Thomas Watson and Elice his wife for themselves and their heirs ad丁e command and agree hand with the said Elisha Jones that him the said Thomas Watson and Elice and their heirs the said tract of Land above mentioned with the appurtenances to him the said Elisha Jones his heirs Executing admitt and affirms forever and against the claim or claims of any other person or persons whatsoever shall and will Warrant and garnish defend by these presents In witness Whereof the said Thomas Watson and Elice his wife sets their hands and seals the day and year above mentioned
Signed sealed & delivered in presence of Thos. Watson Esq;

At a court held in Pittsylvania County the 20th day of April 1795.
The within Indenture was by the within named Thomas Watson acknowledged to be his act and deed, and the same was ordered to be recorded by the court.

Teste Willm. Tundale Esq.

Layne's
Deed from
Pannill

This Indenture made this twentieth day of April in the year of our Lord One thousand seven hundred and Ninety five Between Pierre Pannill Pannill of the County of Pittsylvania and State of Virginia of the one part and Daniel Lake of the County and State aforesaid of the other part witnesseth that the said Pierre B. Pannill and Elizabeth his wife for and consideration of the sum of fifty pounds to them in hand paid by the above Daniel Lake the receipt whereof they the the said Pierre B. Pannill and Elizabeth his wife doth hereby acknowledge and themselves thereby

Whereby fully satisfied Contented and paid hath bargained & Engaged released and Enjoined
and by these presents doth Covenant see Alwaye up off release and Confer unto the said
Daniel Lane his heirs and Assigns forever, a certain tract or parcel of Land situate
lying and being in Pittsylvania County aforesaid on the Waters of Sandy River.
Containing by estimation fifty Acre but be the same more or less to be left Beginning
at a Red Oak in John Alwyns line, and thence true lines North Sixty Nine degrees east by
Poles to boundaries on a Branch in Joseph Mortons line, thence true lines South Sixty
Seven Degrees east Sixty Poles to a Red Oak and White Oak together South Thirtysix
Six degrees East forty two poles to Daniel Johnsons true White Oak thence along
his line South eleven Degrees east Sixty four poles to a Chestnut tree thence true
lines North Eighty four Degrees West Twenty six poles to White Oak North
Sixty five degrees West fifty eight poles to Black Oak S. 16^o W. 22 poles to
a Black Oak S. 96^o W. 24 poles to a White oak in said Pennells line and
Post Oak in — Joseph Mortons line, thence to the Beginning, with the reservation
and Reserves Remains and Remainders, Rents yearly and Services thereoff
and also all the estate late held, claim property and demands
Whatsoever of him in the said Pierce B. Pennell and Elizabeth his wife of
in and to the said tract of Land and promising above mentioned and
wry part and parcel thereof with the appurtenances therunto belonging
unto the above mentioned Daniel Lane, his heirs and Assigns forever
To have and to hold to occupy freely and peaceably enjoy the said tract a parcel
of Land with the appurtenances therunto belonging, and they the said Pierce B.
Pennell and Elizabeth his wife for themselves their heirs Executors and Administrators
doth Covenant and agree, to and with the said Daniel Lane, his heirs
and Assigns by these presents that they the said Pierce B. Pennell and
his wife Elizabeth shall and will warrant and forever defend the said
tract or parcel of land and promises above mentioned unto the said Daniel
Lane, his heirs and Assigns from all persons claiming and to claim by from
or under the said Pierce B. Pennell his heirs and other person or persons
Whatsoever the witness Whereof they the said Pierce B. Pennell and Elizabeth
his wife hath hereunto set their hands and affixed their seals the day and
year first above written.

Signed Sealed & Delivered
in presence of —

Pierce Butler & Pennell his
Mark.

Delivered
At a Court held for Pittsylvania County the 20th Day of April 1795.
The within Indenture was by the within named Pierce B. Pennell acknowledged to be
and signed and the same was Ordered to be recorded by the Court
Tuck Hill. Tunkstall Co.

Johnson

Received

Johnson,

Delivered to

J. T. Johnson

This INDENTURE made this 20th day of April in the year of our Lord one thousand
seven hundred and Ninety five, between James Johnson of the County of Pittsylvania
of the one part, Langston Johnson & James Fullerton Johnson of the same County
of the other part, Witnesseth that the said James Johnson for the love and affection
he has for his two sons, to wit, Langston Johnson and James Fullerton Johnson
hath given in fee simple one certain tract or parcel of Land containing by estimation

two hundred and twenty five acres lying in the said County of Pittsylvania, to be equally divided, that is to say one hundred and twelve acres and half a tract, and is bounded by the lines of William Harris, Steking Willis, John Nash & Bernard Shelton with all woods and underwoods, and every emoluments in any wise appertaining thereto to have and to hold the above granted land and premises together with all its appurtenances to the said Langston Johnson and James F. Johnson and to their heirs and assigns forever, and the said James Johnson doth for himself his heirs &c warrants and defend the above granted land and premises in the bounds above mentioned from the claim of him the said James Johnson his heirs &c and from the claim of any person or persons whatsoever to the property of the said Langston Johnson and James F. Johnson. His heirs and assigns forever. In testimony whereof the said James Johnson hath hereunto set his seal the day and year above mentioned.

Signed & delivered in the presence of. — Jas. Johnson. L.S.

The Court held for Pittsylvania County the 20th Day of April 1795.
The within Indenture was by the within named James Johnson acknowledged to be his act & deed, and the same was ordered to be Recorded by the Court
T. W. T. Clerk.

Hoskins
Deed from
Shelton

This Indenture made this 20th day of April in the year of our Lord one thousand seven hundred and thirty five. Between William Shelton of the County of Pittsylvania of the one part and Thomas Hoskins of the same County of the other part, witnesseth that for and in consideration of the sum of Twenty five pounds in hand paid to the said William Shelton by the said Thomas Hoskins, hath granted bargained and sold and by these presents do grant, Bargain and Convey unto the said Thomas Hoskins and to his heirs and assigns forever, in fee simple one certain tract of land containing by estimation one hundred and twenty two acres more or less situate in the said County of Pittsylvania lying on Greenback Creek being part of a larger tract formerly the property of Francis More Pitts, and formerly sold by the Sheriff for the public taxes; and bounded as followeth, To wit Beginning at William Easley's corner Hickory on Pitts line, thence along Pitts line North 30 Degrees east 136 poles across said creek to a Red oak in Watson's line, thence along the same South 63 Degrees east 25 poles to a point North 49 Degrees east 39 poles to a White Oak South 13 Degrees East 180 poles to a point in Easley's line, aforesaid thence along his dividing South 49 Degrees east 98 poles across the said creek to the first station with all

all Woods and underwood and every emoluments in any wise appertaining
unto the same to hold the same granted one hundred and Twenty two acres of land
in the bounds above mentioned together with all its Appurtenances to the said Thomas
Hockins and to his heirs & executors administrators & assigns forever, and the said William Shetton
doth for himself his heirs Executors Administrators & assigns Covenant and agree
with the said Thomas Hockins that he the said William Shetton will warrant
and defend the above granted Land premises in the Bounds within mentioned
from the claim of him the said William Shetton, and from the claim of his
heirs and assigns and from every other person or persons whatsoever, to the proper
use of the said Thomas Hockins to his heirs and assigns forever In witness
whereof the said William Shetton hath hereunto set and affixed his seal
the day and year within mentioned

Wm Shetton L.S.

Signed & Delivered in the presence of
Richd Johnson, Jepc Duncan.
Jas F. Johnson.

In a Court held for Pittsylvania County the 25th Day of April 1795.
This Indenture was by the above named William Shetton acknowledged
to be his Act & Deed and the same was Recorded to be Recorded by the Court
Master. Wm. Gunter L.S.

Wm M'DONALD made this 2nd Day of October in the year of our Lord
One thousand seven hundred and Ninety four Between William Dix on the
one part and William Payne on the other parts, testifying that the said
William Dix for and in consideration of the sum of Twenty five pounds
current Money of Virginia to him in hand paid by the said William Payne,
the receipt whereof he doth hereby acknowledge, hath by these presents bargained
sold and Compaied unto the said William Payne, and to his heirs forever one
certain tract of Land lying and being in the County of Pittsylvania
and is a part of that tract of Land near the Seven Mile Springs which is called
and known by the name of John Dix's Estate containing by estimation fifty two acres
with the Appurtenances thereto belonging and bounded as follows by the land
of Roger Atkinson and the said William Dix on the south side of the main Road
called Dix's Ferry Road. To have and to hold the said tract of Land with the
Appurtenances to the said William Payne his heirs and assigns forever, and the
said William Dix for himself and his heirs forever, the aforesaid tract of Land with
the appurtenances aforesaid unto the said William Payne his heirs and assigns against
all Persons whom soever will warrant and by these presents forever defend In witness
whereof the said William Dix hath hereunto set his hand and seal the day and
year above written

Signed Sealed & Delivered
in presence of

Wm Dix L.S.

At a Court held for Pittsylvania County the 20th Day of April 1795.

The above Indenture was by the above named William Goad acknowledged

Jt. & to be his act of hand, and the same was Ordered to be Recorded by the Court
Teste Willm. Tinsall, C.R.

Davis's
Certificate
as Comm'r
of the Taxes.

Pittsylvania Co.

This day came Robert Davis before me a Justice of the Peace for
of the Taxes. Said County and took the oath of a Commissioner of Taxes agreeable to Law given
under my hand this 16th day of March 1795. Will. Todd.

At a Court held for Pittsylvania County the 20th day of April 1795.

The within Certificate was returned and Ordered to be Recorded by the Court

Teste Willm. Tinsall, C.R.

Whites
certificate
as Comm'r
of the Taxes

Pittsylvania County Co.

This day John White made Oath before me, as Commissioner
for the Revenue for said County Agreeable to Law. Given under my hand this
16th Day of March 1795. Will. Todd.

At a Court held for Pittsylvania County the 20th day of April 1795.

The within Certificate was returned and Ordered to be Recorded by the Court

Teste Willm. Tinsall, C.R.

Hammock's
Deed from
Goads.

THIS INDENTURE made in the year of our Lord one thousand seven hundred
and thirty five between William Goad of Pittsylvania County and State of Virginia
of the one part and John Hammock of the County and State aforesaid witnesseth
that the said William Goad for and in Consideration of the sum of Twenty pounds
to him in hand paid by the said John Hammock the receipt whereof the said
William Goad doth hereby acknowledge hath granted bargained and sold alined
and confirmed and by these presents doth grant bargain and sell, alien and
confirm unto the said John Hammock his heirs and assigns forever one certain
Tract or parcel of land in Pittsylvania County lying and being on the south side of
Reddick Creek up the Creek to the fork, thence up Isaac's fork David Rags line
thence along the said line to a red Oak corner tree on John Goads land, thence along
Goads line to the link fork of Reddick Creek thence up a small branch as the line
to a popular in William Goads old line, thence along the same to John Hammock's
line, thence along Hammock's line to the first station on the south side of Reddick
Creek, by estimation forty acres be the same more or less to have and to hold the
said forty acres of Land and all and singular the premises above mentioned

and

Harris's
Deed from
Langford

THIS
DEED
from
Langford
of Pitts
sylvania
County
of Virg

and
Ham
Ham
and
of
Who
was
one
leg
in fo
the
M
and
and
John
Geo
Jan

6

the
The
Teat

Ja.
At.
No
way
of th
Cour

John

THIS
DEED
from
Langford
of Pitts
sylvania
County
of Virg

131

and every part and parcel thereof with the appurtenances therof unto the said John Hammark his heirs and assigns to the only people use and behoof of the said John Hammark his heirs and assigns forever, and the said William Goad for himself and his heirs the said forty 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 John Hammark his heirs and assigns shall and will warrant and forever defend by these presents In witness whereof the said William Goad hath hereunto set his hand and seal this 18 Day of April One thousand seven hundred and thirty five,

Signed sealed & delivered
in presence of, George Herndon,
John Allen, James Mallacock

William Goad. S.C.

Memorandum that on the day and year within mentioned full payment and quiet Possession and Delivery of the within mentioned premises was made and delivered by the within mentioned William Goad unto the said within mentioned John Hammark To have and to hold to him and his heirs and assigns forever, according to the true intent and meaning of the within mentioned Indenture.

George Herndon John Allen,
James Mallacock.

William Goad L.S.

Received from John Hammark the full sum of Twenty pounds in full of the within mentioned premises I say see by me this 18 Day of April one thousand seven hundred and thirty five,

Test
George Herndon John Allen
James Mallacock.

William Goad L.S.

At a Court held for Pittsylvania County the 20th day of April 1795

The within Indenture together with the Memorandum and Receipt hereunder recorded were proved by the Oaths of the Witnesses thereto to be the several acts and Deed Deed of the Within Named William Goad, all which were sworn to be Recorded, by the Court,

Test Wm. Gunstall. C.R.

This INDENTURE Made this sixteenth day of April in the year of our Lord one thousand seven hundred and thirty five Between Henry Langford of the County of Pittsylvania and State of Virginia of the one part and Peter Mc Harris of the County of Pittsylvania and State aforesaid of the other part testifying that Whereas Henry Langford for and in the consideration of the sum of twelve pound good and lawful money of Virginia to him in hand paid by the said Peter Mc Harris the rest of the said Henry Langford

Landford doth hereby acknowledge himself fully satisfied bounded and paid.
 Hare Regained etc and delivered and by these presents doth bargain sell and deliver
 alien and off release and forever Ensign unto Peter M. Harris his heirs executors
 Administrators and Assigns one certain tract or parcel of land in Pittsylvania
 County containing twenty acres more or less and bounded as follows.
 To wit, Beginning on Lumber line, thence New line S. 31° 10' E. 36 poles
 so pointing at a Spring S. 63. E. 34 poles to a Red oak on the south side of
 Cascade Creek, thence across the said Creek to the mouth of Harry Landford's
 Tobacco ground Branch up the said branch as it meanders S. 74 D. E. 50 poles to a
 Spanish Oak at the mouth of a gut N. 83. D. E. 43 poles so pointing in
 Landford's line at a Old Road thence along the same N. 6½ D. E. 38 poles to a
 Locust N. 14 D. W. 50 poles to a White Oak N. 77 D. W. 28 poles to a White
 Oak South E. 66. D. W. 56 poles to a Beech on the Creek thence up the Creek
 as it meanders N. 84. D. W. 30 poles to a gum on the same S. 68. D. W. 29 poles
 to a Chestnut S. 61. D. West 28. poles to a Red Oak at the first station. Together
 with all Woods underwoods timber and timber trees waters and watercourses
 and the privilege of Hunting Hawking fishing and shooting in and upon the
 premises with all and every of the appurtenances thereto or in any wise
 appertaining unto him the said Peter M. Harris his heirs Executors Admin^{rs} and
 Assigns with all the revenues and revenues remainder and remainders rents charges
 and services to only use and behoof of him the said Peter M. Harris his heirs and
 Assigns and that the said Harry Landford his heirs Executors Admin^{rs} and Assigns
 Shall for ever warrant and defend from the property claim or demand of
 any Person or Persons whatsoever unto him the said Peter M. Harris his heirs
 Assigns, and that the said Harry Landford his heirs and Assigns, shall at
 any time here after make or grant any further conveyance that shall be looked
 upon lawfull necessary of the said above mentioned land unto Peter M. Harris his
 heirs - Assigns for Writings Whereof he the said Harry Landford hath hereunto set
 his hand and seal the day and date above written.

Signed Sealed and Delivered in presence
 of us Wm. Pitts
 George T. Harris Thomas Harris

Henry Landford S.S.

Elizabeth Landford S.S.
mark

Memorandum that on the day and year first written within written peaceable
 possession of Henry Landford the Within mentioned Island - Business
 with all the appurtenances was given and Made by Harry Landford to Peter M.
 Harris agreeable to the within written Indenture in presence of us
 Wm. Pitts

George T. Harris Thomas Harris

Henry Landford S.S.
Elizabeth Landford S.S.
mark

At a Court held for Pittsylvania County the 20. day of April 1793.
 The within Indenture together with the Memorandum herein indorsed
 were

W^e the within named Henry Lansford acknowledged to be his several acts
done, all which were ordered to be Recorded by the Courts.

Teste W^e M^r Tunstall Esq^r.

This Indenture made this sixteenth day of December in the year of our
Lord one thousand seven hundred and Ninety Between Bridget Cunningham
of Pittsylvania County of " — — — the one party and Charles Heath
of the same County of the other party witnesseth that the said Bridget Cunningham
for and in consideration of the sum of Twenty five pounds to her in hand paid by the
said Charles Heath the receipt whereof the said Bridget Cunningham doth hereby
Acknowledge, and herself to be therewith fully and effectually satisfy'd contented
and paid hath granted Bargained and sold and by these presents with full
firmly and Absolutely grant bargains and sell make over and Confirm unto
him the said Charles Heath and to his heirs and assigns one certain tract of
land in the said County of Pittsylvania containing by estimation one hundred
Acres be the same More or less, and Bounded as followeth to wit Beginning
on a Branch of White Thorn Creek, thence down the branch as it meanders
to the Creek, thence down the Creek, to Rufmans line, thence along Rufmans
line, to a corner on Shettles line, thence along Shettles line to a corner, and thence
to a corner pine, and thence to the Beginning, To have and to hold the same
land with all the Appurtenances and Belongments unto him the said
Charles Heath & his heirs and assigns forever, free & clear of all manner of
Incumbrances, and the same the said Bridget Cunningham for herself
and her heirs and assigns will warrant & forever defend In Writing whereof
she hath hereunto set her hand and seal the day and Date above written
In presence of
Ben. Shettles, John Clegg,
Tho^r. Shettles.

Bridget B. Cunningham Esq
Mark

At a Court held for Pittsylvania County the 20th day of June 1791.
The within Indenture was proved by the oaths of two of the Testifying Sherrants
to be the act & Deed of the within Named Bridget Cunningham, which was
Ordered to be Certified, and afterwards to work, at a Court held for the said
County the 20th Day of April 1793. the same was further proved and
Ordered to be Recorded, by the Court Teste W^e M^r Tunstall Esq^r.

This Indenture made this tenth day of February and in the year of our Lord
One thousand seven hundred and Ninety five Between George Southland Esq^r
of the County of Pittsylvania of the one party and Betsy Mickleborough and the heirs
of her Body Lawfully begotten of said County, witnesseth that the said George Southland
for Divine good Causes and Considerations herein unto moving, but more especially
for the love and affection to the said George Southland hath for his Daughter Betsy Mickle-
borough and the lawful heirs of her body, by these presents he the said George Southland

(134)

Hath given granted Almond imposed and confined all that tract piece or parcel
of Land containing two hundred acres more or less Situate lying and being
in the said County on the South Side of Dan River, Beginning at a Spanish
Oak on the river John Dixon's corner, thence with his line South thirty five
Degrees, east forty eight poles to a point, south Sixty Degrees North Sixty
six poles to a Spanish Oak, thence Dixon's line South forty six degrees east
One hundred and four poles to a pine, thence North Twenty five degrees east Sixty
four poles to a pine, thence South Twenty six degrees East eighty poles to a pine and thence
a line, North Ninety degrees, West two hundred and eighty two poles
to a small poplar and Maple, on the river aforesaid and thence up the river
as it meanders one hundred and Sixty four poles to the Beginning with all
houses and all other improvements, woods under woods swampy Meadow Grounds
or any other appurtenances whatsoever, to the same adjoyning, and also the
Reversion and Revisions remainder and remainders. Right estate, interest
claim and demand whatsoever of them the said George Southland and
of him and to all and singular the said premises and of all and to every part
and parcel of them, and of all and to all yearly and other rents and profits
arrears upon my 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 Betsy Mukelborough and her lawful heirs heirs and assigns
power, and the said George Southland and to himself and his heirs the said
tract a parcel of land and all and singular other premises with their and
every of their appurtenances unto Betsy Mukelborough and her heirs and
assigns against him the said George Southland and his heirs or any of them
or any person or persons whatsoever, shall and will warrant and power defend
by these presents, free and clear from all incumbrances whatsoever. In witness
whereof the said George Southland hath hereunto set his hand and seal
the day and year first above written.

Signed Sealed & Delivered } George + Southland Esq.
in presence of } Mark
Thomas Duncan, James Sutherland

At a court held for Pittsylvania County the 20th day of April 1795.
The within Indenture was by the within named George Southland acknowledged
to be his act done and the same was ordered to be recorded, by the court
Dated Pitt Mill Turnstall 68.

This INVENTURE Made this twentieth day of September in the year of
 our Lord one thousand seven hundred and Ninety four Between Edward Legg of the County
 of Pittsylvania and State of Virginia of the one part and Francis Maybury of the
 County and State aforesaid of the other part witnesseth that the said Edward
 Legg for and in consideration of the sum of one hundred and Twenty pounds good
 and Lawful Money of Virginia to him in hand paid by the said Francis Maybury
 on or before the sealing and Delivery of these presents the receipt whereof be the said
 Edward Legg doth hereby Acknowleage and himself therewith fully satisfied
 Contented and paid, hath granted bargained and sold alined and offid and confirmed
 unto the said Francis Maybury his heirs and Assigns forever two Tracts or Parcels of
 Land Containing two hundred and Sixty two acres Situate lying and being on
 Morisons Branch of Sandy river in the County aforesaid and Bounded as follow= =
 eth viz. One Tract Containing one hundred and eighty four acres Beginning
 on a poplar on said Morisons Branch of sandy river, thence Near lines North
 Thirty seven West one hundred and two poles rising a branch to a Black Jack sapling
 North nine east Ninety two poles to a black Oak, South eighty two east two hun= =
 dred and four poles bearing a branch to a black Jack, South Twenty eight, West
 One hundred and fifty six poles to a post oak arising the said Morisons branch
 South eighty three and a half, West Sixty six poles to a poplar and Black gum
 on the said Branch, and thence up the same as it meanders to the first Station
 The other tract Containing Sixty eight acres and bounded as follows beginning
 on a post Oak corner of the above Survey, likewise Fultons corner as appears by
 the Original patent of the above Survey, thence South thirty one degrees west
 Twenty two poles to pointe, thence south twenty five and a half West, thirteen
 poles, to a Black Jack, thence South five degrees, West fifty one poles to a post
 Oak thence South fifty two degrees and a half east Sixty poles to a decaying
 White Oak and a forked Chestnut Oak, thence North five degrees West fifty
 six poles to a White Oak, thence North Seventy degrees and a half east eleven
 poles to a White Oak at the head of a branch, thence down the said branch
 as it meanders to a forked White Oak near the mouth of said branch, on that side
 next Morisons branch, i.e. in the forks of said Branch and Morisons branch,
 thence North Twenty four degrees east four poles to a poplar on the north side
 of Morisons branch, thence North Twenty eight degrees West eighty poles to a
 Black Oak thence South Twenty two degrees and a half west four poles to a
 black oak in Fultons line thence south Twenty eight degrees, West one hundred
 and fifty six poles to the Beginning with the residue and remains remainder and
 remanentes rents issues and services of said lands and also all the estate, right title
 claim property and demand whatsoever of him the said Edward Legg. of all and to
 the said Tracts of Land and premises above mentioned and every part and parcel
 thereof, with the appurtenances unto them belonging or in any wise appertaining
 unto the above named Francis Maybury his heirs and assigns forever, To have and
 to hold occupy possee and peaceably enjoy the said tracts of land and appurtenances
 unto them belonging and he the said Edward Legg for himself his heirs Executors
 and Administrators doth command and agree, to and with the said Francis Maybury

130

his heirs and assigns by their presents, that he the said Edward Legg shall and will
remain and forever defend the said Deeds of Deeds and premises above mentioned unto
the said Francis Maybury his heirs and assigns from all persons claiming and to claim
by force or under the said Edward Legg his heirs or any other person whatsoever. In testimony
whereof he the said Edward Legg hath hereunto set his hand and affixed his seal
the day and year first above written.

The Words, Down, in 24th line, and, like,
in y^e 26th line were entailed before signing

Edward Legg S. S.

Mary + Legg S. S.

Signed Sealed & Delivered in presence of { Peaceable possession of the within
William Beck Senr, John Gowan } Land and premises was given to -
William Beck Junr. { Francis Maybury by the within
Named Edward Legg this Second day of October 1794 Edward Legg
in presence of William Beck Senr, William Beck Junr.

At a Court held for Pittsylvania County the 20th day of April 1795.

The within Deed was recorded by the Oaths of the Writings Thence, to be the
Deed of the within Named Edward Legg, and the same were ordered to be
Recorded, by the Court.

Title, Will. Gunstall, Et Cetera

Cunningham
and from
Wetherford

This Indenture made this 14th day of November in the year of our Lord one thousand
seven hundred and Ninety four, and in the sixteenth year of the Commonwealth of Virginia
Money Weatherford of Pittsylvania County and State of Virginia of the one part and
Will Cunningham of Henry County - of the other part witnesseth that
the said Money Weatherford for consideration of the sum of one hundred pounds Current money
of Virginia to him in hands paid by the said Will Cunningham the receipt whereof
to the said Money Weatherford doth hereby acknowledge, and having therewith fully
settled Contested and paid hath bargained and sold and conveyed and confirmed
and by these presents, doth Convey and sell alone, except Pearce and Company
unto the said William Cunningham his heirs and assigns forever, a certain tract
peace apparel of land it being a tract of land bought of Joseph Alcock situated
lying and being in the County of Pittsylvania, one hundred and seventy acres of land
on both sides of the Gladys fork of Sandy River, Beginning at Jacob Regis corner
Red Oak opposite the head of a branch running down the said Branch as it doth
meander 152 poles to the mouth thereof thence crossing the said Branch a straight
course 96 poles to a corner Gum on a branch in Garrison Old line, and thence
along the same E. N.W. W. 80 poles to a white oak thence true lines E. 54. S. 46 poles to a
Chesnut tree S. 71. E. 170. poles bearing the said Gladys fork to Pointee in Gibsons
old Road, thence along the said old Road a North Eastwardly course 193 poles
to the said Mortons corner Red Oak in the Main Road thence along his living
Crees Thomas Alcocks Survey A. 12. E. 56. poles to Red Oak N. 63. W. 44. poles to a
Spanish Oak in Jacob Regis old line and thence along the same S. 8. W. 90. poles
to the beginning To have and to hold to occupy and possess and peaceably enjoy
the

131

the
said
to a
the
Tea
his
Ma
Mr.
sea
G.
de
A
The
do b
the
dan
by a
D
Morgan
Haynes his
Will
Sous
Min
dispe
Sens
to a
Smy
on th
such
f m
Cle
at a
part
way
She
Shou
Mary
my
be go
and a
my
He p
poun
to the

(137)

The said tract peace or parcel of land and appurtenances thereto belonging and to the
said Money Weatherford for himself his heirs &c^t and also to the said Cormant and give
to and with the said William Birmingham his heirs and assigns by these presents
that the said Money Weatherford shall and will warrant and forever defend the said
tract or parcel of land and premises above mentioned unto the said William Birmingham
his heirs and assigns from all persons claiming a to blame by reason or under the said
Money Weatherford his heirs or any other person or persons whatsoever in witness
whereof he the said Money Weatherford hath hitherto set his hand and affixed his
seal the day and year first above written sealed and delivered in the presence of
John Carter, Geo. F. Harris,
Isaac Morton.

Money + Weatherford, S. G.
Mark

At a Court held for Pittsylvania County the 20th Day of April 1795.
The within Indenture was by the within named Money Weatherford acknowledged
to be his act & deed and Francis his wife, she being first properly 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.

Pittville Plantation, Oct.

Morgan Hayes his
Will

In the name of God Amen, I Hayes Morgan at this time in health, and of a
sound disposing mind and memory, and well knowing there is a Day in which all
men must depart this life, and the more quick and sooner they are (when about to
dispose of any earthly property) the better, and having a desire to distribute what
small estate, Goods of his infinite wisdom and goodness hath before my endeavours
to acquire, do give and bequeath in manner and form as follows, viz.,
Imprimis, It is my Will and desire, that the plantation I purchased of John George
on the Roan shall be sold by my Executors hereafter named, and the money arising from
such sale to be disposed of as hereafter is directed. It is my Will & desire that all the rest
of my estate both Real and personal be kept together for the support of my wife and
children, and my childrens Education, until either of them comes of age or marries;
at either of said periods the child so coming of age or marrying, to have the one forth
part of the slaves and personal estate, if in the lifetime of their mother, and so on with
my child, and if my wife, should live to see all my children come of age or marry,
she is to have her choice of the one forth part of my slaves and personal estate, &c. &c.
Should my wife depart this life before any or all of my children shall come of age or
marry, that then my wife is the Negroes and personal estate be equally divided among
my three children, Hayes, Mary Thompson, and Elizabeth Lawrence, I give and
bequeath unto my living wife the one half of my lands during her natural life
and after death, I give and bequeath the whole of my lands (including that half given to
my wife during her life) unto my son Hayes Morgan, to him and his heirs forever.
Also giving his sisters Mary Thompson Morgan, and Elizabeth Lawrence Morgan fifty
pounds current money each, as some compensation to them from so great a gift in land
to him. I give unto my son Hayes my library of Books, my small sword and
Watch.

(138)

Watch, It is my Will that in case the debts incide me should not be sufficient to discharge the debts I am owing, that the money arising from the sale of the land I purchased of John George upon the Road, be applied to discharge them, but if my outstanding debts will be sufficient to discharge them, then my Will is that the money arising from said sale, shall be equally divided between my Wife & Children.

I do appoint my loving wife, William Tandy, and Joshua Stone, my Executors and Executrix of this my last will and Testament, hereby Recking all former Wills whatsoever, In Witness Whereof I have hereunto set my hand and affixed my seal this 15th day of January 1790.

Haynes Morgan. L.S.

At a Court held for Pittsylvania County the 20th day of April 1795.

The foregoing Last Will and Testament of Haynes Morgan Deceased was exhibited into Court by Mary Morgan Executrix and Joshua Stone one of the Executors herein named, and being viewed by the Court was Ordered to be Recorded, and the said Executrix & Executor having first taken the oath by Law prescribed & and together with Samuel Call and William Clark their securities entered into Bond & acknowledged the same, Certificate was granted them for obtaining a probate of the said Will in due form, and Liberty is Reserved for William Tandy, the other Executor in the said Will also named to join in the probate when he shall think fit. *Be it so ordered.*

This Will is witnessed. *68.*

Moorley's
Will,

The Noncapitive Will of Testamant of William Moorley a Resident of the state of Kentucky, who deceased in Pittsylvania County Virginia, The Twenty second day of October in the year of our Lord one thousand seven hundred and Ninety four as following, Viz, I promise I give and bequeath to my beloved wife Judith Moorley of the state of Kentucky, all and way singular of the Lands goods and Chattels, which I received with or by her in right or Consideration of Marriage by her to be fully possessed and enjoyed by her and her heirs and assigns forever Secondly I give and bequeath to my sister Mary Moorley of the state of Kentucky, two Negroes, Viz, Charles & Sue, being in possession of my Wife in the state of Kentucky to be possessed & enjoyed by her & her heirs or assigns forever, Also I give to my said Sister Mary, one house to be of the value of Twenty five pounds Virginia currency to be delivered to her at her Marriage, Thirdly I send to my Honourable Mother, the One half of all and way singular of my estate except the Legacies above mentioned to be by her possessed and enjoyed during her natural life, and after her decease to be Equally divided among all my Brothers and Sisters together with my two Daughters Elizabeth Moorley & Mary Moorley. Also I give to my Mother a black horse being now in her possession. Also I send to my wife as one Mamm'd all the Balance of my estate, to be possessed and enjoyed by her during her natural life or Meadow hood for the purpose of Raising my two Daughters and after her decease I give the same to be divided equally between my said two above mentioned Daughters.

(139)

Daughters, and as I may have of me except against some of my brothers or sisters I will and desire that no such except shall stand good against any of them ~ And strictly I appoint my Father in Law Mr. William Kuyper my sole Executor of this my last will and Testament, being of state of Kentucky, Lincoln County.

The following persons were called upon by the testator in his last Will to take notice of the above testamentary words which was committed to writing the 20th Day of Oct. 1894.

Blanks Moody, William Easly, Littlebury Walls,

At a Court held for Pittsylvania County the 20th day of April 1895,

The within Marion Noncapular Will of William Moody deceased was exhibited unto Court & proved by the oaths of two of the Testifiers thereto, and ordered to be Recorded by the Court.

Test. Will. Gunstall, Not.

This Indenture made this fifth day of November one thousand seven hundred and Ninety four, Between Thomas Graham of Pittsylvania County of the one part and John Payne of the same County of the other part, witnesseth, that the said Thomas Graham for and in consideration of the sum of one hundred pounds Virginia currency to him in hand paid by the said John Payne, the receipt whereof he doth hereby confess and acknowledge, have Bargained and sold, and do by these presents grant bargain and sell, to the said John Payne, and his heirs forever, one certain tract or parcel of Land containing by estimation one hundred acres to the same more or less situate lying and being in the County of Pittsylvania on both sides of the South fork of Sandy River, and bounded as follows with to wit, Beginning at Burnetts corner, thence along Cunninghams line to Joseph Shulds corner, thence along Shulds line across the Mill Pond, to the first little Branch, thence down the said branch to the river, thence up the river to the Mouth of the plank Branch, thence up the branch to the heads and from thence to Burnetts line, to have and to hold the aforesaid one hundred acres of land with all the appurtenances thereunto belonging, and the said Thomas Graham for himself his heirs Executors and Administrators do Command and agree with the said John Payne, that him the said Thomas Graham will warrant and cause defend the aforesaid land with all the appurtenances to him the said John Payne and his heirs forever, against him and his heirs and from the claim or claims of any person or persons whatever In Writing Whereof the said Thomas Graham have hereunto set his hand, and affixed his Seal, the day and year above written.

Signed sealed & acknowledged in presence of
Clementance, Leman Daniford
James Cunningham, Sarah Graham.

Thomas Graham Sealed
mark

November 5th 1894 Memorandum this day the within named Thomas Graham gave up
seacable possession and right of the within mentioned land and premises to the said
John Payne, having received the consideration money in full,
In presence of
Clementance, James Cunningham
Leman Daniford, Sarah Graham.

Thomas Graham Sealed
mark

(140)

At a Court held for Pittsylvania County the 20th day of April 1795.
The within Indenture, together with the Manusummons herein indorsed were proved
by the oaths of those of the Testifiers thereto, to be the acts & Deed of the within
James Thomas Gresham, all which were ordered to be Recorded. By the Court
Taste Will. Turnstall Esq.

Waddell's
Deed from
Harrison

To all people to whom these presents shall come I Noel Waddell do send greeting
Knowe, that I the said Noel Waddell Esq. of the County of Pittsylvania for and
in consideration of the love good will and affusion whicht I have and do bear
towards my loving son Alonzo Waddell of the County of Pittsylvania have given
and granted, and by these presents do freely give and grant unto the said Allen
Waddell his heirs Executors or Administrators for hundred acres of Land more
or less and Bounded as followeth to wit Beginning in Harkes line, thence down the
Creek as it meanders to Charles Waddell's Cowee Black Oak on her Creek then New
Dividing line to Robert Williams line then Williams line, to Woodys, thence
Woodys to Ashens, thence Ashens to Buzzifys thence Buzzifys to Harkes to the
Beginning of whicht before the signing of these presents I have delivered him the
said Allen Waddell in Eventuary signed with my own hand and bearing my date,
To have and to hold all the said land with the plantation within the above
mentioned lying land and premises in the said County of Pittsylvania to him
the said Allen Waddell, his heirs Executors or Administrators from henceforth, as
his and their proper lands, absolutely without any manner of condition
In witness whereof I have hereunto put my hand and seal this seventeenth
Day of April in the year of our Lord Mone thousand Seven hundred and
Ninety five.

Signed Sealed & Delivered
in presence of us. —

Noel Waddell Esq. L.S.

At a Court held for Pittsylvania County the 20th day of April 1795.

The within Indenture was by the within named Noel Waddell acknowledged
to be his act & Deed, and the same was Ordered to be Recorded, by the Court

Taste Will. Turnstall. Esq.

Garners.
Deed from
Rufus

This INDENTURE made this 11 day of November in the year of our Lord
One thousand seven hundred and Ninety four Between Ezekiel Rufus of
the County of Pittsylvania of one part and Nathaniel Garner of the County
opposite to the other part witnesseth that the said Ezekiel Rufus for and in
consideration of the sum of Twenty four pounds Current Money of Virginia to him
in hand paid by the said Nathaniel Garner at or before the sealing and
Delivery of these presents, he receipt whereof is hereby acknowledged, he
the said Ezekiel Rufus hath granted bargained sold Almed released and
confirms

(111)
Conformed, and by these presents doth grant bargain and sell, alien release and confirm
unto the said Nathaniel Garner, his heirs and assigns, All that Dwend. tract,
piece or parcel of Land, situate lying and being on the branches of Brush Creek
in the County aforesaid, being the same land which the said Ezekiel Russel
purchased of Sarah Dufee, containing by estimation fifty acres (more or less) and
was by the said Sarah Dufee by deed duly record in the court of the County aforesaid
Reflexion lying thereto had may more fully, and at large appear, and the same
is bounded as in and by the said Indenture is expressed. And all Houses, Trees, Woods,
Woods, under woods, ferns, loges, Advantages, and Appurtenances whatsoever to the said
premises belonging or in any wise appertaining, and also the Revision and rousing
Remainder and Remainders, rents, issues and profits therefrom, and also all the estate
right, title, Interest, Claim and Demand whatsoever, with or in equity, to in law
of him the said Ezekiel Russel, and his heirs of, in or to the said premises, or any
part thereof, To have and to hold the said fifty acres of Land and premises
above mentioned, and every part and parcel thereof with the appurtenances unto
the said Nathaniel Garner, his heirs and assigns to the only proper use and
service of him the said Nathaniel Garner, his heirs and assigns forever, and
the said Ezekiel Russel for himself and his heirs doth command, grant and agree
to and with the said Nathaniel Garner his heirs and assigns by these presents,
that he the said Ezekiel Russel, the said fifty acres of Land and premises
above mentioned, and every part and parcel thereof with the appurtenances
unto the said Nathaniel Garner, his heirs and assigns against him the said
Ezekiel Russel, and his heirs, and all and every other person and persons what-
soever shall and will warrant and forever defend by these presents. In testimony
whereof the said Ezekiel Russel, hath to these presents set his hand and affixed
his seal the day and year written herein.

Sealed & Delivered in presence of
Silvan Gardner, Heath Gardner, {
William Shetton, John H. Hinrichs

Ezekiel Russel ss

At a Court held for Pittsylvania County the 20th day of April 1795.
The within Indenture was formed by the oaths of them of the Testifiers thereto, to
be the act & deed of the within named Ezekiel Russel, and the same was
Ordered to be Recorded by the Court. Teste, Will. Funtall, Esq.

Shetton's
deed from
Hinrichs

This Indenture made this fifteenth day of November in the year one thousand
seven hundred and Ninety four between Isaac Motley and Tabitha his wife of the
County of Holloway of the one part, and Bawley Shetton of the County of Pittsylvania
of the other part witnesseth that the said Isaac Motley and Tabitha his wife
for and in consideration of the sum of六十 pounds lawful money of Virginia to them
in hand paid by the said Bawley Shetton, the Receipt Whereof they doth hereby
Acknowledeg, Hath granted bargain and sold, and do by these presents grant bargain
and alien enfeoff and confirm unto the said Bawley Shetton and to his heirs and assigns
forever one certain tract or parcel of Land County four hundred acres lying and
being in the County of Pittsylvania on the Long Branch and bounded as follows,

(142) To West Beginning at Bony Shetton's corner Red Oak, thence his line South thirty
four degrees East one hundred and four poles along two Branches to a pine, in
William Pace's line, and along the same, South twenty four degrees, West one
hundred and seventy four poles to a pine, South eighty two and a half degrees, West one
hundred and Ninety poles to a corner, South six degrees West one hundred and eight poles to a
corner, North eighty four and a half degrees, West one hundred and eighty eight
poles crossing long branch to a White Oak in William Hopwood's line and
along his line, North four degrees East two hundred and Sixty two poles to
Pointing, thence Run line North thirty six degrees, east Sixty poles to a White
Oak, South forty three degrees, East one hundred and eight poles crossing long
Branch to Pointing in Payne's line, thence his line South three degrees east
eighty poles to a red Oak, South thirty five degrees, east thirty nine poles
crossing a Branch to a red Oak, North thirty six degrees, east Sixty seven
poles to a poplar, South eighty seven degrees, east Sixty four poles to a pine
North twelve degrees, West, thirteen poles to a pine, North seven degrees
east one hundred and Sixty six poles to the Beginning. To have and to hold
the said tract of Land with its appurtenances to the said Bony Shetton
and his heirs and assigns forever, and the said Isaac Motley and Tabitha his
Wife for themselves their heirs Executors and Administrators with command
and agree to and with the said Bony Shetton that they the said Isaac Motley
and Tabitha his Wife, will bear and defend the before mentioned
Tract of Land with its Appurtenances to the said Bony Shetton and to
his heirs and assigns forever, against the claim or claims of all persons or
persons whatsoever, In witness whereof the said Isaac Motley and
Tabitha his Wife have to these presents set their hands and affixed their
seals the day and date first above and written written

Signed Sealed & Delivered

in the presence of - {

Isaac Motley, Lef

Moses Kirk Langston Johnson
Vincent Shetton, Elizabeth Shetton }

At a Court held for Pittsylvania County the 20th Day of April 1795.

The within Indenture was proved by the oaths of three of the witnesses
thereunto, to be the act & Deed of the above named Isaac Motley, and the
same was Ordered to be Recorded, by the Court.

Taste Will. Gunstall, Esq.

Wisdom's
Deed from
Wisdom's
Exco.

This Indenture made this 6th day of February in the year of our
Lord 1795, Between Doctor C. Williams Esq; of Franklin Wisdom Esq;
of the County of Pittsylvania of the one part and Sarah Wisdom of the County
of Caswell and State of North Carolina of the other part, witnesseth that
the said Doctor C. Williams who is appointed the whole, sole, and only Executor

(148)

of Francis Wisdom Dec^d 2^d will appear by the last will and testament of
of the said Francis, Dec^d, and record in the County Court of Pittsylvania on the
fifteenth day of September 1794 - hath given granted Bargained & sold unto the
Said Larkin Wisdom for and in consideration of the sum of Three hundred
and Sixty pounds Virginia money, to him in hand paid before the sealing
and Delivery of these presents, the receipt Whereof the said Doctor doth hereby
Acknowleg^d, to the said Larkin Wisdom for and sold unto the said Larkin
Wisdom his heirs and assigns forever, that tract of Land lying and being in
the County of Pittsylvania Containing by estimation four hundred and
Eighty five Acres, being the same more or less, which will appear by a lawful
Deed executed by Richard Lewis to Francis Wisdom, and record in the
County Court of Pittsylvania on the 25th Day of February 1779 of which hath
been sold agreeable to the Will of the said Francis Wisdom Dec^d, as also all houses
and Improvements whatsoever to the said Tracts of Land belonging or in
any wise appertaining thereto, to the said Larkin Wisdom his heirs and
Assigns forever, in Absolute fee simple, and the said Doctor C. Williams
Executor of Francis Wisdom Dec^d, doth further warrant & defend the title
and estate of the said Land against the lawfull claim or demands of
all persons whatsoever, unto the said Larkin Wisdom his heirs and
Assigns forever, in Absolute fee simple. In witness Whereof the said
Doctor hath hereunto set and affixed his hand and seal the date first
above written,

Signed sealed & delivered,
in presence of.

D. C. Williams S. J.
Exe^rc^t of Francis Wisdom Dec^d.

L. Williams Jr. White
Benj^a Statton.

At a Court held for Pittsylvania County the 20th day of April 1795.
The within Indenture was by the within named Doctor C. Williams acknowledging
to be his act & deed, and the same was Recorded to be Recorded, By the Clerk
Date April Twenty six.

Recd^d from
Tucker

This Indenture made this 20th day of April in the year of our Lord
One thousand seven hundred and Ninety five Between Robert Tucker of the
County of Pittsylvania of the one, and Henry Kay of the said County of the
other part, Witnesseth that the said Robert Tucker for and in consideration of
the sum of fifty pounds Lawful money of Virginia to him the said Robert Tucker
in hand paid by Henry Kay the Receipt Whereof the said Tucker doth hereby
Acknowleg^d, hath given granted Bargained -- sold Alined and Confirmed and
by these presents doth give grant & Bargain sell and Deliver and confirm unto
the said Henry Kay him his heirs and assigns forever, one certain tract or parcel
of Land situate in the County aforesaid containing Eighty acres be the same more
or less, and Bounded as followeth, to wit Beginning at Payne's Corners on the Road thence
along Payne's line, along the Road to a Common Oak, thence a new line to a pine
in William Tucker's line, thence along the said William Tucker's line, to mile mark
Henry

1144.

Thence down the Creek as it Meanders to an Oak in the said Henry Kays line, thence along Kays line, to Kays Creek Spanish Oak, thence along Charles Lewis line to the first Station including the said Eighty acres of land to the same manner of together with all and Singular the franchises and appurtenances therunto.
Belonging or in Any ways appertaining, To have and to hold the above Land and Possessing with all the Appurtenances unto the said Henry Kay his heirs or assigns aforesaid. To have hold occupy possess and enjoy, the same with every part, and parcel thereof to him the said Henry Kay his heirs or assigns forever. To the Only proper use, behoof him the said Henry Kay his heirs or assigns forever against him the said Robert Tucker or his heirs or assigns, and against the claim and demand of any other person or persons whatsoever and the said Robert Tucker or his heirs or assigns shall and will by these presents warrant and garnish defend, for Wilms. Whereof the said Robert Tucker hath set his hand and seal this day and date first above written.

Witnesseth. Mewm. the Words (here present) Robert Tucker L.S.
Intituled before signed.

Memorandum that on the day and year first written mentioned quiet and peaceable possession of being and signing of the within Land and premises with all the appurtenances was given and made by the said Robert Tucker to Henry Kay, as Wilms my hand this 20th day of April 1795.

Robert Tucker.

At a Court held for Pittsylvania County the 20th Day of April 1795.

The within Indenture together with the Memorandum herein endorsed, were by the within named Robert Tucker acknowledged to be his act and deed and Martha his wife the being first properly examined as the law directs - relinquished her right of Dower in and to the Land and premises contained by the said Indenture, all which were caused to be recorded by the Court
D. Southland
S. Tucker
Teste Will: Tunstall Esq.

Southland
Deed from
Southland

This INDENTURE made the Twenty sixth day of October and in the year of Our Lord Christ one thousand seven hundred and Ninety three Between George Southland & C. of the County of Pittsylvania of the one part and John Southland of the County of Pittsylvania of the other part witnesseth that the said George Southland for and consideration of the sum of Thirty pounds Current money of Virginia to him in hand paid by the said John Southland at or before the sealing and Delivery of these presents, the Receipt Whereof the said George Southland doth hereby acknowledge, and thereof and of and from every part and parcel thereof doth hereby acquit and discharge him the said John Southland his executors and administrators by these presents he the said George Southland hath granted bargained and sold, aliened parted and confirmed, all that

line, thence
Lewis's line
and corner left
thence
above land
say him his land
with every park
no fowlers, to the
signs forever
against the
sons whatsoever
by these presents
but Tucker hath

Recd Lg

and great
and promises
but Tucker

5795.

xx.

5795.

nded, word
act & deed
law court
using contrary
the Court
tall 68.

in the year of
seen George
John Sutherland
the said George
in money of
before the
and George
from every park
and John Sutherland
is George

Confirmed, all
that

(115)

That tract piece or parcel of Land Situate lying and being in the County of Pittsylvania
in Sandy Creek and Long branch of same, and bounded as follows. Beginning
at a Sweet Gum, thence North forty five degrees east Eighty poles to a pine, thence
South fifty five degrees ^{Twenty six poles to a} west one hundred and
Eighty poles to a pine, thence North Twenty Degrees West one hundred and
forty eight poles to a White Oak on the long branch, and crossing down prongs
of the same, thence down the said long branch as it meanders one hundred
and Sixty poles to a Beech on Sandy Creek thence down sandy bank as it meanders
to the Beginning, in all containing One hundred and fifty seven acres more or less
with all houses and all other improvements, Woods underwoody Swamps Meadow
ground or any other appurtenances whatsoever to the same adjoining, and
also the Revision and Revisions, Remainder and Remaining, right estate
Interest, Benefit, claim or demand whatsoever of them the said George
Southland, of in and to all and singular the said premises, and of in and
to every park and parcel of them, and of in and to all yearly and other rents
and profits Received upon any Demise or lease of the said premises or any
part thereof, to have and to hold, the said tract or parcel of land within
the Bounds above mentioned, and all and singular the said premises
hence before mentioned and intended to be here granted, with their and every
of their appurtenances, unto the said John Southland, his heirs and
assigns his heirs and assigns forever, and the said George Southland 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 the
said John Southland his heirs and assigns against him the said George
Southland and his heirs or any of them, or any person or persons whatsoever
shall and will warrant and have defend by these presents free and clear
from all Incumbrances whatsoever In witness whereof the said George Southland
hath hereunto set his hand and seal the day and year first above written
Signed sealed & delivered in the presence of }
John Gwin, George Southland junr. }
James Southland }

George + Southland S.C. & J.
Mark

Memoandum that First impression of the within Land and promises was given
and taken according to the true Symbols of Seizure and delivery, before the sealing and
swearing of these presents, the day and year first within mentioned,

Test
John Gwin, George Southland junr.
James Southland

his
George + Southland S.C.
mark

Received the within Consideration money in full the day and year first within mentioned
John Gwin, George Southland junr. }
James Southland }

George + Southland S.C.
mark

At a Court held for Pittsylvania County the 20th day of April 1795. The within instrument together
with the Memorandum and Receipts hereunder made were by the within named George Southland
acknowledged to be his several acts and Deed and the same were accordingly recorded
in the Register of Deeds of Pittsylvania County and ordered to be Recorded by the court

J.C.

Treas. Wm. Gundall, Recd.

146
Sutherland Jr.
Dad from
Southland
S.W.

MS. INDENTURE made this fifth day of July and in the year of our Lord Christ one thousand seven hundred and Ninety four Between George Sutherland Esq; of the County of Pittsylvania of the one part, and George Sutherland and John S. of the said County of the other Part witnesseth that the said George Sutherland and Son for divers good Causes and Considerations hereunto moving But more especially for the Natural love I have for my Son George Sutherland hath given granted alined up off and Confirmed all that Tract of Land or parcel of land containing three hundred and Sixty eight acres more or less Situate lying and being in the said County and on Sand River and Sandy Creek and their Headings and Boundaries as follows to wit Beginning at two small Sweet Gums on Sandy Creek thence South Twenty degrees East Twenty two poles to points in George Sutherland Sr's line thence on his line South Eighty degrees West one hundred and fifteen poles to White Oak on Sandy River thence up the Meanders of it North Sixty five degrees West sixteen poles to a Red Oak thence North thirty degrees West ten poles to a pine thence on his line North Sixty five degrees east eleven poles to a White Oak thence North Sixty two poles to a Red Oak thence North Seventy degrees West Twenty two poles to a White Oak thence on William Colmans line North eight Degrees east one hundred and eighty poles to a pine thence on his line North Sixty two poles to a pine thence on Ann McDaniels line North forty two degrees east eighty poles to a post Oak thence on Ann McDaniels line South forty two degrees east one hundred and ten poles to Pointing thence South Twenty four degrees east eighty six poles to a pine on a hill thence his line South Twenty seven degrees West forty poles to a pine thence his line South eight degrees east Twenty poles to a Red Oak on Sandy Creek thence down the Meanders of the same to the first Station with all houses and orchards and all other improvements woods underwoods swamps Meadow ground or any other appurtenances whatsoever to the same adjoining and also the Revisions and Revisions Reserv'd and Remainders Right estate Interest claim and demand whatsoever of them the said George Sutherland Esq; 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 recoverable upon any sum or lease of the said premises or any part of them To have and to hold the said land and premises with the bounds above mentioned and all and singular the said premises herein before mentioned and intended to be hereby granted with them and every of their appurtenances unto the said George Sutherland and his heirs and assigns forever and the Geo. Sutherland Esq; for himself and his heirs the said tract or parcel of land and all and singular other premises with them and every of their appurtenances unto him the said George Sutherland and his heirs against him the said George Sutherland Esq; and his heirs or any of them or any person or persons whatsoever shall and will bear and defend by these presents free and clear from all Incumbrances whatsoever

Delivered to
G. Sutherland

Hand
Bill of sale
to Goodman

John

J. Shotton
the sole pur-
chaser,

Deliver

(47) In witness whereof the said George Sutherland hath set his hand
and Seal of the day and year first above written,
Signed sealed & delivered in the presence of George Sutherland ^{his} ~~Mark~~
Thomas Duncan James Sutherland }
John Sutherland Peter Wilson }

At a Court held for Pittsylvania County the 20th Day of April - 1795.
The within Indenture was by the within named George Sutherland acknowledged
to be his Act and Deed and the same was Ordained to be Recorded
Orn'd to be Recorded by the Court. Teste Willm Tunstall Esq.

Maur's Bill of Sale
Goodwin

NOW all meny by these presents that I Robert Perkins Goodwin of Pittsylvania
County State of Virginia, in consideration of the sum of Eighty four pounds
have this day Bargained sold and Delivered unto Jeptha Mann of Pittsylvania
County Virginia, two Negroes Slaves Named Judith and Marget, To
have and to hold the said Negroes unto the said Jeptha Mann his heirs
and assigns forever. and the said Robert Perkins Goodwin for my self
my heirs Executors and Administrators doth hereby Commande to and
with the said Jeptha Mann his heirs assigns that I the said Robert Perkins
Goodwin and my heirs will well and truly warrant and defend the title
of the aforesaid Negroes, to him the said Jeptha Mann his heirs and assigns
against the claims of all and every person or persons whatsoever In witness
whereof I have hereunto set my hand and seal this 20. th February 1795.

Legged sealed & delivered
in the presence of us. Robt Perkins Goodwin ^{his} ~~Mark~~
Test William Slaydon. Daniel Staton.

At a Court held for Pittsylvania County the 20th day of April 1795.
The within Bill of Sale was by the within named Robert Perkins Goodwin
acknowledged to be his act & Deed and the same was Ordained to be Recorded
by the Court. Teste Willm Tunstall

J. H. Hendrik of Pittsylvania Co. do Mortgag one Black horse
two Work steers, and a Calf, Delivered unto Burrell Shetton, to stand
good unto said Shetton for a Bond given to J. H. Hendrik of the sum of
Twenty six pounds Current Money of Virginia. Which Bond I will
execute & defend unto said Burrell Shetton, until the said Shetton
gets his Bond of the above sum of Twenty six pounds Given under
my

My hand the 3^d of December 1794.

No. 5^d Bond is to be turned without loss

by the said John H. Hendrick

John H. Hendrick

Test. Tho. Shatto, Gideon Ragland

At a Court held for Pittsylvania County the 20th Day of April 1795.

The within Bill of Sale was by the within Named John Hendrick Acknowledged to be his Act & Deed and the same was deemed to be Recorded by the Court.

Test. Will. Gunstall, C. T.

Burnett's
Deed from
Hammock

This Indenture made this Twelfth day of January one thousand seven hundred & Ninety five, Between Peter Hammock of the County of Pittsylvania of the one part and Benjamin Burnett of the same County of the other part, witnesseth, That the said Peter Hammock for or in consideration of the sum of Fifty seven pounds current money of Virginia to him in hand paid before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, hath granted bargained Sold and confirmed, and by these presents doth grant bargain sell claim unto and confirm unto the said Benjamin Burnett his heirs and assigns forever one certain tract or parcel of land containing one hundred and ninety acres be the same more or less lying and being in the said County of Pittsylvania on the South Side of Sadies Creek being or supposed to be part of four hundred acres that Will Vincent purchased of Barrow, the Dividing line Beginning Where the said Vincent's lower line crosses Taylors Creek, and thence as the Creek meanders up to the fork, and thence as the Creek meanders up to the head of it, and thence a straight line to the said Vincent's east line, with all houses orchards ways water or watercourses to the said tract of land belonging or in any wise appertaining To have and to hold the said tract of land with every of the rights, franchises there unto belonging or in any wise appertaining with the Revision or Revising Remainder or Remainder of the said tract or parcel of land unto the Benjamin Burnett his heirs successors as well as assigns forever, and the said Peter Hammock doth for himself his heirs executors administrators, successors and agrees to and with the said Benj. Burnett his heirs and assigns from time to time and at all times here after peaceably and quietly To have hold enjoy the said land and premises with every of their appurtenances to the only use and behoof of him the said Benjamin Burnett his heirs and assigns forever without suit of law or molestation from him the said Peter Hammock or any other person and the said Peter Hammock shall warrant and forever defend the said tract of land and every the said premises unto the said Benjamin Burnett his heirs and assigns forever In Testimony Whereof the said Peter Hammock hath hereunto set his hand and

and seal the day and year first above written
Signed sealed and delivered
in presence of —
George ^{his} Hankins, John Tompkins.
Mark
Benj: ^{his} Burnet Jr: and
Mark.

Peter & Hammock S. S.
mark

At a Court held for Pittsylvania County the 19th day of January 1795.
The within instrument was proved by the oaths of two of the subscribers thereto, to be
the Act & Deed of the within named Peter Hammock, which was ordered to
be certified, and afterwards to be set at a Court held for the said County the
20th Day of April in the year aforesaid. The same was further proved and
Ordered to be Recorded by the Court.

Test: Will: Tumtall Notary.

This Instrument Made this 16th day of February 1795. Between Thomas
Tiffin of the County of Pittsylvania of the one part, and Stith Wynne of the
said County of the other party of the first that the said Thomas Tiffin for and
in consideration of the sum of Sixty five pounds Current money of Virginia
to him in hand paid by the said Stith Wynne, the receipt whereof he doth
hereby acknowledge & have of both received and discharge him the said Stith
Wynne, Have by these presents given granted Bargained and sold unto the
said Stith Wynne his heirs East Adam & assigns one Tract of Land
Containing Two hundred and twelve acres more or less, lying and being in the
County aforesaid and on the south side of Dan River and on the East Branches
of Buller's Creek, and bounded as follows to wit Beginning at Wynnes
Cornered Oak hence on his lines South forty five Degrees back fifty four
poles to a White Oak in his line, hence thence South thirty eight degrees
East one hundred and forty four poles to a White Oak Sapling. North twenty six
Degrees East forty poles to a pine, South eighty one Degrees east thirty four
poles bearing a branch to a Black oak. North Thirty one degrees east fifty poles
to a White oak on a small Branch. North seventy two poles bearing the
aforesaid Branch to a Sassafras Tree on the same, hence down the said
Branch as it meanders to a Dogwood tree, in Wynnes line, hence on his line
North eighty one Degrees West eighty poles to a ——- —— poles, South forty degrees
West one hundred and forty eight poles to the Beginning, with all houses
orchards gardens Woods underwood Waters and Watercourses therunto belonging
or in any wise appertaining To have and to hold the said land and appurtenances
unto the said Stith Wynne, his heirs and assigns forever, and the said Thomas Tiffin
doth for him self his heirs &c. Covenant and with the said Wynne his heirs doth
that the said Thomas Tiffin the said land and premises together with the
appurtenances therunto belonging unto the said Stith Wynne his heirs do shall &
will warrant and give assured from the right claim demand of him the said
Thomas Tiffin his heirs & assigns and from all and every other person or persons
whatsoever, In testimony whereof the said Thomas Tiffin hath hereunto set his hand and
affixed his Seal the day and year above written
Signed sealed & delivered in the presence of us.

Joseph Lumpkin, Peter Lumpkin

Thos: Tiffin S. S.

(150)

Memorandum that on the day and date wherein mentioned Quiet and
peaceable possession of the within Land and premises was had and taken by the
within named Thomas Tiffin, and by him given and granted to the within mentioned
State Wayne, as the usual Simbol of Lying and Deceit
Test Joseph Lumpkin, Petman Lumpkin.

Thos Tiffin

Dec, 2d this 16th day of February of State Wayne, the consideration money
within mentioned,

Test Joseph Lumpkin Petman Lumpkin

Thos Tiffin

At a Court held for Pittsylvania County the 20th day of April 1795.

The within signature, together with the memorandum and receipt hereunder
were by the within named Thomas Tiffin acknowledged to be his Seal
Act & Deed and the same was Ordered to be Recorded. By the Court

Test Will. Tammall 68.

From
Gosney's
Deed from
Buckley

This INDENTURE Made this twenty eighth day of March in the year of
our Lord one thousand seven hundred and Ninety five. Between James Buckley and
Mary his wife of the County of Halifax of the one part, and Benjamin Gosney
of the County of Pittsylvania of the other part. Witnesseth that the said
James Buckley and Mary his wife for and in Consideration of the sum of
Forty six pounds ten shillings Current money of Virginia to them in hand
paid by the said Benjamin Gosney at or before the recording of these presents
the receipt whereof they do hereby acknowledge, hath granted Bargained and
Sold Alured released and confirmed unto the said Benjamin Gosney and
to his heirs and assigns forever Forty Acres of Land, More or less, lying and being in
the County of Pittsylvania on Allens Creek and on both sides of Hukies Road
and bounded as follows viz Beginning at two Sycamores on Hukies Road, thence
along side Buckleys new line, North Twenty eight degrees West fifty six poles
crossing Allens Creek to a White oak in James Hundsons line, and along the
same South Sixty eight Degrees east eight poles to Buckleys former corner Gun on
the said creek, thence along Buckleys old line North forty seven degrees east Ninety four
poles crossing Long Branch twice to Benjamin Gosneys corner pine thence along
his line South forty degrees east forty six poles to a pine, South nine degrees West
Ninety two poles crossing Hukies Road to a Red oak on the east fork of Allens Creek
aforesaid Run down the said fork as it Meanders to the said Gosneys & John Buckleys
corner stooping White oak, thence a straight line to a small Poplinmon bush
near Hukies Road and thence North eighty four Degrees West eight poles to the
first Station. To have and to hold the said Land and premises with all its appurtenances
unto the said Benjamin Gosney to the only Proprietor and Inheritor of him the said
Benjamin Gosney his heirs and assigns forever and the said James Buckley and
Mary his wife for themselves their heirs Executors and Administrators doth oblige
themselves to warrant and defend the Title of the said Land in Fee Simple together
with

Waddell's
Bill of sale
from
Carters,

Herring's
Deed from
Herring.

With every appurtenance thereto belonging unto the said Benjamin Goony
and to his heirs and assigns forever, against themselves and their heirs, and
against all and every other person and persons whatsoever, lawfully claiming
the same, In witness whereof the said James Buckley and Mary his wife
have hereunto set their hands and seals the day and year above written
Signed Sealed & Delivered

in the presence of

Joshua Stone, Wm Smith,
John Bayliss, William Henderson

James Buckley S:J

Mary + Buckley S:J
mark.

Memorandum that on the day of the date of the within written
Deed, Livery of Seign of the within mentioned land and premises was
Granted by the within named James Buckley and Mary his wife
unto the within named Benjamin Goony according to the fore mentioned
and intent of the within Indenture,

In presence of

Joshua Stone, Wm Smith,
John Bayliss, William Henderson

James Buckley

Mary + Buckley
mark.

At a Court held for Pittsylvania County the 20th day of April 1795.
The within Indenture together with the memorandum herein inserted
were proved by the oaths of those of the witness thereunto, to be the
acts & Deed of the within named James Buckley and Mary his wife
all which were ordered to be Recorded by the Court

Taste Mill Tunstall Esq.

I KNOW all men by these presents that I Lewis Carter of Pittsylvania County
 hath bargained and sold unto Tobe Mardell serv a Negro Man known by
 the Name of Samuy also another by the name of Tammis for the sum of one
 hundred and Twenty pounds Current Money of Virginia, and I the said
 Lewis Carter will for me defend the title and title of the abovementioned
 Negroes against the claim or claims of all persons whatsoever given under
 my hand this 14th Day of November 1794.

Lewis Carter S:J.

To
Charles Mardell, Joseph Gholson

At a Court held for Pittsylvania County the 20th day of April 1795.
The within Bill of sale was proved by the oaths of the witness thereunto, to be
 the acts & Deed of the within named Lewis Carter, and the same was ordered
 to be Recorded, by the Court.

Taste Mill Tunstall.

This INDENTURE made this Eleventh day of April in the year of our Lord
 Christ one thousand seven hundred and Ninety five, Between William Herring of
 the County of Pittsylvania and state of Virginia of the one part, and John Herring
 of the said County and state of the other part, Witnesseth that the said William
 Herring,

Waddell's
Bill of sale
from
Carter.

Herring's
Bill from
Herring.

Herring for and in consideration of the sum of two hundred Dollars to him in hand paid by the said John Herring before the making and Delivering of these presents. The receipt whereof is hereby Acknowledged hath Bargained Sold Released and Conformed unto the said John Herring his heirs or assigns forever a certain tract a parcel of land Situate lying and being in the County aforesaid containing by estimation two hundred, and twenty nine acres, to the same more or less and Bounded as follows to wit, Beginning at the said William Herring Corn White Oak, thence with his line South Twenty one degrees east one hundred and Eight poles to a corner pine, in Woods from no line, thence with the said Woods line, North Sixty one degrees West one hundred and forty four poles bearing a branch to a pine in the said line, thence true line North four and an half degrees West, two hundred and seventy eight poles to Shillons corner White Oak, thence with his line, North eight degrees east one hundred and Twenty poles to a pine in said line thence true line South Sixty two and an half Degrees East Twenty six poles to pointing, thence South eighteen Degrees East three hundred and fifty poles to the Beginning, with all Woods ways Water and Watercourses Fences trees orchards houses and all other the Encumbrances Appertaining or in any wise belonging therunto, To have and to hold the same to him the said John Herring his heirs or assigns forever against me or my heirs and all and every other person or persons whatsoever either in Law or equity Recovering claiming or having any just right Title or estate therein, But do by these presents forever Warr and defend the said Land and premises above mentioned to the said John Herring his heirs and successors to hold and fully enjoy the same In Witness Whereof I have hereunto set my hand and affixed my seal the day and year first above written

Signed sealed & Delivered in presence of,

George Dodson, Hugh O' Kelley ^{his} _{mark} Smt

Gideon Ragland.

John Herring L.S.

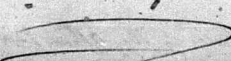
Memorandum that quiet and peaceable possession was had of the within mentioned Land and premises the day and year within mentioned by the within named John Herring according to the Deed or form and effect of the within written Deed witness my hand this Eleventh day April anno Dom. One thousand seven hundred and Ninety five

Tech George Dodson, Hugh O' Kelley ^{his} _{mark} Smt
Gideon Ragland.

John Herring L.S.

At a Court held for Pittsylvania County the 20th day of April 1795.
The within Instruments together with the Memorandum herein inserted were by the within named William Herring acknowledged to be his several acts & Deed all which were ordered to be Recorded, by the Court

Tech H. Gunstall.



(153)

Herrings
Depony
Herring

This Indenture made this Eleventh day of April in the year of our Lord
Christ one thousand seven hundred and Ninety five, Between William Herring
of Pittsylvania County and State of Virginia of the one part and Armstead Herring
of the said County and State of the other part witnesseth that the said William
Herring for and in Consideration of the sum of Two hundred Dollars to him in
hand paid by the said Armstead Herring before the making and delivering of
these presents to the witness whereof is hereby acknowledged, hath bargained sold
Released and Confirmed unto the said Armstead Herring his heirs and assigns forever
a certain tract a parcel of Land lying and being in the County aforesaid Containing
by Estimation two hundred acres to the same more or less and bounded as followeth
to wit, Beginning at Pointers in the said William Herring line, thence with
his lines, South Seventy two and a half degrees east one hundred poles a point,
thence south twenty eight degrees west, thirty two poles to John Prestiges Corner
stone, thence with his line, South forty degrees each two hundred and thirty four
poles to a Corner in Joseph Derry former line, thence with the same, South Sixty
four Degrees West, one hundred and fifty six poles to a White Oak, and thence
North, eighteen Degrees West, three hundred and fifty poles to the Beginning
with all Woods ways Waters and Watercourses growing trees orchards houses, and
all other the Conveniences appertaining or in any wise Belonging, thenceunto
To have and to hold the same to him the said Armstead Herring his or
Assigns forever, against me and my heirs and against all and every other person
or persons whatsoever, either in Law or Equity, Recovering, claiming, or having
any just right title or estate therein, But as by these presents forever warrant
and defend the said Land and premises above mentioned to the said Armstead
Herring his heirs and successors to hold and fully enjoy the same Intirely
whereof I have hereunto set my hand and affixed my seal the day and year
first above written.

Sealed sealed & delivered
in presence of }
George Dodson, John Herring
Hugh Kelley
mark

John Herring S:J.

MEMORANDUM That quiet and peaceable possession was had of the within
Mentioned Land and premises by the within named Armstead Herring the day
and year within Mentioned according to the Tenor form and effect of the within
Written Deed, witness my hand this eleventh day of April anno Dom.
one thousand Seven hundred and Ninety five,

Test. George Dodson, John Herring
Hugh Kelley
mark

John Herring S:J.

At a Court held for Pittsylvania County the 20th day of April 1795.
The within Indenture together with the Memorandum herein induced were by the
within Named William Herring acknowledged to be his several acts and Deed, all which
were Ordered to be Recorded. By the Court

Test. Wm. Gunstall, Esq.

(154)

Waddill Jr.
Deed from
Waddill

To all people to whom these presents shall come I Noel Waddill Jun^r do send Greeting knowe that I the said Noel Waddill Jun^r of the County of Pittsylvania for d^r in consideration of the love good will and affections which I have and ake towards my soning Sam Noel Waddill Jun^r of the same County have given and granted and by these presents do fully give and grant unto the said Noel Waddill Jun^r his heirs Executors or Administrators one hundred acres of land to the same more or less Beginning in Harkers line on the Creek thence down the Creek to the mouth of the Meadow Run^r Spring branch, thence up the branch to Noel Waddill Jun^r line thence the same to pointes in Harkers line, thence Harkers line to the Beginning of what before the signing of these presents I have delivred him the said Noel Waddill Jun^r in writing signed with my own hand and bearing my seal To have and to hold all the said Land and premises in the said County of Pittsylvania, to him the said Noel Waddill Jun^r his heirs Executrix or Administratrix from henceforth as his and their proper Lands absolutely without any Manner of Condition In witness whereof I have hereunto put my hand and seal this fifth Day February one thousand seven hundred and Ninety four Signed sealed & Delivred in the presence of us

Noel Waddill S.S.
R. Watkins Presty Carter,
Allen Waddill, Noel Watkins

At a Court held for Pittsylvania County the 20th day of April 1795

The within Indenture was by the within Named Noel Waddill acknowledged to be his Act & Deed, and the same was Ordered to be Recorded, by the Court

Tish Will. Tinsall. C.P.

Waddill's
Bill of Sale
from
Waddill

Be it known, to all men by these presents that I Noel Waddill of Pittsylvania County, for & in consideration of ten hundred pounds hath bargained & sold unto Allen Waddill, of the said County two Negroe Woman known by the name of Dick & Jean and to Warr and the weight & property of the said Slavery against the claime or claimes of every person or persons, unto the said Allen Waddill and to his heirs forever, In witness whereof I have descent at my hand and seal this eighth day of November one thousand seven hundred and Ninety four,

Test William Waddill, Charles Waddill,
Noel Waddill Jun^r

Noel Waddill Jun^r S.S.

At a Court held for Pittsylvania County the 20th day of April 1795.

The within Bill of sale was by the within Named Noel Waddill acknowledged to be his act & deed and the same was ordered to be recorded by the court

Tish Will. Tinsall. C.P.

Indorsement
Allen Waddill Jr.

Notch
due for
Pole

(155)
Waddell's
Deed from
Carter.

This M^r D^r A^r T^r I^r N^r U^r made this sixteenth day of October in the year of our Lord one thousand seven hundred and forty four Between Sevan Carter and his wife Elizabeth of the County of Pittsylvania and state of Virginia of the one part and Will Waddell Sen^r of the said County of the other part testifying that the said Sevan Carter and his wife Elizabeth for and in consideration of the sum of Forty three pounds current money of Virginia the receipt whereof he the said Sevan Carter and his wife Elizabeth doth hereby acknowledge hath granted bargained and sold and by these presents doth grant bargain and sell unto the said Will Waddell Sen^r and to his heirs and assigns forever a certain tract or parcels of land situate lying and being in the said County of Pittsylvania Eighty six acres beginning at George Cooks corner first Oak on Garrison line, thence Cooks line, to Clark's, thence Clark's to Rayants, thence Rayants to Butts, thence Butts to Waddells, thence Waddells to Garrison, thence Garrison to the Beginning To have and to hold the said granted land and premises with all and singular Rights and Appurtenances to the said Will Waddell Sen^r his heirs and assigns forever, to the only purpose and behoof of having the said Will Waddell his heirs and assigns forever, the said Sevan Carter and his wife Elizabeth, doth for himself and his heirs, doth command and agree with the said Will Waddell Sen^r his heirs and assigns forever that the said Sevan Carter and his wife Elizabeth, his heirs and assigns shall warrant and defend by these presents, the foreaid granted land and premises, and every part and parcel thereof unto the said Will Waddell Sen^r his heirs and assigns forever, against the claim and demand, himself and his heirs and against the claim of any other person whatsoever,
In witness Whereof the said Sevan Carter and his wife Elizabeth hath hereunto set their hand and affixed their seal the day and year above written signed sealed and delivered in presence of us.
Test^r Franky Hollister Joseph Hollister
Will Waddell Jr Charles Waddell
Allen Waddell

Sevan Carter L^r.
Elisabeth + Carter L^r
mark

At a Court held for Pittsylvania County the 20th day of April 1795.
The within Indenture was proved by the oaths of three of the witnesses, thereto to be the act and Deed of the within named Sevan Carter, and the same was ordered to be Recorded by the Court.
Test^r Will. Gunstall L^r.

Witcher Sen^r
Deed from
Potter.

This M^r D^r A^r T^r I^r N^r U^r made this Twenty sixth day of January one thousand seven hundred and Ninety five Between Stephen Potter of Pittsylvania County of the one part; and John Witcher Sen^r of the same County of the other part testifying that the said Stephen Potter for and in consideration of the sum of fifty pounds current money of Virginia to him in hand paid before the sealing and delivery of these presents by the said John Witcher the Knight as herby acknowledged hath given granted Bargained and sold, and by these presents do

knowledged
the Court
L^r
L^r Pittsylvania
do Sold
by the
re said
into the
I have
thousand
sent L^r.

1795.
will
to be recorded
L^r.

(156)

(157)

I give grant bargain sell and convey unto the said John Witcher Senr his heirs and
 assigns forever one certain tract a parcel of land lying and being in the County of
 Pittsylvania on the waters of Redys Creek, containing fifty acres the same
 more or less and bounded as followeth Witn Beginning at a Red oak on John Hammock's
 line, over the Ridge path, thence along the path to a corner White Oak, thence
 a new line, bearing a branch to a Chestnut, thence bearing a branch to a Hickory
 White Oak, thence along to Ephraim Witcher's line, thence along to a
 corner White Oak in Taylors field, thence along Taylors line, to Rogers corner
 Red Oak, thence along Rogers line to Hammocks line, thence along Hammocks
 line to the beginning, together with all houses orchards Eninges ways Water
 & Watercourses, thereunto belonging or in any wise appertaining To have and
 to hold the said tract or parcel of Land and way of the before named premises
 to the only proper use and behoof of him the said John Witcher Senr his
 heirs and assigns forever, and the said Stephen Potter doth for himself his
 heirs and assigns command and agree to and with the said John Witcher Senr
 that it may and shall be lawfull at any time and all times for him his heirs
 and assigns lawfully to Hold Occupy & possess unmolested the said tract
 of Land and way of the before named premises In witness Whereof the said
 Stephen Potter hath hereunto set his hand and seal this day and year above written
 Signed sealed & delivered in presence of us.

John Witcher, John Singrey.

Stephen Potter S.S.

^{his}
James P. Malecoat, Merton Young
Mark

At a Court held for Pittsylvania County the 20th day of April 1795.
 The within Indenture was by the within named Stephen Potter acknowledged
 to be his act & deed, and the same was ordered to be Recorded by the Court

Taste Will. Tumstall Esq.

Thompson Jr
Deed from
Haley

This INDENTURE made this 17th day of April in the year of our Lord
 One Thousand Seven hundred and Ninety five Between Ambrose Haley Junr.^{do}
 of Pittsylvania County of the one part and George Thompson Junr. of the
 said County of the other part. Witnesseth that the said Ambrose Haley
 Junr. for and in the consideration of fifty pounds current money of Virginia
 to him paid in hand before the sealing and delivery of these presents the
 Receipt Whereof is hereby acknowledged by the said Ambrose Haley Junr.^{do}
 Who hath given granted bargained and by these presents doth give grant
 bargains and sell Ourselves and deliver unto the said George Thompson Junr.^{do}
 his heirs and assigns one certain tract or parcel of land situate being and
 lying in Pittsylvania County containing Ninety acres and bounded as
 followeth. to wit, Beginning at a Beach on Mary Branch thence

Wittness for
George N.
the sale,

b. &

Sent his hirs and
the County of
to the same
on John Hammock's
oaks, thence
much to a Hickey
along so as
of his County
long Hammock's
says Walter
Shaver and
John Purnell
Sent his
in self his
tchers mark
left his hirs
and death
enough of the said
is above written

on S.S.

(157)

along Thompson's line S. 20° W. 70 poles to a pine, South 20 poles to a Spanish oak
S. 31° E. 18 poles to Johns run and down the same as it meanders 19 poles to
a hickory, thence bearing the said run at the mouth of a small branch
and running up the said branch as it meanders 50 poles to a Spanish oak in
James Henry's line, and along his line S. 70° E. 74 poles to a pine E. 32°
poles to Lewis Haley's corner poplar and branch and down the said branch
as it meanders 44 poles to a hornbeam on Johns run aforesaid, and down
the same as it meanders 13 poles to a willow, and thence Lewis Haley's line
North 90 poles to a white oak on my branch aforesaid and up the said branch
as it meanders 16 poles to the beginning, together with all and singular their
privileges and appurtenances unto the land belonging or in any wise
pertaining to have and to hold the aforesaid, and premises unto the
said George Thompson just his heirs and assigns forever, against him
the said Ambrose Haley just his heirs and assigns, and against
the claim or claims and demand of all and singular every other
person aforesaid whatsoever by the presents with warrant and affid
the same forever. In witness whereof the said Ambrose Haley just
Hath hereunto set his hand and fixed his seal the day and year above
mentioned
Ambrose Haley just L.S.
Witnessey

At a court held for Pittsylvania County the 20th day of April 1795:
The within Indenture was by the within named Ambrose Haley just
acknowledged to be his act and deed and the same was agreed to be
Recorded by the court.

Taste Will. Gunstall Esq.

95
willinged
our
old
P.S.

Walters for
Spencer & Harry Turrell for and
in consideration of two hundred pounds current money of Virginia to us in
hand paid by Robert Walters, the sum of where is hereby acknowledged have
Bargained sold and delivered, and by these presents do Bargain sell and
Deliver unto Robert Walters, one Negro Woman, called Judy and her children
to wit, Dickey, Charles, Betty, Sam, to have and to hold the said Negroes
and their increase unto the said Robert Walters his heirs Executors Administrators
or assigns forever, and we the said John Spencer and Harry Turrell for ourselves
our heirs Executors and Administrators shall and will warrant and furnish
Defend the title of the said Negroes and their increase against the lawful claim
of all persons whatsoever. In witness whereof we have hereunto set our hands
and seals this 1st Day of January 1795.

Test. Jackson Waller, Walker Goding

Robt. Clotpton, Joseph & Earl. ^{his mark} William & Watkins ^{his mark} Harry Turrell L.S.

Memoandum that the within Bill of Sale is given as security to indemnify the
said Walters as security for the said Spencer to Harry Turrell for one hundred
and eighty five pounds
Test. Robt. Clotpton, Joseph & Earl. ^{his mark}
William & Watkins ^{his mark}

Robt. Walters

(158)

At a Court held for Pittsylvania County the 25th day of April 1795.
The within Bill of Sale and the manner and mode hereon indorsed were proved
by the oaths of the witness's hands, to be the true and true Acts and Deeds of the
parties thereto, and the same was ordered to be Recorded by the Court
Tate Will. Gunstall Esq.

Walling
Bill of Sale
from
Spencer

E.C.

I NOW all my self by these presents that I John Spencer of Pittsylvania County
State Virginia for and in consideration of the sum of the sum of Two hundred
pounds Current Money of Virginia to me in hand paid by Robt Walling
the receipt whereof I do hereby acknowledge have Bargained sold and
Delivered and by these presents do Bargain Sell and Deliver unto the said
Robert Walling one negro man named Abram the Bricklayer also one
Sore stud called the Gold puffer To have and to hold the said negro
Abram and the Gold puffer unto the said Robert Walling his heirs or assigns
forever, and I the said John Spencer for my self my heirs Executors
Administrators place and will warrant and forever defend against the
lawful claims of any person or persons by these presents In Witness
Whereof I have hereunto set my hand and seal this twenty fifth day of April
1795.

Test Jackson Walling Walker & Gooding John Spencer Esq.
Mark

At a Court held for Pittsylvania County the 25th Day of April 1795.
The within Bill of Sale was proved by the oaths of the witnesses thereto
to be the act & Deed of the within Named John Spencer and the same
was Ordered to be Recorded, By the Court.

Tate Will. Gunstall Esq.

Madding
Bill sale for
Spencer

E.C.

I NOW all my self by these presents that I John Spencer of Pittsylvania County State
Virginia for and in consideration of the sum of Two hundred and fifty Dollars
in hand paid by John Madding the sumpt whereof I do hereby acknowledge
have Bargained and sold and Delivered unto the said Madding and by these
presents as bargain See and Deliver unto the said John Madding one Waggon
and Cans Three feather beds Three Chests. Cupboard Together with all my
Household furniture Twenty head of Sheep marked two Scoller flocks & half
Crop in the last year and Thirty head of hogs marked the same, To have
and to hold the said Articles unto the said John Madding his heirs or assigns
forever and I the said John Spencer for my self my heirs Executors Administrators
place and will warrant and forever defend against the lawful claims of any
person or persons from any claim or claims In Witness Whereof I have
hereunto set my hand and affixed my Seal this fourteenth day of February one
one thousand Seven hundred and Ninety five. Test Gideon Regland, George Boston, Wm. Gerring

John Spencer Esq.

Daglas
Young
Spencer
Bill of Sale

Q

(159)

Now so it is that the intent of the within Bill of Sale was purely to save
the said Mading from being damaged by being security on a Reply of Bond
given Samuel Collier and when the same is discharged the property is to
return back given under my hand and seal. Testit. Feby 9/95.
Test, George Dodson, Gideon Ragland } John Mading L.S.
Wm Herring }
Wm Herring

At a Court held for Pittsylvania County the 20th day of April 1795.
The above Bill of Sale, and the Memorandum herein inserted, were proved
by the oaths of the witnesses thereto, to be the acts & Deeds of the parties, thereto
respectively, and the same were ordered to be recorded, by the Court
Date Will. T. Marshall 68.

Ragland &
Hining per
Spencer
Bill sale,

NOW all in my three presents that I John Spencer of Pittsylvania County
and State of Virginia for and in consideration of the sum of six hundred and
Sixty four Dollars and twenty five Cents to me in hand paid by William Hining
and Gideon Ragland, of the said County the receipt whereof I do hereby
Acknowledeg, have bargained and sold, and delivered, and do by these presents
bargain sell and deliver unto the said William Hining and Gideon Ragland
one Negro Man named Charles, and one Negro Man called old Abram, and one
Cow and Mare and Mullet Head of cattle, Marked with two Swallows for his and
a halferibb in the left ear, one bridle and yoke of Oars, and thirty heads
of hogs of the above mark to have and to hold, the above articles unto the
said William Hining and Gideon Ragland their heirs or Assignees forever
and I the said John Spencer, for myself my heirs Executors and Adminis-
trators, Shace and will warrant and forever defend against the lawful claims
of any person or persons whatsoever by these presents, In witness whereof I have
hereunto set my hand and affixed my seal this fourteenth day of February
Anno Dom., one thousand seven hundred & Ninety five,
Signed sealed & delivered, in presence of } John Spencer, L.S.
George Dodson, John Mading }
Wm Herring L.S.

Now so it is that the within Bill of sale is for the safety of the within named
William Hining and Gideon Ragland, in point of being security for the within
named John Spencer, for a suit in Chancery, the said Spencer against Barrington
and the within is hereby held the lawful claim of the within named Hining and
Ragland until discharged from the said suretyship, and when ever discharged from
the said Suretyship the within to be void, witness our hands this fourteenth day of
February 1795.

Test, George Dodson, John Mading }

John Herring L.S.
Gideon Ragland L.S.

At a Court held for Pittsylvania County the 20th day of April 1795.
The above Bill of Sale together with the Memorandum herein inserted were proved
by the oaths of the witnesses thereto, to be the several and respective acts and Deed
of the parties, all which were ordered to be recorded by the Court

Date Will. T. Marshall 68.

(160)
Easley Wm
in Will,

Testamentary, Wishes spoken by William Easley in his last dying at his mansion
House, in presence of Isaac Clement, John Ward, and David Banks, viz. He intimated
that his whole estate should remain with his wife Sarah Easley, for the use of
supporting his children, as long as she remains his widow, or during life after
her marriage or death the estate to be equally divided, Shear & Shear alike, and
Blanket Moody is appointed his Executor, committed to writing the 18th February
1795.

Tut. Isaac Clement, D. Banks, John Ward Jr.

D. C.

At a Court held for Pittsylvania County the 20th day of April 1795.

The within Recitation Will, of William Easley deceased was exhibited unto
Court and proved by the oaths of two of the witnesses thereto, and ordered to be
Recorded by the Court.

and the same

Suthers
Bond. reg
Inspector
of Tobacco

and to the Committee

Mollay's
Bond as
Inspector
of Tobacco

Know all men by these presents that we Samuel Mollay, Wm Barksdale, John White
and William Payne, are held and firmly bound unto Robert Brooke Esq; Governor of the
Commonwealth of Virginia in the sum of four Thousand Dollars To which payment
well and truly to be made, to the said Robert Brooke or his Successors, we bind ourselves
our heirs Executors and Administrators and jointly by these presents Sealed with our seals
and dated this 21st day of Apr. 1795. The Consideration of the above Obligation is such
that Whereas the above bound Samuel Mollay is appointed Inspector of Tobacco at
the Danville Warehouse in the County of Pittsylvania therefore the said
Samuel Mollay do and shall well and truly perform his duty as Inspector
of Tobacco at the Warehouse aforesaid during his continuance therein agreeable
to the act of Assembly in that case made and provided, then the above obligation
to be otherwise remain in full force.

Taken and Acknowledged
in Open Court

Samuel Mollay. S. S.
Jn White. A. S.
Wm Barksdale. S. S.
William Payne. S. S.

Send to the Committee

Received

At a Court continued and held for Pittsylvania County the 21st day of April 1795.
The within Bond was by the parties within Bond acknowledged to be their
seal and reputation unto and used and the same was ordered to be Received
by the Court

Pete Mill. Gunstall Esq.

Court

(160)
Easley Wm
in Will,

Testamentary, Wishes spoken by William Easley in his last dying at his mansion
House, in presence of Isaac Clement, John Ward, and David Banks, viz. He intimated
that his whole estate should remain with his wife Sarah Easley, for the use of
supporting his children, as long as she remains his widow, or during life after
her marriage or death the estate to be equally divided, Shear & Shear alike, and
Blanket Moody is appointed his Executor, committed to writing the 18th February
1795.

Tut. Isaac Clement, D. Banks, John Ward Jr.

D. C.

At a Court held for Pittsylvania County the 20th day of April 1795.

The within Recitation Will, of William Easley deceased was exhibited unto
Court and proved by the oaths of two of the witnesses thereto, and ordered to be
Recorded by the Court.

and the same

Suthers
Bond. reg
Inspector
of Tobacco

and to the Committee

Carried

Mollay's
Bond as
Inspector
of Tobacco

Know all men by these presents that we Samuel Mollay, Wm Barksdale, John White
and William Payne, are held and firmly bound unto Robert Brooke Esq; Governor of the
Commonwealth of Virginia in the sum of four Thousand Dollars To which payment
well and truly to be made, to the said Robert Brooke or his Successors, we bind ourselves
our heirs Executors and Administrators and jointly by these presents Sealed with our seals
and dated this 21st day of Apr. 1795. The Consideration of the above Obligation is such
that Whereas the above bound Samuel Mollay is appointed Inspector of Tobacco at
the Danville Warehouse in the County of Pittsylvania therefore the said
Samuel Mollay do and shall well and truly perform his duty as Inspector
of Tobacco at the Warehouse aforesaid during his continuance therein agreeable
to the act of Assembly in that case made and provided, then the above obligation
to be otherwise remain in full force.

Taken and Acknowledged
in Open Court

Sent to the Committee

Received

Samuel Mollay. S. S.
Jn White. A. S.
Wm Barksdale. S. S.
William Payne. S. S.

Pete Mill. Tunstall. S. S.

At a Court continued and held for Pittsylvania County the 21st day of April 1795.
The within Bond was by the parties within Bond acknowledged to be their
seal and signature unto and Deed and the same was ordered to be Recorded
by the Court

(161)

Know all men by these presents that we John Dix of the County of Pittsylvania, are held and firmly bound unto Robert Brooke Esquire Governor of the Commonwealth of Virginia in the sum of Four Thousand Dollars to which payment will and truly to be made to the said Robert Brooke or his successors as bind ourselves our heirs Executors and Administrators jointly and firmly by these presents. Sealed with our seals and dated this 21st day of April 1795. The condition of the above obligation is such that whereas the above named John Dix is appointed Inspector of Tobacco at the Danville Warehouse in the County of Pittsylvania if therefore the said John Dix do and shall will and truly perform his duty as Inspector of Tobacco at the Warehouse aforesaid during his continuance therein Agreeable to the act of Assembly in that case made and provided then the above obligation to be void otherwise to remain in full force.

Taken & acknowledged in Open Court

Jn^o Dix L.S.

John Dix L.S.

At a Court continued and held for Pittsylvania County the 21st day of April 1795. The within Bond was by the parties within bound acknowledged to be their several and respective acts and deed, and the same was ordered to be recorded by the Court.

Teste Will. Gunstall 68.

Southland
Bonding
Inspector
of Tobacco.

Know all men by these presents that we John Southland ^{no} 100, of the said County of Pittsylvania, are held and firmly bound unto Robert Brooke Esquire Governor of the Commonwealth of Virginia in the sum of Four Thousand Dollars to which payment will and truly to be made to the said Robert Brooke, or his successors, we bind ourselves, our heirs Executors and Administrators jointly and firmly by these presents. Sealed with our seals and dated this 21st day of April 1795. The condition of the above obligation is such that whereas the above bound John Southland is appointed Inspector of Tobacco at the Danville Warehouse in the County of Pittsylvania, if therefore the said John Southland do and shall, will and truly perform his duty as Inspector of Tobacco at the Warehouse aforesaid during his continuance therein Agreeable to the act of Assembly in that case made and provided then the above obligation to be void otherwise to remain in full force.

Taken and acknowledged

in Open Court

Jn^o Southland L.S.

Jn^o Dix L.S.

At a Court continued and held for Pittsylvania County the 21st day of April 1795. The within Bond was by the parties within bound, acknowledged to be their several and respective acts and deed, and the same was ordered to be Recorded by the Court.

Teste Will. Gunstall 68.

at his mention
of the minutes
the use of
life after
like, and
the 18th February

filled into
and to be

the White
so of the
which payment
bind ourselves
with our seals
gation is such
to Tobacco at
the said
spulon
is agreeable
e obligation

L.S.
L.S.
L.S.
L.S.

March 1795.
be this
Recorded
to be

(162)

Price's
Deed from
McDaniel

This M^rch^tuey twenty first day of September in the year of our Lord
one thousand seven hundred and Ninety four, Between Anne McDaniel of the one part
and Mordith Price of the other parts both of the County of Pittsylvania, W^tingf^t
that the said Anne McDaniel for and in consideration of the sum or in a
sum of fifty pounds to her in hand paid by the said Mordith the wife of the
deth hereby acknowledge, Hath granted bargained and sold and by these presents
doth grant bargain and sell, All and Conspire unto the said Mordith Price his
Laws and Apigns forever, one certain tract or parcel of Land containing One
hundred acres, situate lying and being in the County of Pittsylvania on the upper
Sandy Creek of Dan River, Bounded as follows, Beginning at Red Oak
and Stake in George Southlands line, South seventy four East thirty one poles
to a pine, on the bank of the Creek, South eighty four, each fifty two poles
up the several meanders of said Creek to a Hickory Sapling at the mouth of
a branch, North forty three, each, Twenty One poles up said branch to two
White Oak Saplings at the mouth of a Branch, North sixty two each one
hundred and ten poles to a Hickory on Fallings order line, South forty eight
East thirty eight poles to two White Oaks, and pine, South fifty two West
One hundred and Sixty six pole to a Maple on the bank of the branch, thence
Down the several meanders of said branch to a Red oak and Maple, North ten
West sixteen pole to pointe, North Twenty three each, Sixty poles to a pine
on the top of a Ridge, North Twenty six, West, fifty six poles to the
Beginning of long bank of the Creek whereon the said Anne McDaniel
now lies, Together, with the appurtenances and Priviledges the Revision
and Revisions remainder and Remander and every part and parcel therof
To have and to hold the above granted land and premises unto the said
Mordith Price his heirs and Apigns forever and the said Anne McDaniel
doth for herself her heirs command grant and agree To and with the said
Mordith Price his heirs and Apigns, that she the said Anne McDaniel
and her heirs the above granted land and premises in fee simple estate, doth
to the said Mordith Price his heirs and Apigns against the claim or demand
of any other person or persons whatsoever, shall and will warrant and give over
Defend & W^tingf^t the wife of the said Anne McDaniel doth further set
her hand and seal the day and date above written

Signed Sealed & Delivered in presence of
John McDaniel, William Colman.

Isaac McDaniel

Anne A McDaniel S^t
mark.

At a Court held for Pittsylvania County the 15th day of December 1795, The above
Indenture was proved by the oaths of two of the W^titnesses thereto, to be the act
of the above named Anne McDaniel which was Ordained to be bathed and
Afterwards to wit, at a Court held for the said County the 20th day of April 1795.
The same was further proved and Ordained to be Recorded, By the Court,
Test^d Will. Turnstall Jr.

the Commonwealth of Virginia to Benjamin Lankford and Joshua Stone of
 the County of Pittsylvania Gentlemen Gaveling Whereas James George by his Esteemed
 Inventur bearing date the 16th day of July 1792 Conveyed unto Benjamin Greenway his
 hundred and thirty acres of land more or less situated lying and being in the said County
 of Pittsylvania And Whereas Elizabeth the wife of the said James George cannot
 conveniently travel to the Court of our said County of Pittsylvania to make acknowledgement
 of the said Indenture Know ye therefore that we Trusting to your fidelity
 and prouident concurrence in diligently examining the said Elizabeth do
 therefore command you or any two of you that you personally go to the said
 Elizabeth and take her acknowledgement, and privately and apart from her said
 Husband Examine her touching her relinquishment of Dower in and to the Land and
 promises Conveyed by the said Indenture Which is her unto annexed, and whether she doth
 the same freely and voluntarily without the persuasions or threats of her said Husband
 and whether she be willing that the same should be recorded in our said County Court
 and when you shall have so examined her and taken her acknowledgement as aforesaid
 that you certify the same to our Justices of our said County Court of Pittsylvania under your
 hands and seals enclosed returning also the said Indenture, and this Writ witness William
 Crimmins Clerk of our said County Court at the Courthouse the 15th day of Febry 1794 in
 the 13th year of the Commonwealth,

Will. Tunstall, Esq.

Pittsylvania County recd

By virtue of the within Indenture so executed we do personally go
 to Elizabeth the wife of the within named James George and took her acknowledgement of the
 Indenture hereunto annexed, and privately and apart from her said Husband within
 named Examined her touching her relinquishment of Dower in and to the Land and promises
 Conveyed by the said Indenture, and we do hereby certify that the said Elizabeth did freely
 and voluntarily relinquish her right of Dower in and to the Land and promises Conveyed
 by the said Indenture, without the persuasions or threats of her said Husband and is willing
 that the same should be Recorded in our said County Court of Pittsylvania, testified
 under our hands and seals this Second Day of March 1795.

At a Court held in Pittsylvania County the 20th day of - Ben. Lankford Sg.

April 1795. The within Indenture and Receipt was - Joshua Stone Sg.
 Return'd and ordered to be recorded by the Court.

Teste Will. Tunstall, Esq.

This M'DCCLXIV made this sixth day of March in the year of our Lord one
 thousand seven hundred and Ninety five, Between John May and Susannah his wife
 and Joseph Tomlin of the County of Pittsylvania of one part and Maudith Price
 of the same County of the other part witnesseth that the said John May and Susannah
 his wife and Joseph Tomlin for and in Consideration of the sum of Two hundred and
 fifty pounds Current money of Virginia to them in hand paid by the said Maudith
 Price, at a before the sealing and delivering of these presents the receipt whereof they do in
 turn acknowledge, hath granted bargained and sold Aland released up off and
 confirmed unto the said Maudith Price, and to his heirs and assigns forever one
 certain tract or parcel of Land situated lying and being in the said County of Pittsylvania
 on the upper sandy bank of Dan, containing by estimation three hundred and thirty

(104)

five acres, more or less, Beginning on the said Creek at the mouth of branch, and up the said branch as it Meanders eighty four poles to a Red oak above the head of the said branch, thence along Daniel Price's line North one hundred and four poles to pointing, North fifty degrees east fifty poles to a White oak South sixty seven degrees east 72 poles from ash on a branch thence on Tomlin's line, North fifty eight degrees east, Ninety eight poles to a White oak, thence along William Tomlin's line North Sixty degrees west one hundred and thirty eight poles to a poplars, North thirty eight degrees West eighteen poles to a white oak at the head of a Spring North Twenty degrees West, twenty two poles to a Oak on a large branch, and down the same as it Meanders to a fork of the said Creek, thence crossing the said fork North fifty degrees West forty four poles to a White Oak, North sixty eight degrees West two hundred and twenty eight poles crossing the Ash branch to two red oak in the burnt cabin line, and along the same South twenty degrees East, one hundred and eighty six poles crossing the said Ash branch and Sandy Creek to a red oak, thence along Cardy Price's line, South seventy five degrees east one hundred and twelve poles to a poplar on the said fork of the said, and down the said fork of the Creek to the Beginning, with all houses Gardens orchards trees Woods, under woods ways and Watercourses being or standing and also the the Revision and Revisions remainder and Remannders debts just and payable thereof, and all the estate right title interest in property claims and demand whatsoever of them the said John May and Susannah his wife and Joseph Tomlin 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 Merritt Price to the only proper use and behoof of him the said Merritt Price his heirs and assigns forever, and the John May, Susannah his wife and Joseph Tomlin for themselves their 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 Merritt Price and to his heirs and assigns forever against themselves and their heirs, and against all and every other person and persons whatsoever In witness whereof the said John May, Susannah his wife and Joseph Tomlin hath hereunto set their hands and seals the day and year first written.

Sealed and Delivered
in the presence of

Daniel Price, William W Quinn,
James Foulke, Major Price,
William Price.

John May. S.S.

Susannah X May S.S.
Mark

Joseph X Tomlin S.S.
Mark

Ragland
Red from
Shelton
S.S.

In Court held for Pittsylvania County the 20th day of April 1795
The within Indenture was by the within named John May and Joseph Tomlin Acknowledged to be their several and respective acts and Deed, and Susannah the wife, of the said John May, (she being just properly Examined as the law directs) came into Court and distinguished her rights of Dower in and to the land and premises Conveyed by the said Indenture, all which were ordered to be Recorded by the Court.

Costs Will. Tunstall S.S.

(105)
May's
Deed from
Price,

(105)

May's
and from
Price,

This Indenture made this 9 day of March one thousand seven hundred and Ninety five, Between, Robert Price, and Sally his wife of the County of Pittsylvania one of the one part and John May of the County aforesaid of the other part witnesseth that the said said Robert Price for and in consideration of the sum of fifty pounds Current money of Virginia to him in hand paid by the said John May the Receipt Whereof he doth hereby acknowledge before the sealing and delivery of these presents, hath bargained sold and Confirmed unto the said John May his heirs and assigns forever one certain tract or parcel of land lying and being in the County aforesaid on the Waters of Sandy River containing by Estimation one hundred and Twelve acres the same more or less and Bounded as followeth to wit Beginning at a pine in Billings line, and thence running North Seventeen degrees east one hundred and forty nine poles to Red Oak North Twelve degrees West one hundred and thirty four poles to a Hickory South Twenty six degrees West one hundred and eight poles a pine, in the Said Billings line, and thence the same South fifty five degrees East one hundred and fifty eight poles to the Beginning To have and to hold the said Land and premises with its appurtenances unto the said John May his heirs Executors Administrators and assigns, forever against all and every other person or persons whatsoever, Shall and will Warrant and forever defend In Writing Whereof the said Robert Price, have hereunto set his hand and Seal the day and Date above written.

Signed Sealed & Delivered in presence of

Daniel Price, James Fawkes,
Major Price, William Price.

Robert Price L.S.
Sally Price L.S.

In a Court held for Pittsylvania County the 20th day of April 1795. The within Indenture was by the within named Robert Price and Sally his wife Acknowledged to be their Respective acts & Deed, Previous thereto. The said Sally was Privily Examined as the Law directs Relinquish'd her Right of Power in and to the Land and premises Conveyed by the said Indenture, All which were Found to be Recured, By, the Courts.

Taste Mill Tunstall Esq.

Ragland
and from
Shelton

L.S.

This Indenture Made this eighteenth day of April in the year one thousand seven hundred and Ninety five Between Thomas Shelton of the County of Pittsylvania and State of Virginia of the one part and Gideon Ragland of the said County of the other part witnesseth that the said Thomas Shelton for and in consideration of the sum of four hundred Dollars to him in hand paid by the said Gideon Ragland before the sealing and delivering of these presents the twelfth Whereof he hereby Acknowledge, hath bargained sold released and Confirmed unto the said Gideon Ragland his heirs & successors a certain tract or parcel of land situate lying and being in the County aforesaid containing by estimation one hundred and six acres and Bounded as followeth to wit, Beginning at the corner White oak on Burkes Creek, thence a Northwest North 72° W 33 poles to a Gumbush

(166)

On Mill Branch up s^d branch and meandering 15 rods to a Maple in the old line
Run along the same, N^W 82° poles to a common pine N^E W^S 25° poles to pointing
S^E 80° S^E 63° poles to an ash on Creek branch and down the said branch and
meandering to the said creek, and up the said creek as it meanders to the first
Station, with all and every Emoluments appertaining or in any wise belonging
thereto. To have and to hold the same to him the s^d Gideon Ragland his
hus or Spouse power against me or my heirs and all and every other person
or persons whom or wher in Law or Equity becoming claiming or having
any such Right title or estate therein, but do by these presents for ever
womend and defend the said land and premises above mentioned to the
said Gideon Ragland his heirs and successors to hold and fully enjoy the same
In witness whereof I have hereunto set my hand and affixed my seal the
day and year first above written.

Signed sealed & Delivered in presence of

Jeremiah Terry, Keeble Terry, Wm. Herring

Thomas Shelton. L.S.

Memorandum that quiet and peaceable possession was had of the within
Mentioned Land and premises by the said Gideon Ragland the day and year
within Mentioned according to the Time four and eight of the within Writen
Died, testifying my hand this eighteenth day of April anno Dom. one
Thousand Seven hundred and Ninety five,

Test. Jeremiah Terry, Keeble Terry,

Wm. Herring

Thomas Shelton. L.S.

At a Court held for Pittsylvania County the 20th day of April 1795.
The within Indenture together with the Memorandum herein enclosed are
proved by the oaths of the Writings or her to, to be the several acts and Deed
of the within named Thomas Shelton, all which were Ordred to be Recorded
By the Court

John Will. Trustee Esq.

Terry's
Deed from
Johnson
1795

W^s G^r JOSEPH JOHNSON made this Twenty seventh day of September one thousand
Seven hundred and Ninety four, Between Joseph Johnson of Pittsylvania County of one
part and Keeble Terry of the other part of Halifax County Writeth that the
Said Joseph Johnson for and in consideration of fifty five pounds Current
Money of Virginia to him in hand paid by the aforesaid Terry, the receipt
Whereof he doth hereby acknowledge, that the said Johnson hath given
granted bargained and sold, and doth by these presents give grant bargain
Sale, and Convey unto s^d Keeble Terry and his heirs de jure one certain
Tract a part of Land, with premises lying in s^d County, lying on North
Side of Turkey Creek containing one hundred and one acres being bounded

Terry's
Deed from
Johnson
1795

(107) as followeth to wit, Beginning at Thomas Shullens Anna White oak on Branch creek
thence along the said line to Grubbs line, thence on the said line to Kelleys line, thence
on the said line to Rafters line, thence on the said line to the Beginning which said
Said land promises the said Keeble Terry his heirs and assigns power is hereby To
have and to hold property Occupy and enjoy with all and singular the privileges
and Appurtinances thereunto belonging him in any wise appertaining free from the
Claim Challenge or demand of any person or persons whatsoever and further the
Said Joseph Johnson for himself and his heirs forever doth Covenant agree with said
Keeble Terry that he will and doth by these presents warrant power assign the said
land promises, there contained unto the said Terry and his heirs and assigns forever
In witness whereof the said Johnson hath hereunto set his hand and affixed his
Seal the day and year above written,
Signed & Delivered in the presence of
Cred Tammes, Jeremiah Terry,
Hugh O' Kelly {

Joseph X Johnson S.S.
mark

At a Court held for Pittsylvania County the 20th Day of April 1795
The within Indenture was proved by the oaths of the Testifiers thereto to be
the act & Deed of the within Named Joseph Johnson and this same was
Ordered to be Recorded by the Court *Tish Will Tunstall, clerk.*

This Indenture made this Twenty second day of September in the year
of our Lord one thousand seven hundred and Ninety four Between Hugh Kelley sen^r
of the County of Pittsylvania and State of Virginia of the one part and Keeble
Terry of, Halifax County and State of Virginia of the other part testifying
that the said Hugh Kelley for and in consideration of the sum of Fifty pounds
current money of Virginia to him in hand paid, by the aforesaid Keeble Terry the
receipt whereof the said Hugh Kelley doth hereby acknowledge, that he the
said Hugh Kelley hath, given granted and sold and doth by these presents give
grant bargain sell and confirm unto the said Keeble Terry and his heirs and
assigns power, one tract or parcel of Land with premises lying in said County
on the Branches of Branch Creek containing by estimation forty five acres
being bounded in manner and form following to wit, Beginning at Prestages
branch, bearing on Joseph Johnsons and Grubbs land to the said branch
thence down the said branch as it meanders to the Beginning, which said
land and promises the said Keeble Terry, his heirs and assigns power is hereby
To have and to hold, property Occupy and enjoy with all and singular the privileges
and Appurtinances thereunto belonging in any wise appertaining free from the
Claim Challenge or demand of any person or persons whatsoever and further the
Said Hugh Kelley sen^r for himself and his heirs forever doth covenant and
agree, with the said Keeble Terry that he will and doth by these presents
and promises defend the said land and promises thereon contained
unto the said Terry his heirs and assigns power. In witness whereof the said Hugh
Kelley hath hereunto set his hand and affixed his seal the day of September in the
Year of our Lord one thousand seven hundred and Ninety four
Signed & Delivered in presence of us. { Hugh O' Kelly s.s.

Examined

Clark's
Deed Trust
from
Goodman,
Rec'd. &
dated,

At a Court held at Pittsylvania County the 20th Day of April 1795.
The within Indenture was by the witness named Hugh Kelley acknowledged
to be his Act & Deed, and the same was Ordained to be Recorded, by the Court.

Teste Will. Tindall Esq.

This INDENTURE made on this first day of October in the year of our Lord
Christ one thousand seven hundred and Ninety four Between William Goodman of the
County of Pittsylvania of the one part and William Clark of the same County of the
Other part, Witnesseth that for and an in Consideration of the sum of Thirty one
Pounds Seven Shillings and five pence £ 31⁷ lawful money of Virginia, which he
the said William Goodman is lawfully indebted to the said William Clark and
Honesty deserves to secure and pay to him, and for and in the further Consideration
of the sum of five Shillings like money to the said William Goodman whereto
paid by the said William Clark at and before the sealing and delivery of these
present, the receipt Whereof the said William Goodman doth hereby acknowledge
and thereof and of every part doth Exonrate and discharge the said William Clark
his heirs Executors Adm^rs and Assigns and any of them by these presents
to the said William Goodman, hath granted bargained sold and confirmed
and by these presents doth grant bargain sell and Confirm to the said William
Clark his heirs and Assigns forever, One Negro Man named Charles, one
Bay horse, one Gray horse, one set Black Smiths tools, also one set of Joining
Tools, To have and to hold the said property as above mentioned to the said
William Clark, his heirs and Assigns forever, to the only propriece and
tenement of him the said William Clark his heirs and Assigns forever, the said
William Goodman then shall and will warrant and defend the said
property and every part and article thereof, with all and singular their rightz
and unto the said William Clark his heirs and Assigns forever, against him
the said William Goodman and any of them, and against every other person
or persons whatsoever, Upon this ^{and his heirs} Testimelis that the said William
Clark his heirs Execs. Adm^rs or Assigns, shall after the first day of March ^{in the year}
thousand Seven hundred and Ninety five, or as soon there after as the said
William Clark shall think proper or the said William Goodman his heirs
Execs. or Adm^rs shall request which of this two circumstances shall
first happen, sell for the best price that can be gotten after giving ten days
publick Notice, sell the said property, and out of the money arising from
such sale, discharge pay and satisfy the said William Clark the aforesaid
sum of thirty one pounds Seven Shillings and five pence with legal Interest
thereon from this date till the same shall be fully discharged and repaid
attending the drawing and Recording this Indenture, and the contingent charges
of the sale, removal and other necessary expenses that shall attend the drawing
and Obtaining the aforesaid money or performing any thing that is in may be
necessary on account of this Indenture, and that the said William Clark his

(167) his Excess, acom^m & aforesaid signs shall pay a cause to be paid the compleat, if any, remain from such sale, to the said William Goodman, a Adm^m a to his or their Descⁿ, for Witnes whereof the said William Goodman has hereunto affixed his Seal on the day and year first written.

In presence of

Thomas Murdoch, Richard Powell,
Hamilton White.

W^m Goodman, S. S.

At a Court held for Pittsylvania County the 20th Day of April 1795
The within Indenture was made by the hands of the W^m above written, to be
the Act & Deed of the within named William Goodman, and the
same was Ordained to be Recorded, By the Court,

Tise Will. Tinsdale Esq.

THIS INDENTURE Made the sixteenth day of February in the year of our Lord
one thousand seven hundred and Ninety five. Between Thomas Clift of Henry
County and State of Virginia of the one part, and Joseph Clift of Pittsylvania
County and said State of the other part witnesseth that the said Thomas Clift
for and in Consideration of the sum of Ten pounds lawful Money of Virginia
to him in hand paid by the said Joseph Clift, the receipt Whereof the said
Thomas Clift doth hereby Acknowledges, he the said Thomas Clift, hath
granted bargained, and sold alined and confirmed and by these presents
doth grant bargain sell, Alin and Confirm unto the said Joseph Clift his
heire and Aspcgs forever, all that piece parcel or Tract of Land, & being
a part of a greater piece parcel or tract of Land which was granted to the said
Thomas Clift by Deed from Daniel Hankins, Situate lying and being in the
County of Pittsylvania and state aforesaid, and Bounded as follows viz. Beginning
at a Chestnut, thence North Twenty Seven Degrees West one hundred poles of say
Crooked Run to a Black Gum, on James Waters line, thence his line South
forty two, West Thirty two poles to pointes, North forty four degrees West
forty nine poles to another corner, thence a line dividing line, South fifteen
degrees East, One hundred and Seventy five poles to pointes in the old line
thence the same North Sixty five degrees East Sixty one poles to pointes
thence North Thirty Nine poles to the Beginning Containing fifty acres more or less
and also all trees Woods profits Commodities Advantages & incidentals waye
water and Appurtenances whatsoever to the said Land above mentioned
belonging or in any wise appertaining, and also the Revision and Revisions
Remainder and Remainders rents and Services 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 Clift of in and to the said Land and
premises and every part thereof to have and to hold the said Land and
all and singular the premises above mentioned with the appurtenances thereto unto
the said Joseph Clift his heire and Aspcgs to the only propr^ree and behoef of the
said Joseph Clift his heire and Aspcgs forever, and the said Thomas Clift for
himself and his heire the said fifty acres of Land and premises and every part

(170)

Whereof against him and his heirs and against all and every other person or
persons whatsoever to the said Joseph Clift his heirs and assigns shall and will
Warrant and recover Dated by these presents In witness Name of the said
Thomas Clift hath hereunto set his hand and Seal the day and year first
above written,

Sealed and Delivered in the presence of
James S. Cox, John Jones,
John Covington.

Thos. Cliftt. L.S.
^{mark}
Sarah J. Cliftt. L.S.

(171)

Memorandum That the day and year within mentioned full payment
and quiet possession and delivery of the within mentioned premises was made
and Delivered by the within mentioned Thomas Cliftt unto the said within
mentioned Joseph Cliftt to hold to him and his heirs and assigns forever
According to the true intent and Meaning of the within mentioned Deed.

Test: James S. Cox, John Jones
John Covington.

Thos. Cliftt. L.S.
^{mark}
Sarah X. Cliftt. L.S.

February the sixteenth 1795. Then Received from Joseph Cliftt the full sum of
Ten pounds, good and lawfull money of Virginia in full of the within mentioned
Premises I say Received by me,

Test: James S. Cox, John Jones
John Covington.

Thos. Cliftt. L.S.
^{mark}
Sarah X. Cliftt. L.S.

At a Court held for Pittsylvania County the 20th day of April 1795
The within Indenture together with the Memorandum and Receipt hereon inserted
were proved by the oaths of the Testifiers thereto, to be the acts and Deed of the
within named Thomas Cliftt and Sarah his wife, All which was ordered
to be Recorded, By the Court

Test: Will. Gunstall. Esq.

Walters's
Deed from
Walters.

Walters's
Deed from
Walters.

THIS INDENTURE Made and entered into this twentieth day of April in
the year of our Lord Christ one thousand seven hundred and Ninety five
Between, Robert Walters of Pittsylvania and State of Virginia of the one
part and Jackson Walters of the same County and State above mentioned
Witnesseth, that the said Robert Walters for an consideration of the sum
of one hundred pounds good and lawfull money of Virginia to him in
hand paid by the said Jackson Walters, the receipt whereof the said Robert
Walters doth hereby acknowledge, himself fully satisfied and paid, and
by

By these presents hath bargained and sold, unto the said Jackson Waller, and his heirs and assigns forever a certain tract of land lying and being in the County of Pittsylvania on the lower Double Creek, on the south side of the said Creek containing one hundred and fifty acres more or less being bounded as followeth to wit. Beginning at a Mullen Sopl in the bank of the Creek in Thomas Waller's line, thence down the said Creek as it meanders to a large black Walnut, a corner tree, thence a new Chopt line south to a Red oak a new Chopt corner in John Waller's Bearend line, thence west along said Waller's line to a corner, thence south along said line to Thomas Waller's corner tree in in said Waller's line, thence west to a corner in a Branch, thence a new Chopt line, to Thomas Waller's old line, crossing a branch to a corner, thence along the said line through an old field to the beginning it being part of the tract and from Thomas Waller to Robert. To have and to hold the said bounded land and premises unto the said Jackson Waller and to his heirs and assigns forever, and the said Robert Waller doth by himself, his heirs and assigns warrant and forever defend the right and title of said land and premises unto the said Jackson Waller and to his heirs and assigns forever. In testimony whereof I have hereunto set my hand and fixed my seal this day and year above written signed sealed delivered in
 The presents of one

Robert Waller S.S.



At a Court held for Pittsylvania County the 20th day of April 1795
 The within Indenture was by the within named Robert Waller acknowledged to be his act & Deed, and the same was ordered to be Recorded, by the Court,
 Test. Will. Turrentine Esq.

This Indenture made and entered into this 20th day of April in the year of our Lord Christ one thousand seven hundred and Ninety five, Between Thomas Waller of Pittsylvania County of the one part and Robert Waller of the County aforesaid of the other part, witnesseth that the said Thomas Waller for and consideration of the sum of one hundred pounds good and lawfull money of Virginia to him in hand paid by the said Robert Waller the receipt whereof the said Thomas Waller doth hereby acknowledge, himself fully satisfied contented and paid and by these presents hath granted bargained and sold unto the said Robert Waller his heirs and assigns forever, a certain tract plantation or parcel of land, lying and being in the County of Pittsylvania on the branches of the Double Creek containing one hundred and eighty five acres more or less, being bounded as follows to wit.
 Beginning at said Robert Waller corner tree in Atherson's line, on a branch thence along said Atherson's line to Robert Maddings line, to a corner, thence bounded by said Maddings line to to said Thomas Waller's line, thence his line to a new corner piece in said line, thence a new line to a corner White Oak on a branch

(172) Thence down the said branch westward unto said Robert Wallers line, thence along said
Robert Wallers line, to the beginning of being the plantation and park of Trude of the
land desired from Chickister Mathews &c. to said Thomas Wallers to have and
to hold. The said bargained land and premises unto the said Robert Wallers and
to his heirs and assigns forever, and the said Thomas Wallers doth for himself
his heirs and assigns warrant and forgive upon the right and title of said
land and premises unto the said Robert Wallers and to his heirs and
assigns forever. In witness whereof I have hereunto set my hand and
seal my seal, the day and year above written.

Signed Sealed and Delivered
in the presence of ours.

his
Thomas T Wallers S.S.

Mark

Other Thorp, William Finch Thorp
James Thorp, Obadiah Wallers.
Jackson Wallers, Walter Gooding

Received the day and date within specified, the sum of one hundred pounds
current money of Virginia from the within mentioned Robert Wallers being
in full for the consideration etc.

no
Thomas T Wallers S.S
Mark

Witnesses. Other Thorp, William Finch Thorp

James Thorp, Obadiah Wallers.

At a Court held for Pittsylvania County the 20th day of April 1795.

The within Indenture together with the receipt hereon endorsed were by the
within named Thomas Wallers acknowledged to be his several acts & deed
all which were ordered to be Recorded by the Court.

Tech Will. Gunstall S.S.

Walters's
Deed from
Walters

THIS INDENTURE made and entered into this twentieth day of April
in the year of our Lord Christ one thousand seven hundred and Ninety five
between Thomas Wallers of Pittsylvania County and State of Virginia and
Obadiah Wallers of the County and State above mentioned, WITNESSETH that
the said Thomas Wallers for an consideration of the sum of one hundred
pounds good and lawfull money of Virginia in hand paid by the said
Obadiah Wallers, the receipt whereof the said Thomas Wallers doth hereby
acknowledge himself fully satisfied Contented and paid, and by these
presenteth hath granted bargained and sold, unto the said Obadiah Wallers and
his heirs and assigns forever a certain tract or parcel of Land bounded

(173) Burn
Cone
Beg
Jack
line,
a half
to a C
Wall
Beg
Griff
Said
Thom.
The R.
heir.
Seal
Signs
Witn
Jack
H.A.
The a
to be t
Helders
Recd from
Glover,
Title
Shoasa
of Pa
of the o
inconsi
hand,
grant
Trude
Mount
Bourn
Lindso
line to
Stephen
proptate
The san
and R.
Interv
unning
Land a
said T

(173)

Bung in the County of Pittsylvania on the Branches of the Double Creek containing
One hundred and Twenty five acres more or less, and Bounded as followeth to wit.
Beginning at a Sycamore Saplling on a large Branch in Thomas Wallers and
Jackson Wallers line, thence up the said Branch as it Mauers to Joseph Day's
line, thence along the same, as it Runs to a corner, thence South three and
a half degrees east Sixty pole to a corner, South fifty three degrees, East
to a corner near Nathaniel Murray's old Field. thence a Northwest line, to Jackson
Waller's corner, in the fork of a Branch, thence along his line and Runs to the
Beginning of part of a tract of Land deeded to Thomas Waller from Richard
Griffin To have and to hold, the said Bargained Land and premises unto the
Said Obadiah Waller and to his heirs and assigns forever, and the said
Thomas Waller doth for himself his heirs and assigns warrant and for ever defend
The Right and Title of said Land and premises unto Obadiah Waller and to his
heirs and assigns forever. In witness I have hereunto set my hand and sealed my
Seal the day and year above written

Thomas T Waller. L.S.

Signed Sealed in the presence of ours

Witnes, Robert Waller, Melody Waller,
Jackson Waller, Waller Gooding

In a Court held for Pittsylvania County the 20th day of April 1795.

The above Indenture was by the above named Thomas Waller acknowledged
to be his Act & Deed and the same was Ordained to be Recorded, by the Court

Taste Wall. Clerk. C.R.

Holdens
due from
Glover,

This Indenture made this the day of April in the year of our Lord one
thousand seven hundred and Ninety five Between Stephen Glover Cunningham
of Pittsylvania County of the one part, and Jephtha Glover of the County of onesaid
of the other part to witnesseth that the said Stephen Glover Cunningham for and
in consideration of the sum of Thirty Pounds current money of Virginia to him in
hands paid have given granted bargained and sold, and by these presents do give
grant bargain and sell unto the said Jephtha Glover his heirs and assigns a certain
Tract or parcel of Land lying and bung in the County of Pittsylvania and on Banister
Mountain containing by estimation two hundred acres be the same more or less and
Bounded as followeth Beginning at White Oak in Joseph Williams line, thence to
Lindsay's line, thence along the said line to Thomas Corbin's line thence to Joseph Williams
line thence along said Williams line to a Northwest line run between the said
Stephen and Glover, to the Beginning together with all ways Water Watercourses
profits, Commodities Hereditaments and Appurtenances whatsoever belonging to
the same or in any wise appertaining, and the Revision and Reversions Remainder
and Remands Rents of issues and profits thereof and also all the estate right title
Interest property claim and demand whatsoever, of him the said Stephen Glover
Cunningham his heirs Esq^r a.m^r and assigns of him and to the aforesaid granted
Land and premises and every part and parcel thereof To have and to hold the
said Tract a parcel of land with the appurtenances unto the said Jephtha Glover

(194)

his heirs and assigns to the only person we and beholders of him the said Stephen Holme his heirs and assigns forever, and the said Stephen C. Cunningham for himself his heirs and assigns, the above mentioned granted land and premises with their appurtenances unto the said Stephen Holme his heirs and assigns shall and will warrant and defend against the claim of every person or persons whatsoever, In witness whereof the said Stephen C. Cunningham hereto set his hand and seal the day and year above written

Sealed & Delivered in presence of
Stephen Clever, Esq.

(195)

Hay's
Deed from
Price,

At a Court held for Pittsylvania County the 20th day of April 1795.
The within Indenture was by the within named Stephen Clever acknowledged to be his Act & Deed & the same was Ordered to be Recorded by the Court

Teste Will. Tinsdale, Esq.

Williams's
Deed from
Tombline.

WITNESSETH made this 20 day of April one thousand seven
hundred and Ninety five, Between Joseph Tombline of the County of Pittsylvania
and State of Virginia of the one part and William Williams of the
County and State aforesaid of the other part, WITNESSETH that the said Joseph
Tombline, for and in consideration of the sum of fifty pounds to him in hand
paid by the said Williams the receipt whereof he doth hereby acknowledge
before the sealing and delivering of these presents hath granted bargained
sold and confirmed unto the said William Williams his heirs Exec^t adm^r
and assigns forever, one certain tract or parcel of Land lying and being in
the County and State aforesaid on the Branches of Sandy Creek, containing
by estimation fifty five acres to the same more or less and boundaries as
followeth to wit, Beginning at William Quinn's corner White oak on Wilson's
line, and thence along Quinn's line South, three West one hundred and
sixteen poles to a Spanish Oak thence William May's line North fifty six
West Twenty poles to a Red oak, South eighty two West forty eight poles to a
Chestnut Oak, thence May's line North seven West twenty two poles to a
Spanish Oak, North thirty one East twenty six poles to a Red oak
North thirteen East fifty two poles to a Red Oak in Wilson's line aforesaid
and along the same, South eighty two east one hundred and twenty four
poles to the Beginning to have and to hold the said land and premises
with its appurtenances unto the said William Williams his heirs Exec^t
adm^r and assigns forever, against all and every other person or persons
whatsoever shall and will warrant and forwadewit In witness whereof
the said Joseph Tombline hath hereunto set his hand and seal the day and
date above written.

Signed sealed and delivered in presence of

No. Payne, Daniel Price, William A. Morris } Joseph X Tombline, Esq.
Mark

175

At a Court held for Pittsylvania County the 20th day of April 1795
The above Indenture was by the above named Joseph Tomblin acknowledged
to be his Act & Deed and the same was ordered to be recorded by the Court
Taste Mille. Testimall 168.

May's
repose
Price:

This INDENTURE Made this 9th day of March one thousand seven
hundred and Ninety five, Between Meredith Price & Polly his wife of the County
of Pittsylvania of the one part, John May of the County aforesaid of the other
part witnesseth that the said Meredith Price & Polly his wife for and
in Consideration of the sum of one hundred pounds current money of Virginia
to him in hand paid by the said John May the receipt whereof he doth
hereby acknowledge, before the sealing and delivering of these presents
Hath granted bargained sold, relinquished and confirmed unto the said John
May his heirs Exors. Adm^r and Assigns forever one certain Tract or parcel
of Land lying in the County aforesaid on the waters of upper Sandy Creek
containing by estimation one hundred acres to - same more or less and
Bounded as followeth viz Beginning at a Red oak and Stake on George
Sutherland line, South seventy four East thirty one poles to a pine, on the bank
of the Creek then south eighty four east fifty two poles up the several meanders
of said Creek to a Hickory Sapling at the Mouth of a Branch, then North
forty three, East Twenty one poles up s^t Creek to two White oak Saplings at
the Mouth of a Branch, North Sixty two east, one hundred and ten poles
to a Hickory on Fallings adu line, thence South forty eight east thirty
eight poles to two White oaks and pine, thence South fifty two West one
hundred and sixteen poles to a Maple, on the Bank of the Creek, thence
Down the several Meanders of the s^t Creek to a Red oak and Maple, then
North Ten, West sixteen poles to pointes, North Twenty three each Sixty
pole to a pine, on the top of a Ridge, North Twenty six, West fifty six
pole to the first Station, being part of Mrs Ann McDaniels Survey
of four hundred and Sixty Nine Acres to have and to hold the said land
and premises with its Opportunities unto the said John May his heirs
Exors Ad^r and Assigns forever against all and every other person or persons
whatsoever shall and will warrant and power defend In Witness Whereof
the said Meredith Price & Polly his wife have hereunto set their hands and
Seals the day and date above written,

Signed Sealed & Delivered The sum of (current money
in presence of) \$ (of Virginia) sold & delivered
Subscribed before signed

Daniel Price,

James Fowlkes

Major Price,

William Price,

Meredith Price, L.S.
Polly Price. L.S.

176

At a Court held for Pittsylvania County the 20th day of April 1795.
 The within Indenture was by the within Named Merchants Price and
 Polly his wife Acknowledged to be their respective Acts & Deed. (Previous
 thereto, the said Polly being Privily Examined relinquished her right of
 Power in and to the Land and Possessions owned by the said Indenture
 all which were Ordered to be Recorded by the Court)

Teste, Will. Trustall Esq.

Harrison's
Bond to the
Trustees of
Roanoke river

KNOW all men by these presents that we Robert Harrison and William Harrison
 of Pittsylvania County are held and firmly bound unto the Trustees and their
 Successors for the time being, for opening and clearing Roanoke River and its branches
 in the sum of five hundred pounds Current money of Virginia to which
 payment will and truly to be made we bind our selves our heirs Exes & Assigns
 jointly and severally by these presents, sealed with Seals and dated this
 20th day of May one thousand Seven hundred and Ninety five. The Condition
 of the above Obligation is such that Whereas the above Named Robert Harrison
 is appointed by a Board of the said Trustees, as Receiver of all the monies as is
 or may be Subscribed for the purpose of Opening and Clearing Roanoke River
 and its branches in Pittsylvania County, Now if the said Robert Harrison
 his Exes. Administrators &c shall well and truly at all times when required
 faithfully account for all such sums of Money as shall come to his hands
 for the purposes aforesaid, and pay the same to such person or persons as the
 said Trustees or a Majority of them shall direct, then the above Bond to be
 void or else to remain in force,

In presence of the Court.

Rob. Harrison Esq.

Wm. Harrison Esq.

John Ward

At a Court of Quarterly Sessions continued and held for Pittsylvania County
 the 20th Day of May 1795. The within Bond was by the within Named
 Robert Harrison and Merriam Parker Acknowledged to be their respective
 Acts and Deed, and the same was Ordered to be Recorded by the Court.

Teste Will. Trustall Esq.

Parker
Deed from
Ward.

This Indenture made this first day of April in the year of our Lord One thousand seven hundred
 and Ninety five, Between Merriam Parker of the County of Pittsylvania of the
 one part, and Jeremiah Ward Sen^r of the same County of the other part
 Witnesseth that the said Jeremiah Ward Sen^r for an consideration of the
 sum of one hundred and fifty pounds Current money of Virginia to him in
 hand

Act 995.
Recd and
Recd. (Previous
to his right of
Indictment)

No 68.

William Harrison
Steeles and their
wives and their
children and their
children's children

and dated this
The Condition
Robert Harrison
the money as is

Roanoke Co.
Art Harrison
is when required
to his hands
sons as the
x bound to be

son L.S.

son L.S.

and County
is named
in testator

and O.

No. 68

seven hundred
named of the
this part
nations of the
inc'd to him in
hand

(77)

hand paid at or before the sealing & delivery of these presents the tenth day of the
said Jeremiah Ward sen^r doth hereby acknowledge hath given granted sold and
Consigned and by these presents, as he give grant all bargain & Conferm unto
the said William Parker his heirs be forever, a certain Tract or parcel of Land
lying and being in County aforesaid and bounded as followeth, to containing
One Thousand acres be the same more or less No^r Beginning at Jeffersons Road
Where Duttons doth rise against it, thence following the said Duttons road
until it comes to the Courthouse road, thence up the said Courthouse Road
to the Peppermint old Roads fork with the said Courthouse Road, and thence
down the said Peppermint old Road until it comes to the lower end of the
order the said Ward bought of Peter Perkins, on the south side Peppermint
old road, thence along the said line to Jeffersons Road, thence up the said Road
to the beginning, the s^t land lying on the waters of Chongstone Creek in
the aforesaid County, with all and Singular the premises appurtenances
Rightly, therunto belonging or in any wise appertaining to the same, To have
& to hold the said Land and premises unto the said William Parker his
heirs be forever, & the said Jeremiah Ward sen^r doth for him self his heirs
& Cenant and agree to and with the said William Parker his heirs &c
from time to time and at all times forever hereafter peaceably and quietly to
possess and enjoy the said Land and premises, and the right and title of
him the said Jeremiah Ward, without suit trouble or molestation
from the said Jeremiah Ward sen^r his heirs & or any other person or
persons lawfully claiming in by or from or under the said Jeremiah
Ward sen^r or any other person whatsoever, & the said Jeremiah Ward
sen^r shall warrant and forever defend the said Land and premises
as before expressed unto the said William Parker, his heirs &c & shall
warrant and forever defend by these presents In Testimony Whereof the said
Jeremiah Ward sen^r hath hereunto set his hand & seal the day and
year above written

Sealed & Delivered in presence of
John Fletcher. Jn. Smith.

Jn Thompson.

Jeremiah Ward sen^r L.S.

Memorandum that on the day and year above written quiet and peaceful
possession with living and seignior of the within Land and premises was given
to the within named William Parker before the under written witnesses by
Witnesses.

Jeremiah Ward sen^r L.S.

Jn. Smith John Thompson

John Fletcher

1798

At a Court held for Pittsylvania County the 1st. Day of June 1795
The within Indenture together with the memorandum hereunder was
Acknowledged by the within Named Jurors Ward to be his acts & Deed
and the same was ordered to be Recorded by the Courts.

Test. Will. Tinsdale Esq.

Waddill
Deed from
Athinson

This INDENTURE Made this first day of December in the year of our Lord
One thousand seven hundred and Ninety four. Between Thomas Athinson of
the County of Dinwiddie of the one part and Nell Waddill of Pittsylvania
County of the other parts witnesseth that the said Thomas Athinson for and in
consideration of the sum of Ninety two pounds per Shilling current money
of Virginia, to him in hand paid the receipt whereof is hereby acknowledged
Hath given granted Bargained and sold Aliened and released and confirmed
and by these presents doth give grant bargain and sell Alien and release
and confirm unto the said Nell Waddill and to his heirs and Assignees forever
One certain Tract a parcel of land situate lying and being in the County of
Pittsylvania on the Draughts of Lower Sandy Creek of Dan containing
three hundred and Sixty Nine acres to the same more or less and bounded
as following to wit Beginning at William Ovens corner White oak tree
thence along Roberts's line N. 10. W. 192 poles crossing two Branches to a pine
thence N. 80. E. 212 poles along a bold branch to a small Hickory
thence N. 80. E. 100 poles to a pine thence S. 10. E. 161 poles crossing the lower
fork of Sandy Creek to a pine thence S. 148. West 82 poles to point in
William Ovens's line thence along the said Ovens's line N. 45. W. 42 poles
to his corner pine thence N. 98. W. 220. poles to the Beginning, - as by
Plat bearing date the ninth day of August one thousand seven hundred and
Ninety four Reference being therunto had and will fully appear, and also the
Reconvey and Reversion remainder and Remaining rents issues and Survey
thereof and also all the estate right title interest claim and demand whatsoever
of him the said Thomas Athinson of and to the aforesaid land and premises with
the appurtenances and open and to every part and parcel thereof To have and
to hold the said land and premises with the appurtenances unto him the said
Nell Waddill his heirs and Assignees to the only proper use and benefit of him the
said Nell Waddill his heirs and Assignees forever, and the said Thomas Athinson
for himself ^{his} Executors & Administrators with Command grant and agree to and
with the said Nell Waddill his heirs and Assignees forever that he the said Thomas
Athinson and his heirs the aforesaid lands and premises and every part and parcel
thereof against him the said Thomas Athinson and his heirs and against all and
every other person and persons whatsoever to him the said Nell Waddill his heirs
and

(79) and Osgood were Warrant and process served by these presents In witness whereof
he said Thomas Atkinson hath hereunto set his hand and affixed his seal the day
and year first above written

Sealed & Delivered in presence of {
Robt. Atkinson. M. Clay.
Stephen Coleman, James McCraw

Thomas Atkinson L.S.

At a Court held for Pittsylvania County the 19th Day of January 1795.
The within Indenture was proved by the oaths of two of the witnesses thereto to
be the Act & Deed of the within named Thomas Atkinson. and the same was
Ordered to be Certified. And afterwards, to wit. At a Court held for the said County
the 15th Day of June 1795. The same was further proved & ordered to be
Recorded by the Court.

Teste Will: Tinsall. Et al.

Williams's
Recd from
Thomas

This INDENTURE Made this 25th day of Decem^r. and in the year of our Lord
one thousand seven hundred and eighty eight and in the eleventh year of this Independence
of the United States of America, Between Philip Thomas of Caswell County State of North Carolina
& Robert Williams of the County of Pittsylvania for the Consideration of the sum of Ten
Pounds Current money of Virginia to him in hand paid by the said Robert
Williams, before Signing and Delivery of these presents, the receipt Whereof
the said Philip Thomas doth acknowledge himself fully satisfied Content
and paid, hath given granted bargained and sold and by these presents doth
grant bargain and sell unto the said Robert Williams his heirs and assigns
one certain tract or parcel of land containing by estimation forty seven acres
being the same situation lying and in Pittsylvania County on the branches
of Sandy Creek and Bounded as followeth to wit, Beginning at William
Durrett's corner White Oak and thence on the said Robert Williams's line
that was formerly in Payne's line, South Thenty one degrees West one hundred
and fifty four poles to a point in the said Robert Williams's line, thence his
line South Thety five degrees East fifty four poles to a White Oak in Lewis line
thence the same Seventy five degrees East fifty four poles to a White Oak in Birds
Orchard line, and thence North along the same one hundred and eighty poles to
the first Station. Together with all the premises lands timber and whatsoever
thereunto belonging to the said Philip Thomas as to the premises or any part thereof
To have and to hold the aforesaid tract or parcel of land and premises together
with all their appurtenances thereunto belonging unto the said Robert Williams his
heirs and assigns forever to the only proper use and behoof of him the said said
Robert Williams his heirs and assigns forever. and the said Philip Thomas for himself
his heirs etc. will Warrant and process defend a good and lawfull right in full simple
to the said Robert Williams his heirs etc against the claim of any other person
or persons whatsoever claiming by or under him or any other person or
persons In witness Whereof the said Philip Thomas has hereunto set

(180)

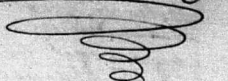
his hand and seal this day and year above written.

Sealed Sealed & Delivered in presence.

In: North, Polly Williams

Susanna Williams, Thomas + David
Mark

Mary Clay.

P. Thomas S.


At a Court held for Pittsylvania County the 15th Day of June 1795.

This Indenture of Bargain and Sale from Philip Thomas to Robert Williams was Acknowledged by the said Philip to be his act & Deed and the same was Ordered to be Recorded, by the Court. Test. Will. T. Marshall 68.

Q. 100

Ragsdale
Deed from
Thompson

This INDENTURE made this fifteenth day of April in the year of our Lord Christ one thousand seven hundred and Ninety five, Between Washington Thompson of Pittsylvania County of the one part and Thomas Ragsdale of the aforesaid County of the other part witnesseth that the said Washington Thompson for and in Consideration of the sum of two hundred pounds Current money of Virginia to him in hand paid and therof doth by these presents Acquit and fully discharge him the said Thomas Ragsdale, hath Alured granted bargained sold and Confirmed and by these presents do Alure grant bargain sell and Confirm to the said Thomas Ragsdale, and his heirs forever all his the said Washington Thompson Right Title Claim and Interest Conveyed and Transferred to him the said Washington Thompson by virtue of a Deed Executed by Philo Ragsdale, Relict of Daniel Ragsdale deceased, James Allen, Frederick Ragsdale, Thomas Ragsdale & Oberiah Ragsdale bearing date October the Sixteenth one thousand seven hundred and Ninety three, in a certain tract or parcel of Land Situate lying and being in the County of Pittsylvania on White Oak Creek, Whereon the said Washington Thompson at present lives containing by estimation four hundred and forty Acres by the same more or less Bounded as follows to wit Beginning at a corner Hickey in said Thompson's Barbers line, thence in said Barbers line North, Eighty six degrees West eighty poles to a White Oak, South fifty three degrees West, forty eight poles South twenty seven degrees West one hundred and fourteen poles to a point in Eastley's line, thence Eastley's line, South twenty three degrees West, Eighty six poles to a White Oak, thence South Sixty three degrees West eighty poles to a White Oak in Hutchings's line, thence that line South three degrees West, Ninety two poles to a White Oak, thence South Sixty eight degrees West one hundred and fifty four poles to a White Oak, thence South Twenty six degrees West fifty four poles to a corner red oak in Childs's line, thence 5d line South eighty one degrees and a half, East sixty poles to a near Childs's Spring, thence South

(181)

Twenty two degrees east one hundred and forty poles beyond White oak branch to
a Red oak in Richard's line, thence ^{south} North forty two degrees east, forty five
poles to two stones in the old field, thence South fifty five degrees east fifty two
poles to Thos D. Ragsdale corner three stones. Thence said line North fifty two
degrees east two hundred and four poles to points in said Thompsons old line,
thence said line North three and one half degrees east two hundred and eighty five
poles beyond White oak branch to the Beginning, and the said Washington Thompson
for himself and his heirs doth hereby covenant and agree to and with said
Thomas Ragsdale to quit all claim right title Interest in the aforesaid Tract of
Land and appurtenances therunto belonging or in anywise appertaining.
and doth by these presents Transfer all the right title Claim and Interest he is
entitled with, in said Tract of Land to the said Thomas Ragsdale & his heirs forever
L said Washington Thompsons doth hereby Warrant and affixes the right title
Claim and Interest he professes and holds by virtue of the Deed aforesaid in the 5th
Tract of Land, and promises above mentioned to the said Thomas Ragsdale and
his heirs forever, against the Claim and claims of him the said Washington
Thompson and his heirs forever firmly by these presents In witness Whereof
the said Washington Thompsons hath hereunto set his hand and affixed his
Seal, the and Year first written. Written

Signed Sealed & Delivered, Milledgeville June 15th 1795
in presence of - Signed Washington Thompson. L. S.

At a Court held for Pittsylvania County the 15th day of June 1795.

The within Indenture was acknowledged by the within named Washington
Thompson to be his act & Deed & the same was Ordered to be Recorded by the Court
and at another Court held for said County January 15th 1798. The same was again presented in Court and says Thompson
wife of said Washington Thompson being first sworn & examined relinquished her right to have in hand in said
Indenture mentioned, ordered that the same be Certified.

John Will Trustall. Cet.

This Indenture made this ninth day of April one thousand seven hundred
and Ninety five, Between John Thomas of Pittsylvania County of the one part and
John Wilson of the County aforesaid. Witnesseth that the said John Thomas for
and in consideration of the sum of Twenty pounds Current Money of Virginia
to him in hand paid by the said John Wilson at and before the sealing and delivery
of these presents the receipt whereof is hereby acknowledged, by the said John
Thomas have granted bargained and sold above named land and confirmed and by
these presents do grant bargain and sell above named land and confirmed
unto the said John Wilson all that tract piece or parcel of land situate lying and
being in the County of Pittsylvania on the Branches of Sugar tree Creek containing
one hundred acres to the same more or less and bounded as followeth to wit.

Beginning at Minor Smith corner White oak in Wallaces old line, and thence
Smiths line, South Sixty Nine degrees east Sixty poles to a White oak and
thence New line South Nineteen degrees east Sixty poles to a Red oak, South Sixteen
degrees

(182)

agrees about eighty poles to a Chestnut tree, South forty degrees West
 Ninety eight poles rising a branch to a White Oak North fifty degrees West
 Eighteen poles to a White Oak in the said line aforesaid, and thence along the
 same North eighties agreeing each Two hundred poles rising two branches
 to the Beginning, Together with all houses out houses & outhouses buildings Woods
 and all woods profits damages & advantages, Accidents and Appurtenances,
 whatsoever either in equity or in law of him the said John Thomas of and in
 the said premises or any part thereof to have and to hold the said
 tract parcel of lands and premises above mentioned and every part thereof
 with the appurtenances unto the said John Wilson his heirs and assigns forever
 and the said John Thomas, for himself his heirs and all claiming under
 him do covenant grant and agrees to and with the said John Wilson his
 heirs and assigns by these presents that he the said John Thomas as the said
 tract or parcel of Land and premises mentioned and every part and
 parcel thereof with the appurtenances unto the said John Wilson his heirs or
 assigns against himself and all other person or persons claiming under him
 and also against the heirs of the said John Thomas, shall and will warrant
 and defend by these presents In Wills Manner of the said John Thomas
 hath hereunto set his hand and affixed his seal the day and year above mentioned
 Sealed & Delivered in the presence of

Thomas Bouldin, Aleat Irvin,
 his
 Thomas E. Wright Esq. Jr. Wilson junr.
 Mark

John IT Thomas ^{his}
 Mark

At a Court held for Pittsylvania County the 20th day of April 1795
 The within Indenture, was proved by the oaths of two of the Testifiers thereto
 to be the acts & Deed of the within named John Thomas and the same was
 Ordered to be attested. And afterwards to wait at a Court held for the said
 County the 15th Day of June in the year aforesaid, the same was further
 proved and Ordered to be Recorded by the Court.

Test. Will. Tunstall Esq.

Tunstall &
 John from
 Wright
 Bill sale.

KNOW all men by these presents that William Wright of the County of
 Pittsylvania for and in consideration of the sum of Thirty pounds Current
 Money of Virginia to me in hand paid by William Tunstall and Joseph Athin
 before the sealing and delivery hereof the receipt whereof acknowledge, have
 Bargained sold and finely made over unto the said William Tunstall and
 Joseph Athin and them assigns the absolute property of in and to the
 following goods chattels to wait, one horse, one Young Mare with a Star in

(183)

herfiehead and White gut, two Cows and yearlings one heifer one of the yds
Oven three feather Beds and furniture, one doombone & guns, all my kitchen
furniture and plantation Utensils, and forty head of hogs young & old, also
One smooth Rose Gun, To have and to hold the goods and chattels aforesaid
and every part and parcel thereof unto the said William Tunstall and
Joseph Atkin their and each of them heirs and Offspring forever, and I do by
these presents Warrant and assign the said goods & chattels unto the said
William Tunstall and Joseph Atkin their heirs and Offspring against
my self and my heirs and all other persons whatsoever In witness whereof
I have hereunto set my hand and seal this 25th Day of May 1795.

Scaled & Delivered in presence of

W. Wright S.

Mur. That the within Bill of Sale, was given and taken for the purpose of
Indemnifying the within named William Tunstall and Joseph Atkin for and
on account of their being Special bail for the within named William Wright
at the suit of Smith Melvin Esq^r of William Dye, in Pittsylvania County
and for their Advancing and paying sundry sums of money for said
Wright.

Witness:

Wm. Tunstall

Jos. Atkin

At a Court held for Pittsylvania County the 15th day of June 1795.

The within Bill of Sale Together with the Memorandum hereon recited
was by the parties thereto Acknowledged to be their respective acts & deeds, and
the same was Ordered to be Recorded. By the Court

Teste Wm. Tunstall. Esq^r

WMS TUNSTALL made this Twenty ninth day of October in the year of our
Lord one thousand seven hundred and Ninety four, Between William Harrison of
the County of Pittsylvania of the one part, and Ann Burton of the same County
of the other part, Whereas both that the said William Harrison for and in consider-
ation of the sum of fifty pounds current money of Virginia to him in hand paid
by the said Ann Burton, hath granted bargained and sold, and by these presents
doth grant bargain sell and Confirm unto the said Ann Burton her heirs and
Offspring forever one certain Tract or parcel of Land, lying and being in the County
aforesaid, and bounded as follows to wit Beginning at William Beaumont's
Conecked oak thence along his South Eighty six degrees east forty two poles to a
post oak, North Twenty degrees east Sixty poles to a large white oak in Barren
line, and along the same South fifty five degrees east eighty Six poles to Daniel
Tompkins corner posters, thence along his line South fifteen degrees West one
hundred and twelve poles to a red oak, thence North East South eighty four degrees
West one hundred and Twenty poles to a specimen Bush, and North Seven
(degrees)

Burton
from
Harrison
Deed

(184)

Degrees East one hundred and Septem poles to the Beginning. To have and to hold the said Land and premises together with all its Appurtenances, unto the said Ann Burton her heirs and Assigns forever, to the only proper uses and behoof of her the said Ann Burton her heirs and Assigns forever, and lastly the said William Harrison for himself his heirs, exec and singular the premises hereby granted, and to cast against the Claims or Claims of any person or persons whatsoever Shall Warrant and will forever defend
In witness Whereof the said William Harrison hath hereunto set his hand and Seal the day and date above written

Signed Sealed & Acknowledged
in the presence of
Joshua Stone, Dan^t Tompkins
Walter Guild

W^m Harrison Esq

Memorandum that on the day of the date of the within Mentioned Deed, Livery of Seign of the within Mentioned Land and premises was granted by the within Named William Harrison unto the within Named Ann Burton according to the full Meaning of the within Indenture.

In presence of
Joshua Stone, Dan^t Tompkins
Walter Guild

W^m Harrison

At a Court held for Pittsylvania County the 15th Day of June 1795.

The within Indenture together with the Memorandums of Livery and Seizure hereon indorsed was acknowledged by the within Named William Harrison to be his Act and Deed and the same was ordered to be Recorded by the Court

Teste Will^t Tunstall Esq

Burton's
Deed from
Harrison

W^m Harrison Esq. the Twenty ninth day of October in the year
of our Lord one thousand Seven hundred and Ninety four Between William Harrison
of the County of Pittsylvania of the one part and William Burton of the same
County of the other part. Whereas it is agreed between the said William Harrison for and in
Consideration of the sum of fifty pounds current money of Virginia to have in
hand paid by the said William Burton at or before the sealing and delivering of these
present the Receipt Whereof the said William Harrison doth hereby acknowledge
Hath granted bargained and sold atwain Relased and Confirmed unto the said
William Burton and to his heirs and Assigns forever One hundred Acres of land
lying and being in the said County of Pittsylvania including the house wherein
he

Burton
Deed to
Harrison
Date
Signed A. M.

(185)

he now dwelleth adjoining the said Roads and bounded as follows to wit — Beginning at the said Roads and running with James Oakes's lines, down the right hand Road one hundred poles bearing a branch of Mobley's Creek to a corner on the right side of the said Road, thence North Twenty four degrees east forty poles to the said Road again thence down the same forty poles to Daniel Tompkins's corner red Oak, thence along his line, North fifteen degrees east forty poles to a red Oak, thence a new line South eighty four degrees West, one hundred and eighty four poles bearing the said branch and the main Road to a Hickory in the line of Joseph Burton Deed, and along the same South thirteen degrees east one hundred and thirty two poles to the beginning to have and to hold the said land and premises with all its appurtenances unto the said William Burton and to his heirs and assigns forever, and the said William Harrison for himself his heirs Executors and Administrators doth Obelege themselves by virtue of the aforesaid to warrant and grant the title of the said Land in fee simple unto the said William Burton and to his heirs and assigns power against himself and his heirs and against all and every other person and persons whatsoever Intruding Whereof the said William Harrison hath hereunto set his hand and seal the day and year above written

Signed sealed & acknowledged

Wm. Harrison d. f.

In the presence of
Joshua Stone, Dan'l Tompkins
Walter Guild.

MEMORANDUM that on the day of the date of the within written Recd
Ley of Sizor of the within Mentioned Land and premises was granted by the
within Named William Harrison unto the within Named William Burton
According to the free meaning of the within Mentioned Indentures.

In presence of
Joshua Stone, Dan'l Tompkins.
Walter Guild.

Wm. Harrison.

At a Court held for Pittsylvania County the 15th Day of June 1795.

The within Indenture together with the memorandum of Sizor herein
indorsed was acknowledged by the within Named William Harrison to be his
Oato & Deed, and the same was Ordered to be Recorded by the Courts.

Tste Wm. Tunstall Esq.

Burton's
Deed from
Harrison
Dated 1795
Signed &
Notarized

This INDENTURE Made this Twenty ninth day of October in the year
of our Lord an thousand seven hundred and Ninety five, Between William
Harrison of the County of Pittsylvania of the one part and Joseph Burton of the
same County of the other part, Witnesseth that the said William Harrison for and in
consideration of the sum of fifty pounds current Money of Virginia to him paid
by the said Joseph Burton at or before the sealing and Delivering of these presents
the receipt Whereof the said William Harrison doth hereby acknowledge hath

(186)

Granted bargained and sold Almond Beland & confirmed unto the said Joseph Burton and
to his heirs and assigns forever Sixty four acres of Land lying and being in the said
County of Pittsylvania, on both sides the Road leading to the Iron Works, Beginning
at a Stake in Joseph Burton aforesaid former line, and thence along the same North
Nineteen degrees West Seventy six poles to a Red Oak North forty two degrees east
Sixty eight poles to another tree on the Road, and the said Road Twenty three poles
to a White Oak, thence along William Braxton's line North thirty eight degrees
East twenty five poles to a post oak on an old path, and along the said path
South forty four degrees east Sixty poles to a red oak, thence a new line South
Seven degrees West, one hundred and sixteen poles to a persimmon Bush in William
Burton's New line, and along the same, South eighty four degrees West Sixty poles
crossing the said Road to the Beginning To have and to hold the said Land and
Properties with all its Appurtenances unto the said Joseph Burton & to his heirs and
Assigns forever, and the said William Harrison for himself his heirs Executors
and Administrators doth by virtue of these presents Oblige themselves to warrant
and defend the title of the said Land in Simple unto the said Joseph Burton and
to his heirs and assigns forever, against himself and his heirs and against all &
every other person and persons whatsoever, In Witness Whereof the said William
Harrison hath hereunto set his hand and seal the day and year above written

Signed Sealed & Acknowledged

In the presence of

Joshua Stone. Dan'l Tompkins

Walter Guild

Wm. Harrison. L.S.

MEMORANDUM that on the day of the date of the within written Deed, laying
of Sixteen of the within mentioned Land and premises was granted by the within
named William Harrison unto the within named Joseph Burton according to
the full meaning and intent of the within written Indenture

In presence of

Joshua Stone. Dan'l Tompkins

Walter Guild

Wm. Harrison

At a Court held for Pittsylvania County the 15th Day of June 1795.
The within Indenture together with the Memorandum of laying and laying
hereunder was acknowledged by the within named William Harrison to be
his acts & Deed and the same was Ordered to be Recorded by the Court
Teste Will: Gunballis L.S.

Examined

3

3

(187)

Wilson's
Deed from
Harris
Deliv.

This Indenture Made this Twelfth day of January one thousand seven
hundred and Ninety five, and in the Nineteenth year of the Commonwealth.
Between Samuel Harris Esq^r of Pittsylvania County of the one part, and
James Wilson of s^r County of the Other part, Witnesseth That the said Samuel
Harris Esq^r for and in Consideration of the sum of one hundred pounds in
Current money of Virginia to him in hand paid by the said James Wilson the
Receipt Whereof is acknowledged by the said Samuel Harris have granted
Bargained and sold and Confirmed and by these presents do grant bargain and
Sale alien neas enforst & Compune unto the said James Wilson one tract a
parcel of Land containing three hundred acres by estimation to the same more
or less lying and being in the County of Pittsylvania on the Waters of Beach Creek
Beginning at a Red Oak in Harris's old line, S. 35. degrees W. 76. poles to pointing
S. 53. degrees W. 60. poles to 2 B. oaks N. 84. degrees, W. 194. poles to a B. Jack
N. 3 degrees W. 136. poles to pointing, N. 23. D. E. 152. poles to a Red oak in
Harris's line, Thence a New line, N. 50. degrees E. 300. poles to the Beginning
being part of a Survey by patient bearing date 13th day of June one thousand
seven hundred and eighty, with it Appurtenances to the said James Wilson and
his heirs forever To have and to hold the said Tract or parcel of Land with its
Appurtenances death for himself his heirs & C. covenant with the said Wilson his
heirs &c that he the said Harris the said Land with premises together with the
Appurtenances thereunto, the said Wilson his heirs &c shall and will warrant
and forever defend, from the whole claim or demand of him the said Harris his
heirs and assigns, and from all and every other person or persons whatsoever
In Witness Whereof the s^r Harris his heirs unto set his hand and affixed his
Seal this day and year above written

Witness
Henry Wilson, John Wilson,
Phelimon Payne.

Sam^r Harris Esq^r

At a Court held for Pittsylvania County the 15th day of June 1795.
The within Indenture was proved by the oaths of the Witnesses thereto to be
the act & Deed of the within named Samuel Harris. and the same was
Ordered to be Recorded. By the Court
Tobe Will. Tunstall Tch

Witcheing
Deed from
Briggs

This Indenture Made this 15th day of June in the year of our Lord one
thousand Seven hundred and Ninety five, Between Daniel Briggs Esq^r of Pittsylvania
County of the one part, and William Witchoe Esq^r of the said County of the other
part, Witnesseth That the said Daniel Briggs Esq^r for and in Consideration of the
sum of Ninety four pounds Current money to him in hand paid by the said William
Witchoe Esq^r. the Receipt Whereof he doth hereby acknowledge have bargained sold
Alured enforst and Confirmed and do by these presents grant bargain see alien
enforst Confirms and Delivers unto the said William Witchoe Esq^r his heirs and
Assigns

(188)

Abeying one certain tract or parcell of Land lying and being in Pittsylvania County
 bounded on both sides of Pigg River, containing three hundred acres to the same
 more or less with a fish trap and bounded as followeth to wit, viz: Beginning
 at a corner pine in said Wether's line, thence South fifty degrees East Twenty
 poles to a corner Creek by a branch, thence up the branch North Twenty six
 degrees East Sixty one poles to a Spanish Oak, thence South Thirty five degrees
 east eighty poles to a White Oak corner North Sixty Six degrees east Twenty Nine
 poles to a Red Oak in Richard Atkinson old line, thence South five degrees
 east eighteen poles to an ash, on the West side Pigg River at the mouth of a
 Gutt, the same course continued across the river to the south Bank on William
 Thompson's line, thence down the river, as it meanders to a corner white oak on
 the bank at bridge road David Ross & George Doshis old course, thence down the
 river on David Ross's line, Abeying the river to a dead White Oaks on the bank
 on the North side at the mouth of a gutt, thence Dayton Wades former line
 South fifty Nine degrees West one hundred and thirty six poles to a corner
 pine, thence South Thirtys degrees West one hundred and thirty six poles to the
 Beginning pine, and the relation and remainder remainders and remainder
 thereof, and all the estate right title Interest Clame and demand whatsoever of
 him the said Daniel Brider Sen^r and to the said Land and promises and every
 part and parcel thereof. To have and to hold the said Land and promises with
 the appurtenances unto the said William Wether Sen^r his heirs and assigns
 forever and the said Daniel Brider doth hereby for himself his heirs Executors
 and Administrators covenant and agree with Said William Wether Sen^r
 his heirs and assigns that he the said Daniel Brider Sen^r with the aforesaid
 Land and promises with the appurtenances unto the said William Wether Sen^r
 his heirs and assigns against all persons whatsoever, and shall and will
 warrant and forever defend to William Wether Sen^r of the said Daniel Brider Sen^r
 hath hereunto set his hand and affixed his seal the day and year above written
 Sealed & Delivered

in presence of }

Daniel Brider Sen^r

Memorandum that on the day and year written written quiet and
 Peaceable possession and Seizure of the aforesaid Land and promises
 with the appurtenances was given and made by the said Daniel Brider Sen^r
 to the said William Wether Sen^r according to the Tenure effect and true meaning
 of the within written Deed.

Daniel Brider

In presence of }

At a Court held for Pittsylvania County the 15th day of June 1795. The within instrument
 together with the Memorandum hereunder signed was acknowledged by the within
 named Daniel Brider to be his act and deed and the same was ordered to be recorded by
 the Court

Tate Will Tinslall, Esq.

(189)
 Instill's
 from
 field -
 bin?

Exam

(189)

Mrs THOMAS FIELD made the 11th day of May in the year of our Lord one thousand seven hundred and Ninety five, Between Theophilus Field of the County of Brunswick of the one part and William Tunstall of the County of Pittsylvania of the other part witnesseth that the said Theophilus Field for and in consideration of the sum of One hundred and sixty pounds Current Money of Virginia to him in hand paid by the said William Tunstall at a before the sealing and Delivering of these presents, The receipt Whereof the said Theophilus Field doth hereby acknowledge hath granted bargained and sold aliented released and confirmed, and doth by these presents give grant bargain sell, and deliver unto the said William Tunstall, one certain tract piece or parcel of Land lying and being in the Said County of Pittsylvania on the waters of Cherry-top Creek and Containing by a late Survey four hundred acres to the same more or less, and adjoining the Land the said William Tunstall Bought of Thomas Hardy and Bounded as followeth to wit Beginning at the said William Tunstall's and Ieph Duncans Corner White Oak, thence along Ieph Duncans line, North 68 degrees East twenty eight poles to pointes thence running North two hundred and forty eight poles bearing two small branches to pointing West two hundred and forty four poles bearing three Branches to a Red oak South two hundred and Sixty four poles to pointes in the said William Tunstall's former line, and thence along the same, east one hundred and Ninety poles to a White Oak, South Seventy four degrees east, ten poles to a Spanish oak and North Sixty Degrees West eighteen poles bearing the said big Branch to the Beginning together with all Woods, Ways Water and Watercourses profits Commodities Accidments and Appurtenances thereunto belonging or in any wise appertaining to the said William Tunstall his heirs and Assigns, to the only proper use and behoof of him the said William Tunstall his heirs and Assigns forever To have and to hold the said Tract or parcel of Land and premises above mentioned, with all and Singular the appurtenances thereunto belonging or in any wise appertaining to him the said William Tunstall his heirs and Assigns forever against him the said Theophilus Field and his heirs and against the claim of all and every person or persons whatsoever, and the said Theophilus Field doth hereby grant and agree to and with the said William Tunstall that he the said Theophilus Field will for ever warrant and defend by these presents In the receipt Whereof the said Theophilus Field hath here unto set his hand and seal the day and year above written Sealed & Delivered in presence of
Ruth Johnson. The Hoskins.
William Payne. James Ryburn.

At a Court held for Pittsylvania County the 15th day of June 1795. The within instrument was proved by the oaths of three of the witnesses thereto to be the act done of the within named Theophilus Field, and the same was produced to be Received by the Court
Teste Will. Tunstall Co.

Johnson's
Deed from
Field -

This Instrument made this eleventh day of May in the year of our Lord
 One thousand seven hundred and thirty five, Between Theophilus Field of the
 County of Brunswick of the one part and Richard Johnson of the County of
 Pittsylvania of the other part witnesseth that the said Theophilus Field
 for and in the consideration of the sum of Sixty two pounds current money
 of Virginia to him in hand paid at or before the sealing and delivery of these
 presents, hath granted bargained and sold, and doth by these presents grant,
 bargain and sell alien released and convey unto the said Richard Johnson
 and to his heirs and assigns forever one certain tract or parcel of land
 lying and being in the County of Pittsylvania on the waters of Cherrystone
 Creek, containing by a late Survey Two hundred and fifty Acres and
 bounded as followeth to wit, Beginning at the said Fields corner White oak
 in the fork of Branch where William Clark began, thence a true line south
 160 poles bearing a branch to points in William Tunstall's New line, and
 thence along the same West 80 poles to his corner Red Oak South two hundred
 and Sixty four poles to points in the said William Tunstall's old line, and along
 the same South eighty seven West four poles to points in James Johnson's line
 and along the same North fifty and half degrees West Sixteen poles to a White
 Oak South Seventy three degrees West, fifty four poles bearing a branch to
 points, thence along the line of the said Fields Patents North 16° E. degrees West
 One hundred and fourteen poles bearing a branch to a White Oak, thence North
 Three Degrees West, thirty eight poles to points North forty 8° degrees east
 Thirty poles bearing a branch to points North three degrees West one hundred
 poles bearing a branch to a White Oak, North Sixty four degrees West Six poles
 to a White Oak, North Seven degrees east forty two poles bearing a branch
 to a corner said to have been a Spanish Oak in the patent, and thence along
 the line that joins the Courthouse tract North thirty eight degrees east two hundred
 and ten poles bearing a branch to the Beginning, together with with all Woods
 Ways Waters and Watercourses, there unto belonging or in any wise appertaining
 To have and to hold the said tract of Land with all the appurtenances
 there unto belonging or in any wise appertaining to him the said Richard
 Johnson his heirs and assigns forever, against whom the said Theophilus
 Field and his heirs, and against the claim of all and every other person or persons
 whatsoever, and the said Theophilus Field doth hereby agree to and with the
 said Richard Johnson that he the said Theophilus Field will forever hereafter
 warrant and defend a good and lawfull right and title to the said Land hereby
 granted to witness whereof the said Theophilus Field hath hereunto set his hand
 and seal the day and year above mentioned
 SIGNED and Delivered in presence of
 Will. Tunstall. William Payne.
 James Ryburn. Thos. Hopkins.

Theo. Field L.

(99)

12

July 1795

At a Court held for Pittsylvania County the 15th day of June 1795.
The within Indenture was proved by the oaths of two of the Testifiers thereto
to be the act and Deed of the within named Theophilus Field, and the same
was Ordered to be Recorded by the Court.

Taste Will. Gunstall Esq.

Wright
out from
Oakes, &

This Indenture made this Twelfth day of January one thousand and seven
hundred Ninety three, Between James Oakes & Charles Oakes of Pittsylvania
County and State of Virginia, Planters of the one part and Thomas Right,
of the same County and State on the other part, witnesseth that the said
James Oakes & Charles Oakes for and in consideration of Twenty pounds
current money of Virginia the receipt Whereof the said James Oakes and
Charles Oakes both hereby acknowledge, hath given granted bargained
and sold and doth hereby give grant bargain and sell unto the said Thomas
Right, his heirs and assigns, all the following part of a parcel of Land —
situate lying and being in the County aforesaid, and adjacent to Wit,
Beginning at the Creek Where the gut emptys in running up the Branch to a
Chopt line, thence with the line, to corner Red Oak from thence Eastward
a Chopt line to a corner Box Oak and ^{thence} Southward a croft upon the mountain
to a Chestnut Oak, from thence Running upon the Mountain Eastward
to a Break in the Mountain, and thence Northward with the said Break or Gut
till more it emptys in the Creek, and thence down with the Creek to the
Beginning containing two hundred acres more or less together with all and
singular the Buildings Orchard Fencing pastures Woods Rights Rents fees
accents Ladvantages whatsoever, and all other Appurtenances thereto
belonging or in anywise appertaining to have and to hold the said Land and
Tenement, and all and singular the premises hereby granted and sold to the
said Thomas Right, his heirs and assigns, share and will warrant and
defend from them James Oakes & Charles Oakes, their heirs and assigns or
any other person or persons whatsoever, claiming by, from or under them
the said James Oakes and Charles Oakes their rights till a Just sum of money to
be denied pecuniary or any part thereof. In witness Whereof we have hereunto
set our hands and seals the day and year just above written

Taste Butler Stone street
Walter Guild, William Burton
Thomas Right Just. Tho. S. Bouldin

James Oakes L.S.
Charles Oakes L.S.

Dated
July 10
1795

At a Court held for Pittsylvania County the 15th day of July 1795.
The within Indenture was proved by the oaths of two of the Testifiers thereto
to be the act and Deed of the within named James and Charles Oakes and the same
was Ordered to be Recorded. And afterwards to Wit, At a Court held for the said
County the 15th Day of June 1795. the same was further proved and ordered
to be Recorded. By the Court

Taste Will. Gunstall Esq.

(192)
William's
Deed from
Melnor

Mr. J. McLean Esq; made this sixth day of June in the year of our
Lord one thousand seven hundred and Ninety five Between Robert Dudley Melnor
of the County of Halifax of the one part and David C. Williams of the County
of Pittsylvania of the other part witnesseth that the said Robert D.
Melnor for and in Consideration of the sum of Twenty Nine pounds current
Money of Virginia to him in hand paid by the said David C. Williams at or
before the sealing and Delivering of these presents the twelfth whereof is hereby
Acknowleged hath granted Bargained and Sold and by these Presents doth
grant Bargain sell alien release except and Confirm unto the said David
C. Williams and to his heirs and assigns forever Fifty eight acres of land
situate lying and being in the said County of Pittsylvania on Shocks Creek
Beginning at Pointes in Jones's line and thence along the same North
Thirty six poles to a small maple on a branch and thence down the said branch east
Eleven and one hundred and thirty four poles to Shocks Creek and thence up the said
creek as it meanders twenty two poles to the said David C. Williams's corner history
and thence along his lines South forty degrees east one hundred and Ninety six
poles to Pointes North forty nine degrees east fifty two poles to Pointing and
North fifty five degrees West thirty eight poles to the Beginning with all houses
Gardens Trees Woods Under woods Ways and Watercourses being or standing and
also the Revision and Revisions remainder and remainders rents, issues and
Profits thereof and all the estate right title interest property claims and demands
whatsoever of him the said Robert D. Melnor of or to the same and who-
part and parcel thereof to have and to hold the said fifty eight acres of land
and premises with the appurtenances unto the said David C. Williams and to
his heirs to the uses and benefit of him the said David C. Williams
his heirs and assigns forever and the said Robert D. Melnor for himself his
heirs and assigns doth Command and agree with the said David C. Williams
and his heirs that he the said Robert D. Melnor will by virtue of these presents
warrant and defend the right of the said land in fee simple unto the said David
C. Williams and to his heirs and assigns forever against himself and his heirs
and against all and every other person and persons whatsoever In testimony
whereof the said Robert Dudley Melnor hath hereunto set his hand and
Seal the day and year first above written.

Sign'd Sealed & Deliv'red
in the presence of

William Payne, J. Williams

Jos. T. Williams Doctor C. Williams

Robert D. X. Melnor ^{his} L: J:
Mark

deed to the trust to
presently 21 Dec 1853

Melnor's
Buildin
Bridge over
Dan River

(93)

At a Court held for Pittsylvania County the 15th Day of June 1795.
The within Indenture was proved by the oaths of three of the Testifiers thereto,
to be the Act & Deed of the within Named Robert D. Milner, and the same
was Ordered to be Recorded by the Court.

Taste Mill. Tunstall Esq.

KNOW all men by these presents that I Daniel Lovell of the County of Pittsylvania
and State of Virginia do by these presents make, ordain and constitute and appoint
Cornelius Dalton of Carroll County and State of North Carolina, to be my
True and Lawfull attorney in fact, and in my name, and to my use, to
enquire into, ask, demand, Recover & Receive by all lawfull ways and means
Whatsoever, all my right, title and Interest, in and to any quantity of
lands, and all and every part and parcel thereof, within the Cumberland
Territory, or any other part of the Western Country, that is or may have been
granted to William Summers as a Home Right obtained on Stayton's Creek,
on the North Side of Cumberland, and the aforesaid Land, Transferred
from the said Summers, to John Estlin of Kentucky, and from the said
Estlin to Daniel Lovell of the County aforesaid, and I do in my name, give
and grant to the the said Cornelius Dalton, and his Substitutes, my whole
Power and Authority, as fully and effectually, to all intents and purposes
to act in the premises, as I my self would do if personally present, and
Whatsoever my said Attorney or his Substitutes shall do or cause to be done
by virtue hereof, I will account, satisfy and Confin. In witness whereof
I have hereunto set my hand and seal this Twenty first day of July one
thousand Seven hundred and Ninety five.

Sealed and Delivered in the presence of
William Wright Ben. Harris.

Daniel Lovell Esq.

At a Court continued and held for Pittsylvania County the 29th day of July 1795.
The within written power of attorney from Daniel Lovell to Cornelius
Dalton, was by the said Daniel acknowledged to be his act and Deed
and the same was Ordered to be Recorded. (By the Court)

Taste Mill. Tunstall Esq.

KNOW all men by these presents that we Mark Milner Charles Bigg and Robert
D. Milner are held and firmly bound unto the Justice of Pittsylvania County
and their Successors, in the Just and full sum of Two hundred Pounds Current
Money of Virginia, to which Payment well and truly to be made, we bind
ourselves and each of us our and each of our heirs Executors & Administrators severally
and severally jointly by these presents sealed with our Seals and Dated this 30th
Day of May 1795. The Condition of the above Obligation is such, that whereas
the above bound Mark Milner hath this day undertaken to build a Bridge

194

190

Joseph Banister River before the Banco Lining opposite to Francis Anderson's
plantation, for the sum of fifty Nine pounds Eighteen Shillings, Current
Money of Virginia. Now if the said Mark Milton shall will and
tenuit build the said Bridge Twenty feet Wide in the clear, with good and
sufficient hand work and keep the same in good repair for and during
the Term of Seven Years from the first day of November next, at which time
the said Bridge is to be completed, then this Obligation to be void or else to
remain in full force power and Virtue.

Mark Milton S.S.

Sealed and Delivered in presence of me

J. M. Williams Wm. R. Burn

Charles Grigsby S.S.

Robert D. Milton S.S.

Ex parte
At a Court held for Pittsylvania County the 20th Day of July 1795.
The within Bond was returned, and ordered to be Remitted by the Court
Tobe Wm. Gunstall Esq.

Halls Deed
from Thacker

This Indenture made this 20th day of July one thousand seven
hundred and Ninety five Between Nathaniel Thacker of Pittsylvania
County and State of Virginia of the one part and John Hall of the said
County and State of the other part, testifying that the said Nathaniel
Thacker for and in the consideration of fifteen pounds current money of
Virginia to him in hand paid by the said John Hall, the receipt whereof
I acknowledge, hath given granted bargained and sold alien and confirmed
unto the said John Hall he his heirs and assigns forever a certain Tract or
Parcel of Land lying and being in the County of Pittsylvania aforesaid on
the Waters of Banister River containing by estimation forty eight acres, and
and two bounded as follows to wit, Beginning at a White Oak in Carter's
line, and thence N. 2° W. 82 poles to a Red Oak thence along a line run
for Joseph Thacker, when first made 10. 90. poles bearing a branch to
a Red Oak, thence thence thence 5112 poles to a White oak Bush N. 79° E. 60.
poles to a White Oak in Carter's line aforesaid, and along the same N. 63°
E. 26. poles bearing a branch to the Beginning. Together with all houses and
other improvements thereon to have and to hold the foreaid Land with all
and every the appurtenances thereto. To him the said John Hall, and to his
heirs forever, and his proper use and behoof, and to no other intent whatever
and the said Nathaniel Thacker for himself his heirs as warrant and power
gives he just right and title to the said Land and appurtenances thereto unto
the said John Hall his heirs and assigns forever, and doth further covenant and
agree, with the said John Hall, that he may at any time hereafter, and at all
times

(195) 2
lens enter in and upon the said Land and appurtenances thereof having sold
and conveyed, and the same to have hitherto occupy off of all pur from the Incumbent or
a lessee of Nathaniel Thacker or any other person a Person to whom
In witness whereof I the said Nathaniel Thacker do hereunto set my hand
and affix my seal, the day and date above written.

Nathaniel X Thacker L.S.
Mark

Cassandra X Thacker L.S.
mark

At a Court held for Pittsylvania County the 20th Day of July 1795.

The within Indenture was by the within named Nathaniel Thacker acknowledged
to be his Act & Deed, and Cassandra the wife of the said Nathaniel (she being
first present Examined as the said documents 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,

Tiste Will. Trustall L.C.

Hunts B.R.
Collating
195. Taxing
I know all men by these presents that we David Hunt, John Wimbley and
Stockley Turner, are held and firmly bound unto Robert Brooke Esq; Governor
of the Commonwealth of Virginia in the sum of Thirty thousand Dollars
Current Money to the payment whereof will and truly to be made to the said
Governor and his Successors for the time being for the use of the said Common-
wealth, we bind our selves our Joyns and several heirs executors and administrators
firmly by these presents sealed with our seals and Dated this 20th Day of July
1795. The condition of the above Obligation is such that whereas the above
bound David Hunt, is constituted and Appointed Sheriff of the County of
Pittsylvania by Commission from his Excellency the Governor, if therefore the
said David Hunt, shall well and truly collect amount for and pay into the
Treasury, according to Law, all the taxes which shall or may become due and
payable from each and every taxable person in the County aforesaid, Land
and Other Articles, also taxable for the years 1793. and shall well and truly
perform his duty as a Sheriff in all things thereto belonging, then the above
Obligation to be void. Otherwise to remain in full force and virtue.

Taken in Open Court.

D. Hunt L.S.
John Wimbley L.S.
Stockley Turner L.S.

At a Court held for Pittsylvania County the 20th Day of July 1795.

The within Bond was by the parties within bound acknowledged to be
their Respective acts & Deeds and the same was ordered to be Recorded by the
Court,

Tiste Will. Trustall L.C.

(96)

6. Shetton & Co
to the Courts
on both sides
of America.

KNOW all men by these presents that we Crispin Shetton and Robertson Shetton, Richard Johnson, William Shetton, West Dandridge West & John Grizzing are held and firmly bound unto Wm. Webster, Mr. Justice of the Common Pleas, Vincent Shetton, Joshua Stone, Stephen Lestman and John Justing Now setting in the sum of One Thousand pounds to be paid to the said Justices and their Successors for the time being to which payment will be made, and truly to be made, we bind our selves our Joyst and several heirs Executors & Administrators firmly by these presents Sealed with our seals and dated this 20th Day of July 1795. Whereas the above bound Crispin Shetton and Robertson Shetton, as Deputy Collectors of the Revenue Tax as under several acts of Assembly passed prior to an act passed in the year 1794. have represented to the County Courts of Pittsylvania that they have arrears of Taxes to collect, due under the aforesaid Prior acts. Now the condition of the above Obligation is such that if the above bound Crispin Shetton and Robertson Shetton Shall well and truly collect all such arrears of taxes of the several persons from whom the same shall be due and payable, and account for the same as the law may or shall require, and also pay and satisfy all such damage and costs as may be recovered against them for any abuse of the power vested in them by virtue of the said Act of Assembly passed in the year 1794. Then the above Obligation to be void Other wise to remain in full force and value.

Taken & acknowledged in Open Court

Crispin Shetton. S.S.
Rob. Shetton. S.S.
Wm Shetton. S.S.
West. D. Dandridge. S.S.
Richd. Johnson. S.S.
John Grizzing. S.S.

At a Court held for Pittsylvania County the 20th Day of July 1795.

The within Bond was by the parties within Bound Acknowledged to be their Reciprocal acts and Deed and the same was ordered to be Recorded, by the Court

Taste Will. Turnstall Esq.

Expt
Barron's
Deed from
Dallons.

My Indenture Made this Month day of July in the year of our Lord One thousand seven hundred and Ninety five. Between James Dallons and Agatha his wife of Pittsylvania County of the one part and Alexander Barron of the said County of the other part. Witnesseth that the said James Dallons and Agatha his wife for and in consideration of the sum of forty five pounds Current

137

burrant money of Virginia to them in hand paid, have bargained and sold and do by
these presents alien unto the said Alex^r Barron his heirs and assigns one
certain tract of land, lying and being in Pittsylvania County of this said
containing one hundred and thirty five acres and bounding as follows to wit
Beginning at a pine in Charles Goads pattern land thence a tree line N. 56°
E 84 poles to pointes in the said line, on to other side, thence along the same
N. 40° E 42 poles to a red oak, N. 10° E 76 poles to a red oak N. 25° E 80 poles
leaving the head of Halding Creek to pines N. 84° E 46 poles to a pine
South 62° poles to a pine S. 65° E 40 poles to a pine S. 34° W. 101 poles to a
pine S. 14° W. 76 poles to the beginning, and the Revision and Revision
diminished and remaining there of, and all the estate Right Title Interest
claim and demand of them the said James Dalton and Agatha his wife
of in and to the said land and premises, with the appurtenances unto the
said Alex^r Barron his heirs and assigns forever to have and to hold the
said land and premises with the appurtenances unto the said Alex^r Barron
his heirs and assigns forever, and we the said James Dalton, and Agatha
his wife, do for our selves our heirs Executors and Administrators covenant
promise and agree to and with the said Alex^r Barron, his heirs and assigns
Obliging that we the said James Dalton, and Agatha his wife do warrant
and defend the above mentioned land and premises, with the appurtenances
unto the said Alex^r Barron his heirs and assigns forever, against us and
our heirs and against the claim and demand of all and every other person
whatsoever in witness whereof we have hereunto set our hands and affixed our
seals the day and year first written.

Sealed and Delivered in presence of.

Pat Jacob Bargan, Samuel Benahgs
Charles X Goad
Mark

James X Dalton L.S.
Mark
Agatha X Dalton L.S.
Mark

At a court held for Pittsylvania County the 20th Day of July 1795.
The foregoing instrument was proved by the oaths of the witnesses thereto
to be the Receiptive acts & Deed of James Dalton and Agatha his wife
parties thereto, and the same was ordered to be Recorded by the Court
Taste Mill Tunstall Sub.

W^m M^r D^r M^r D^r M^r D^r
Witness
John Ward
John Jones
John Hundley
Delia^r D^r
That the said Caleb Hundley for and in consideration of One hundred and five
pounds current Money of Virginia to him in hand paid the sum beforewherof
whereof acknowledged, hath granted bargained sold alured enfeoffed and
bequeathed

Concurred. By these presents with grant bargains, sell, alien enfeoff & compound unto the
 Said Jeremiah Ward his heirs and assigns forever or certain tract or parcel of land
 lying in the County of Pittsylvania on the Waters of Donahue Creek containing
 by estimation four hundred acres to the same more or less and bounded as followeth
 to wit. Beginning at a corner red oak on Atkins's line South to a corner white oak
 on Justing line, then a west course to a pine, thence North West to another
 thence to a corner red oak, thence North to a red oak at a corner, thence a
 line East, to a corner red oak thence south on Davises line, to a corner
 red oak, thence North east to a corner red oak, thence south east to a white
 oak on creek, thence down the creek to a corner ash, thence Southeast
 to a corner red oak, thence south west to a white oak on the old Road
 thence East to the Beginning To have and to hold the said tract or parcel
 of land together with all and singular the rights and appurtenances
 thereunto belonging or in any wise appertaining with the Revision and
 Reversion's remainder and remainders of the said land and premises above
 mentioned with the appurtenances unto the said Jeremiah Ward his heirs
 and assigns forever, to the only proper use and behoof of him the said Jeremiah
 Ward his heirs and assigns forever, and the said Caleb Hunday for himself
 and his heirs doth covenant and agree to and with the said Jeremiah Ward
 that he the said Jeremiah Ward the above mentioned land and premises
 with the appurtenances unto the said Jeremiah Ward his heirs executors
 and assigns from him the said Caleb Hunday and his heirs and from
 any other person or persons whatsoever, shall and will warrant and by
 these presents forever defend the title of the said Caleb Hunday
 to the same unto set his hand and seal the day and year first above written
 Signed sealed & delivered
 in presence of }
 Sam' Calland. Sam' Thompson
 John Cook. Elisha Walker

Caleb Hunday S:J.

Memorandum That on the day of the date of the within deed payable
 together with delivery and sealing of the within mentioned land and
 premises was made and given by the said Caleb Hunday unto the
 said Jeremiah Ward. In witness of the said Caleb Hunday hath hereunto
 set his hand and seal the day as above mentioned.

Test: Sam' Calland. Sam' Thompson
 John Cook. Elisha Walker

Caleb Hunday S:J.

from unto the
all of Land
containing
as followeth
one White Oak
• boundaries
thence a
D. to a corner
out to a White
South East
old Road
for parcel
among
and
use above
his heirs
id Jeremiah
in himself
neat Ward
promise.
Excess don't
nd from
nt and by
el Hunday
or written

(9)

At a Court held for Pittsylvania County the 20th day of July 1795.
The within Indenture together with the memorandum hereon indorsed
was by the within named Caleb Hunday acknowledged to be his several acts
of the same was ordered to be Recorded by the Court.

Tuck Mill. Tazewell Co.

Ms. INDENTURE made this 20th day of July one thousand seven hundred
and Ninety five, Between Jonathan M^t. Church of the County of Pitty-
sylvania of the one part, and Robert Price of the other part, Witnesseth that
the said Jonathan M^t. Church for and in consideration of the sum of
Two hundred and fifty pounds lawful money of Virginia to him in hand
paid by the said Robert Price, the Receipt Whereof he doth hereby
Acknowledge, and therefore doth acquit & discharge the said Robert Price
his heirs Executors and Administrators forever, hath given granted sold
Alured copyrighted and confirmed unto the said Robert Price his heirs and
and by these presents given and delivered and confirmed unto the said Robert Price his heirs and assigns
one certain Tract or parcel of Land, containing two hundred and
Twenty Nine Acres more or less, and bounded as follows vizt Beginning
at Pointers in Harrison's & Tompkins's line thence with Tompkins's line
South Eighty two degrees East fourteen poles Crossing a branch to a White
Oak, North Twenty two degrees East Sixty two poles to a Stump, North
forty seven degrees east, forty four poles to a supposed red oak South Thirteen
degrees east, fifty four poles to the top of a Spur South Sixty four degrees
east, one hundred and twelve poles to a White Oak south eighty one
degrees east thirty five poles to a Red Oak, thence true line South eight
degrees east forty poles South five degrees east Twenty poles South Ten degrees
West Sixty poles Crossing a branch South thirteen degrees West Twenty
eight poles to a Red Oak in Harrison's line thence with his line
South eighty eight degrees West forty four poles Crossing Mobley's Creek
to a Supposed Red Oak South Sixty five and a half degrees West fifty four
poles to Pointers it being a former Red oak North Twenty nine and a half
degrees West two hundred and forty two poles Crossing the said Mobley's
Creek and a Branch to the Beginning To have and to hold the said
Tract or parcel of Land (and all its appurtenances there unto belonging)
or in any wise appertaining unto the said Robert Price his heirs and
assigns forever, against the said Jonathan M^t. Church his heirs and
assigns and against ^{the just} claim or demand of any other person or persons
whatsoever laying any just claim thereto of any part thereof
and the said Jonathan M^t. Church doth hereby Warrant and
will forever defend unto the said Robert Price his heirs & assigns aforesaid
Eight and ^{1/2} title in and to the said land and premises given under
my

88

beavable
and
into the
at his own

88

(200)

Sealed & Delivered in presence of } Jonathan Montg' Church L^og.

201

At a Court held for Pittsylvania County the 20th day of July 1795.

The above Indenture was by the above Named Jonathan Montg' Church
Sen^r Acknowledged to be his act and Deed and Alice the wife of the said
Jonathan Montg^r. (She being first Privily Examined <sup>and as the
Law directs</sup>) came into Court and Relinquished her right of Power in
and to the Land and Premises Conveyed by the said Indenture, all
What were ordered to be Readed, by the Court

Pete Will Tunstall L^o

Shutting
up from
Hilton

Tompkins's
Deed from
Tompkins

This Indenture Made this Sixth day of September one thousand seven
hundred and Ninety four, Between Daniel Tompkins of Pittsylvania
County of the one part, and Edmund Tompkins of said County of the
Other part, Witnesseth that the said Daniel Tompkins for and in
Consideration of the sum of one hundred Pounds to him in hand paid
the receipt Whereof is hereby Acknowledged before the sealing and delivery
of these presents, hath granted Bargained and Sold unto the said Edmund
Tompkins his heirs and Assigns forever Three hundred and Twenty acres
land, lying and being in Pittsylvania County on both sides Read Creek
being the said land deeded to the said Daniel Tompkins by Samuel
Tompkins Sen^r To have and to hold the said Land and Premises with
all appurtenances unto the said Edmund Tompkins his heirs and
Assigns forever, and Lastly the said Daniel Tompkins for himself his
heirs and all and every other person or persons whatsoever shall and
will have Warrant and process against the said Edmund Tompkins
hath hereunto set his hand and Seal the day and date above
written.

Signed Sealed & Delivered in presence of David Tompkins L^o
Robert Price, Alex^r Irvin, Churchill & Brinn
his mark

Received full satisfaction for the within mentioned Land and premises
as witness my hand and seal this Sixth day of September 1794
Witness,

Robert Price, Alex^r Irvin
Churchill & Brinn
Mark

David Tompkins

L^o