

(501)

The same North 2<sup>o</sup> East 73 Chains to a pine on Birds side  
thence with the same North 5<sup>o</sup> East 68 Chains to John Thomas's corner  
pointes on the Road, thence along his line South by E East 47 Chains  
to a pine an Post Oak at the head of a Branch, thence down the  
same as it Meanders to pointes on the same at the course of a greeve  
thence along the said John Thomas's line South 73<sup>1/2</sup> East 75<sup>1/2</sup> Chains  
to pointes on the said greeve, thence down the same South 6<sup>o</sup> east  
2 Chain & 33<sup>1/2</sup> links to the first station, To have and to hold the aforesaid  
tract or parcel of Land, and premises unto him the said George Thomas  
his heirs & assigns, & he the said John Thomas for himself and his  
heirs, as warrant and power defend a good and sufficient Right and  
title to the said Land and premises, and every part thereof, against  
him and his heirs and also against all and every other person or persons  
unto him the said George Thomas his heirs and assigns forever In  
Witness Whereof I have hereunto set my hand and affixed my seal  
the day and date first above written  
Signed sealed & delivered  
in presence of —————— John Thomas Jr.

At a Court held for Pittsylvania County the 1<sup>o</sup> day of October 1796  
The foregoing Deed was acknowledged by John Thomas Party, witness  
to be his act & Deed, and the same was Ordained to be Recorded, by  
the Court,

Tuke Will. Tunistall Esq.

This JVENTNVR 1796 This twenty six day of November in the  
year of our Lord one thousand Seven hundred and Ninety six Between  
Jacob Thomas of the County of Pittsylvania and State of Virginia  
of the one party, and Philip Thomas of the County of Caswell & State  
of North Carolina of the other party Witnesseth that the said Jacob  
Thomas for and in consideration of the sum of Two hundred pounds to  
him in hand paid, doth bargain sell command and agree unto the  
said Philip Thomas one tract or parcel of Land, lying in  
the County of Pittsylvania on both sides of Strawberry Creek containing  
four hundred acres more or less and bounded as followeth to wit  
Beginning at pointes in the line of Richard Chamberlaynes Paton  
and being parts of Richard Chamberlaynes order of Council, thence  
South eighty eight degrees West two hundred and eight poles to pointes  
in the Paton line, thence North, two hundred and sixty poles to a Red  
Oak thence North eighty two degrees East two hundred and twenty poles  
to a White Oak, thence a line dividing line South, two hundred and  
sixty

Demand of him the said Lewin Carter, and his heirs of me or to the said Land  
of premises and my part thereof **To have and hold** the said tract of Land  
of Land and my part thereof into the said James Seal his heirs and assigns  
the only proprie<sup>t</sup>ee and se<sup>r</sup>ch<sup>o</sup>e<sup>r</sup> of him the said James Seal his heirs and assigns  
further, and the said Lewin Carter for himself and his heirs doth covenant,  
grant and agree to and with the said James Seal his heirs and assigns by these  
presents, that he the said Lewin Carter, the plantation and tract of Land hereby  
granted and solds unto the said James Seal, his heirs and assigns against  
him the said Lewin Carter, and his heirs, and against all and every other  
person or persons whatsoever shall and will bear out and forw<sup>d</sup> defend  
by these presents In witness whereof the said Lewin Carter, has unto set  
his hand and affixes his seal this day and year first above written  
Sealed and Delivered in presence of Lewin Carter, Esq.  
Robert Walters, John Barrois,  
John Branch, Miles Price,  
Susannah <sup>Barrois</sup> Barnes, Mark

At a Court held for Pittsylvania County the 1<sup>st</sup> day of December  
1796, the within Indenture was proved by the oaths of the witnesses  
thereto, to be the act & Deed of the within named Lewin Carter, and the  
same was Ordered to be Record by the Court. John Wm. Tunstall, Esq.

**This Indenture** Made this Twentieth day of April in the  
Year of our Lord one thousand seven hundred and Ninety six Between Henry Brown  
of the County of Pittsylvania of the one part, and Nelson Tucker of the said  
County of the Other part witnesseth that the said Henry Brown for and in considera-  
tion of the sum of Ten pounds Current Money of Virginia or the value thereof  
to him in hand paid by the said Nelson Tucker, at or before the sealing and  
Delivering of these presents the Receipt Whereof he doth hereby acknowledge  
hath granted bargained solds unfeoffed and confirmed unto the said Nelson  
Tucker his heirs and assigns, one Tract or parcel of Land lying and being  
in the County of Pittsylvania containing Ten acres more or less, and  
Bounded as followeth Beginning at a corner pine on the said Nelson Tuckers  
Line, thence along a new line to the head of a small Branch a distance  
thence down the said Branch and thence to a corner pinus more trees  
on Capt. Gillock Hunts Line, thence along his line to Thomas Leeks Dec<sup>d</sup>  
Line, thence along his line to a corner pine on the said Nelson Tuckers  
Line, again thence along his line to the Beginning together with all the  
Residues and Remains Remainders and Remainders therof and all  
rights Tithes Entails Claims & Demands whatsoever of him the said  
Henry Brown his heirs and assigns in and to the said Tract or parcels of  
Land and premises with the appurtenances to have and to hold the said

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Trust or parcel of Land & premises with the appurtenances unto the said Nelson Tucker his heirs and assigns to the only use and behoof of him the said Nelson Tucker his heirs and assigns forever, and the said Henry Brown for himself his heirs & executors administrators and assigns the said Trust or parcel of Land and premises with all its appurtenances unto the said Nelson Tucker his heirs and assigns against himself his heirs and against all and every other person or persons whatsoever shall and wills warrant and forever defend by these presents I am witness Whereof the said Henry Brown hath hereunto set his hand and seal the day and year above written

Sealed, signed & delivered in the presence of Henry Brown Jr.  
his Marks  
Test. Stephen Clement, William McKim  
John Lester, D. Hunt, G. Hunt

At a Court held for Pittsylvania County the 19<sup>th</sup> day of September 1796  
The within Indenture was proved by the oaths of two of the Witnesses thereto  
to be the act and Deed of the within Named Henry Brown and the  
same was Ordered to be certified, and afterwards to be laid at a Court held  
for the said County the 19<sup>th</sup> Day of December in the year aforesaid  
the same was further proved by the Oath of a third Witness thereto,  
and Ordered to be recorded by the Court

Test. Will. Tunstall, Esq.

Molliby  
Recd from  
GoldingMonist's  
Recd from  
Athens.

This Indenture Made this Twenty third day of October  
in the year of our Lord one thousand seven hundred and Ninety six Between  
Abner Atkins of Pittsylvania County of the one parts, and Wm Morris  
Morris of the other parts, Witness that the said Abner Atkins for and  
in Consideration of the sum of One hundred and Twenty pounds lawful  
Money of Virginia to him in hand paid by the said William Morris  
the Receipt Whereof the said Abner Atkins hereby acknowledge  
hath given granted Bargained and sold, and by these presents doth give  
Grant bargain sell Deliver and Confirm to him the said William  
Morris his heirs and assigns forever one certain Tract or Parcel of  
Land situate lying and being in the County of Pittsylvania containing  
three hundred and forty acres by the same more or less, and bounded  
as follows viz Beginning at a Oak on the east side of Strawberry  
Creek, thence North N<sup>o</sup> 70<sup>E</sup> eighty poles to a Bee Oak, thence N<sup>o</sup> 111<sup>E</sup>  
N<sup>o</sup> 292 poles bearing a branch to a Chestnut, thence N<sup>o</sup> 77<sup>E</sup> 136 poles  
to a Maple on the creek aforesaid thence down the same creek as in

as unto the said  
and behalf of  
D. and the said Name  
and Apigns the said  
Insurance unto  
himself his heirs  
successors shall  
by G. W. Whitney  
hand and seals

John Brown L.S.  
March 1.

September 1796  
to Wethersfield Thru  
Benton and the  
5 at a Court held  
2 years ago said  
Wethersfield Thru.

John Brown L.S.

Day of October  
July 29 Between  
at 10 A.M.  
skins for and  
pounds lawful  
William Morris  
acknowledges  
counts doth give  
William  
a parcel of  
land containing  
g. and bounded  
Strawberry  
also thence N.W.  
77. E. 136 poles  
one break as in  
the margin

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Meanders to the first Rattice together with all and singular the franchises  
and appurtenances, hereto belonging or any ways appertaining to  
have and to hold, the above land and premises, with all the appurtenances  
unto the said William Morris his heirs and Apigns forever to have  
and to hold use occupy possess and enjoy the same with every park and  
parce thereof to him the said William Morris his heirs and Apigns  
to the only, pleasure and behoof of him the said William Morris his heirs and Apigns  
forever, against him the said Oliver Atkins his heirs and Apigns  
and against the claims and demand of any other person whatsoever  
the said Oliver Atkins or his heirs or Apigns shall and will by  
these presents warrant and assure beyond Intercourse Wherif the said  
Oliver Atkins hath his unto let his hand and seal the day and year  
above written.

Sign'd sealed & delivered in the presence of Oliver Atkins L.S.  
Tut Randolph Smith George & Bill  
his Mark  
Thomas & Holley William Morris  
Mark I.

At a Court held for Pittsylvania County the 19<sup>th</sup> day of December  
1796. This Indenture from Oliver Atkins to William Morris  
was proved by the oaths of three of the Wethersfield Thru, to be the  
act & deed of the said Oliver, and the same was ordered to be  
Recorded by the Court.

John Will. Tinsall L.S.

Mollley's  
Deed from  
Holloway

This INDENTURE made this 19<sup>th</sup> Day of December in the year  
of our Lord one thousand seven hundred and Ninety six, Between Lefftha  
Holloway of the County of Pittsylvania of the one part and Daniel Mollley  
of the said County of the other part, testifying that the said Lefftha  
Holloway for the consideration of thirty pounds Current Money Virginia  
to him in hand paid by the said Daniel Mollley before the execution  
hereof, the receipt whereof is hereby acknowledged, hath given granted bargained  
and sold and by these presents do give grant bargain and sell  
allow and confirm unto the said Daniel Mollley, one certain tract  
or parcel of land, lying and being in the County aforesaid and  
bounded as follows, vizt Beginning at a Black Jack between  
the said Mollley, line, he purchased of William Lindsey thence  
N. . 20. E 18 poles to a Black Jack thence a new dividing line  
the Mountain including the one half of a spring upon said Mountain  
to Joseph T. Williams's line, thence along the same south E 3. West  
74 poles to a corner thence a new dividing line, across the Mountain  
through a pond upon said Mountain to the said Mollley's line  
purchased of William Lindsey, thence along the same to the Beginning  
aforesaid, containing one hundred and four acres be the same more or less  
with all franchises and appurtenances, hereto belonging to have and

To hold the tract of land above bounded and described to him the said Daniel Motley and his heirs and assigns forever, to the only propriece and behoof of him the said Daniel Motley, his heirs or assigns and no others are or ever shall be over or under the said Testimony whereof the said Septha Holders hath to these presents put his hand and affixed his seal the date and day first above written  
 Signed sealed & delivered in the presence of Septha Holders Esq  
 J.M. Williams

At a Court held for Pittsylvania County the 19<sup>th</sup> Day of December 1796  
 The within instrument was acknowledged by the within named Septha Holders to be his Act & Deed, and the same was signed to be Recorded by the Court  
 Justice Will. Gunball Esq.

Motley's  
Deed from  
Lindsey

W<sup>t</sup> M<sup>r</sup> Motley Deed from  
 W<sup>t</sup> M<sup>r</sup> Lindsey  
 This instrument made this 19<sup>th</sup> day of December in the year of our Lord one thousand seven hundred and Ninety Six Between William Lindsey of the County of Pittsylvania of the one Part and Daniel Motley of the same County of the other Part witnesseth that the said William Lindsey for the Consideration of fifty Pounds Current Money of Virginia paid by the said Motley before the Execution hereof, the receipt whereof his selfe acknowledgep have given Granted bargained and sold, and by these presents do give grant bargain and sell, alien and confirm unto the Daniel Motley one certain Tract or parcel of Land, lying and being in the County of Luray upon Shocks Creek, containing one hundred and four acres be the same more or less, and bounded as follows viz: Beginning at a Poplar upon the Creek, thence N. 16<sup>th</sup> degrees W. 22 poles to a W. O. tree thence North 20<sup>th</sup> 16<sup>th</sup> 27 poles to another thence North 68<sup>th</sup> 16<sup>th</sup> 30 poles to a persimmon bush thence N. 20<sup>th</sup> E. 4<sup>th</sup> poles to a black Jack thence North 80<sup>th</sup> 16<sup>th</sup> 10 poles to a W. O. tree thence S. 31<sup>st</sup> 60<sup>th</sup> 18 poles to a W. O. tree thence S. 43<sup>rd</sup> E. 20<sup>th</sup> poles to another thence S. 42<sup>nd</sup> W. 68<sup>th</sup> poles to a W. O. tree thence S. 31<sup>st</sup> E. 28<sup>th</sup> poles to a dead red oak thence S. 41<sup>st</sup> W. 12<sup>th</sup> poles to a pine thence S. 40<sup>th</sup> E. 56<sup>th</sup> poles to a small W. O. at the Creek, thence down the Creek as it meanders to the Beginning with all privileges and appurtenances therunto belonging to have and to hold the above tract of land so as above bounded and described unto him the said Daniel Motley his heirs and assigns forever, to the only propriece and behoof of him the said Daniel Motley, his heirs and assigns forever, and no other are or ever shall be over or under the said Testimony whereof the said William Lindsey

The said Daniel  
Lindsey and  
and no others  
Sethas Holders  
the date and  
Holders L.

Sidney has put his hand and affixed his Seal to these presents, the day and  
Date first above written,  
Signed sealed & delivered in presence of William Lindsey L.  
John Williams.

At a Court held for Pittsylvania County the 19<sup>th</sup> Day of December 1796  
The within Indenture was acknowledged by the within named  
William Lindsey to be his Act and Deed and the same was agreed  
to be Recorded by the Court

Teste Will. Gunstall Esq.

December 1796  
Named  
as before  
and so let it be.

Winters's  
Deed from  
Athinson's  
int by Mr.  
W. Tanner

This INDENTURE made this first day of November in the year  
of our Lord one thousand seven hundred and Ninety six, Between Thomas  
& Robert Athinsons of the County of Brunswick of the one part, and  
John Winters of the County of Pittsylvania of the other part, witnesseth  
that the said Thomas & Robert Athinsons for and in consideration of the  
sum of One hundred and forty three pounds ten Shillings current  
Money of Virginia to them in hand paid by the said John Winters  
the receipt whereof is hereby acknowledged, have given granted bargained  
and sold, aliened enfeoffed released and confirmed, and by these presents  
do give grant bargain and sell, alien enfeoffed release and confirm  
unto the said John Winters, and to his heirs and Assigns forever one  
certain tract or parcel of Land, situated lying and being in this  
County of Pittsylvania on Cain Creek, containing three hundred  
and thirty seven acres more or less and bounded as followeth Beginning  
at a pine, N 16° W 180 poles to a White Oak thence N 68 $\frac{1}{2}$  E 300 poles to  
a White Oak, thence S 16° E 180 poles to a White Oak thence S 86 $\frac{1}{2}$   
West 300 poles to the Beginning, and also the Revision, and Revision  
Remainder and Remainders, rents issues and reversions thereof, and also  
all the estate right title interest claim and demand whatsoever  
of them the said Thomas & Robert Athinsons for and to the said land  
and premises, and of and to every part and parcel thereof, to have  
and to hold the land and premises with the appurtenances, unto him  
the said John Winters, his heirs and Assigns, to the only propriece and  
behalf of the said John Winters his heirs and Assigns forever, and the  
said Thomas & Robert Athinsons for themselves their heirs Executors and  
Administrators to command grant and agree to and with the said John  
Winters his heirs and Assigns forever that the said Thomas & Robert  
Athinsons and their heirs the aforesaid Land and premises, and every part  
and parcel thereof, against them the said Thomas & Robert Athinsons  
and their heirs and against all and every other person and persons  
whatsoever to him the said John Winters his heirs and Assigns wills  
warrant and power afford by these presents. In witness whereof the

Said Thomas & Robert Atkinson, have hereunto set their hands and affixed  
their seals the day and year first above written  
Sealed and Delivered in presence of  
William Wright, John Bennett  
James Wright, Thomas Bennett

Thomas Atkinson, Jr.  
Robert Atkinson, Jr.

At a Court held for Pittsylvania County the 19th day of December 1797  
This Inventory was proved by the oaths of three of the witnesses  
to be the true value of the within named Thomas and Robert Atkinson  
and the same was ordered to be Recorded by the Court  
by Will. Tinsley, Esq.

Borchette  
Deo from  
Barnett  
Recd.

This Inventory made this eighteenth day of May in the year  
of our Lord One thousand seven hundred and Ninety six. Between Thomas  
Barnett of the Town of Danville and County of Pittsylvania of the one  
part, and James Borchette of the County of Rockingham of the other  
part, Westm'ps and sayeth that for and in consideration of the sum  
of Twenty five pounds eight shillings current money of Virginia  
to him in hand paid the receipt whereupon the said Thomas Barnett  
doth hereby acknowledge both bargained sold and Delivered unto the  
said James Borchette one certain lot or parcel of Land lying and being  
in the Town of Danville in the County aforesaid Number Nineteen  
containing as estimated by the Trustees of the said Town half an acre  
To have and to hold the said lot Number Nineteen with all its  
Buildings gardens and improvements of every kind there unto belonging  
unto the said James Borchette his heirs Execs or assigns forever  
and the said Thomas Barnett for himself his heirs & execs Bargained  
sold and Delivered unto the said James Borchette his heirs Execs &  
the said lot or parcel of Land with all improvements as aforesaid  
in full similes. But nevertheless the said Thomas Barnett reserving  
to himself his heirs & the Equity of Redemption, on paying the  
consideration money, the title of which the said Thomas Barnett  
doth hereby warrant and will forever defend free from the claim or  
clamor of every other person or persons whatsoever except a Mortgage  
of said lot made to Lewis Marcell Execs of Thos. Barnett due  
to secure a sum of money due said estate in Wtch of when of  
have hereunto set my hand and seal the day and year first above  
written.

Signed sealed & delivered in presence of  
Geo. Frasher, Thomas Deo, Jr. Wilson Junr.

Thos. Barnett, Jr.

(509) At a Court held for Pittsylvania County the 17<sup>th</sup> Day of October 1796  
This Indenture was made by the Oaths of two of the Witnesses hentes  
to be the Act and Deed of the above named Thomas Shaw, and the  
same was Ordered to be Testified. And afterwards to be at a  
Court held for the said County the 17<sup>th</sup> Day of December in  
the year of our Lord the same was further proved by the Oath of  
the other Witness hentes. and Ordered to be Recorded by the Court  
Tak Willi. Tunitall Esq.

Terry's  
Deed from  
Shaw

This Indenture made this sixth day of December in the year  
of our Lord one thousand seven hundred and Ninety six Between Thomas  
Shaw of the County of Pittsylvania of the one part and David Terry of the  
County aforesaid of the other part. WITNESSETH the said Thomas Shaw for  
the Consideration of thirty one pounds ten Shillings Current money of  
Virginia the receipt whereof is hereby acknowledged to have been  
bargained and sold unto the said David Terry his heirs and assigns  
forever, one certain tract or parcel of Land, lying and being in the  
County aforesaid and containing sixty three acres to the same more or  
less and bounded as follows viz Beginning at a Red Oak in Robert Chapman's  
line, thence South Sixty eight degrees East one hundred and Seventy two  
poles to Barton Terry's corner, near two poles. thence South fifty two  
degrees West one hundred and Thirty six poles to a corner pole, near  
the meeting house, thence a due dividing line, North Twenty degrees West  
one hundred and Sixty poles to the Beginning aforesaid to have and to hold  
the aforesaid Land and premises with all the Appurtenances in anywise  
thereunto belonging to him the said David Terry his heirs and assigns  
forever. and the said Thomas Shaw doth for himself his heirs Executors  
Administrators & Assigns covenant and agrees to forever warrant and  
defend the aforesaid Land and premises against the lawful claims or  
claims of all and every person or persons whatsoever unto the said David  
Terry his heirs and assigns forever In witness Whereof the said Thomas  
Shaw hath hereunto set his hand and affixed his seal the day and  
date first above written.

Bart. Terry. John Terry,  
David William

Thomas Shaw Esq.

At a Court held for Pittsylvania County the 17<sup>th</sup> Day of December 1796  
The within Indenture was proved by the Oaths of the Witnesses thereto to be  
the act and Deed of the within named Thomas Shaw, and the same was  
Ordered to be Recorded by the Court.

Tak Willi. Tunitall Esq.

(510)  
Birmingham  
and Bed-  
ford-  
Birmingham

MS INVENTIVE Made this 23<sup>rd</sup> Day of November in the year of  
Our Lord One thousand seven hundred and Ninety six. Between Joseph  
Cunningham Sen<sup>r</sup>. of the County of Pittsylvania of the one part and  
Joseph Cunningham Jun<sup>r</sup>. of the County aforesaid of the other part  
Witnesseth that the said Joseph Cunningham have given for and in consider-  
ation of the sum of fifty pounds Current Money of Virginia to him in  
hand paid by the said Joseph Cunningham Jun<sup>r</sup>. the Receipt whereof he doth  
hereby acknowledge before the sealing and delivery of these presents hath  
been gained and sold, and by these presents, doth grant bargains and sell  
unto the said Joseph Cunningham Jun<sup>r</sup>. his heirs and assigns forever  
one certain Tract or parcel of Land containing by estimation one hundred  
Acres more or less, lying and being in the County aforesaid of both sides of  
Sugar Creek of Sandy River and bounded as followeth to wit  
Beginning at a Red Oak on the River Banks, thence along Cunningham's  
old line to the Mouth of sugar creek, thence Sandy River the line  
to the Beginning, with all kind of improvements thereon. To have and  
to hold the said Land and premises with its Appurtenances unto the  
said Joseph Cunningham Jun<sup>r</sup>. his heirs and assigns forever to the  
only Proprietary and tenancy of him the said Joseph Cunningham Jun<sup>r</sup>.  
his heirs and assigns forever, and lastly the said Joseph Cunningham Jun<sup>r</sup>.  
Sen<sup>r</sup>. his heirs all and singular the Proprietary hereby granted and  
released with its Appurtenances unto the said Joseph Cunningham Jun<sup>r</sup>.  
his heirs and assigns forever, against him the said Joseph Cunningham Jun<sup>r</sup>.  
and all and every other persons or persons whatsoever. Shall and will  
Warrant and execute according by these presents. In witness I the said  
Joseph Cunningham Jun<sup>r</sup>. have hereunto set - hand sealed the day &  
date within Witten, signed sealed and delivered in the presence of  
Test. Samuel Read.  
James Cunningham  
Lewis Garners.

Joseph Cunningham Jr.

Memorandum that on the day of the date of the within Witten  
Died the within Named Joseph Cunningham Jun<sup>r</sup>. did take and  
receive from the within Named Joseph Cunningham Jun<sup>r</sup>. sums quiet  
and peaceable possession and deliverance of the Land and premises within  
Mentioned according to form and effect of the within Witten Indenture  
Test. Samuel Read,  
James Cunningham  
Lewis Garners

Joseph Cunningham Jr.

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At a Court held for Pittsylvania County the 19<sup>th</sup> Day of December 1794  
 The within Indenture together with the Memorandum whereunder  
 were found by the Oaths of the Witnesses thereto to be the Acts and Deed  
 of the within Named Joseph Cunningham, and the same were agreed  
 to be Recorded by the Court.

John Will Tunstall Esq

*James Cunningham* This INDENTURE Made this Twenty eighth -- of November in  
 the year of our Lord one thousand seven hundred and thirty six Between  
 Joseph Cunningham Senior of the County of Pittsylvania of the one  
 part, and James Cunningham of the County aforesaid of the  
 other party. Witnesseth that the said Joseph Cunningham for and  
 in Consideration of the sum of fifty pounds to him in hand paid  
 by the said James Cunningham. 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 sells, unto the said James Cunningham his heirs and  
 assigns forever on certain Tracts or parcels of Land lying and being  
 in the County of Pittsylvania. Containing by estimation two hundred  
 acres be the same more or less, and bounded as follows to wit  
 Beginning at a White Oak in Harrys line, thence North  
 Southwesterly, to a ffordale thence about a South West course to a  
 Hickory. thence nearly a North West course, to a White Oak on  
 the River, thence up the same as if meanders to a White oak in  
 Mack's line, and along the same to Harrys line, and along this  
 same to the Beginning with all kind of Improvements thereunto,  
 have and to hold, the said Land and premises with its appurtenances  
 unto the said James Cunningham his heirs and assigns forever, to  
 the only proprieate and behoofe of him the said James Cunningham  
 his heirs and assigns forever, and lastly the said J. C. Cunningham  
 his heirs, exec and every other person or persons whatsoever, shall and  
 will warrant and forever defend by these presents to Whomsoever  
 Whereof I the said Joseph Cunningham, have hereunto set his hand  
 and seal the day and date above written, signed sealed and delivered  
 in presence of us.

Tish. Samuel Read Lewis Notary  
 Joseph Cunningham

Joseph Cunningham Esq

Memorandum that on the day of the date of the within Deed the  
 within Named James Cunningham did take and receive from the  
 within Named Joseph Cunningham, quite and payable upon his  
 signature

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Inventory of the Land and premises within Monongalia according to form  
and offset of the within Writters Inventory,  
Testes, Samuel Readp. Joseph Cunningham Esq  
Joseph Cunningham Lewis Garnett

(513)

At a Court held for Pittsylvania County the 19<sup>th</sup> Day of December 1796. This Inventory together with the Manner and way hereon made  
were passed by the Oaths of the Writters thereto, to be the acts and Deed  
of the within Named Joseph Cunningham, and the same were  
Ordered to be Recorded by the Court.

Teste Will. Tunitall Et

Done &  
deliv'd

Adams  
Deed from  
Perkins,

This TWENTY EIGHT<sup>th</sup> day of December  
in the year of our Lord one thousand seven hundred and Ninety four  
Between George Perkins of the County of Louisa of the one part and  
George Adams of the County of Pittsylvania of the other parts  
Witnesseth that the said George Perkins, for and in consideration  
for and in Consideration of the sum of Two hundred and eighty pounds  
current money of Virginia to the said George Perkins in hand  
paid by the said George Adams, have granted bargained and sold  
unto the said George Adams one certain tract or parcel of land lying  
and being in the County of Pittsylvania on the open ground fork of  
Brown's Creek, being the Land will'd by Constantine Perkins four  
hundred and Two Acres, and bounded by the肆is of Thomas Barry  
Nathaniel M Gufford, Nathan Wilson, George Davis, and the  
said called Gallaway's old Store. To have and to hold. The said land  
and premises with its appurtenances, unto the said George Adams his  
heirs or assigns forever to the only proper use and behoof of the said  
George Adams his heirs or assigns forever, against whom the said  
George Perkins, his heirs and all other persons or persons claiming or  
to claim, and all and singular the premises hereby acknowledged  
and granted. In witness whereof the said George Perkins have hereunto  
set his hand and seal the day and date above written

Signed sealed & acknowledged in presence off  
James Fitzgerald, Sam'l French, John Brooks  
Alexander McCraw.

Dated and sealable possession of the within Mentioned Tract of Land  
was given by the said George Perkins his heirs or to the said George Adams  
his heirs or on the 28<sup>th</sup> day of November 1794  
Witnes James Fitzgerald, Samuel French  
John Brooks Alexander McCraw

Geo. Perkins

May 1  
Deed from  
Henry.

December 19<sup>th</sup> 1794. Then Received full satisfaction for the within  
Said and promises, in  
Witness. James Fitzgerald. Saml. French  
John Crouch. Alexander McCrawt. { Geo. Perkins

At a Court held for Pittsylvania County the 20<sup>th</sup> day of July 1795  
The above Indenture together with the Memorandum of delivery  
of Lien and Receipt hereon indorsed, were proved by the oaths of  
two of the Witnesses thereto, to be the several acts & Deeds of the above  
Named George Perkins, which was Ordered to be Certified, and  
Afterwards to be set at a Court held for the said County the 19<sup>th</sup> day  
of December in the year aforesaid. the same were further proved  
by a third Witness, thereto, and Ordered to be Recorded, by the Court  
Tuck Will. Testified.

*Deed of  
Assignment  
of Land*

Mayes is  
due from  
Henry,

This INDENTURE made the fifth day of December in the year of  
our Lord one thousand seven hundred and Ninety six, Between James  
Henry of the County of Northumberland in Virginia, of the one part  
and Gardner Mair of the County of Pittsylvania in Virginia of the  
Other part, Witnesseth that the Said James Henry, in Consideration  
of eighty three pounds, current money of Virginia, to him in hand  
paid by the Said Gardner Mair, before the Execution hereof the  
Receipt whereof is hereby acknowledged, hath given granted bargained  
and sold, and by these presents doth give grant bargain and sell  
alien and convey, unto the Said Gardner Mair his heirs and assigns  
forever, a certain Tract and parcel of land in the said County of  
Pittsylvania on the Suck Branch, containing one hundred and  
fifty one acres, and bounded as follows to w<sup>e</sup>. Beginning at a Marked  
Tree at the side of the old Country Road, thence running  
easterly by a line of Marked Trees, to the Suck Branch, parting  
this land from that of Robert Scott. thence down the said Branch  
and bounded therewith, to points, thence by a line drawn westerly  
Dividing this land from that of David Mair, to the said Country  
old Roads as it now runs, thence returning southly along that old  
Road to the Beginning, the same containing and now laid out for  
one hundred and fifty acres of land with all rights privileges and  
appurtenances, therunto belonging, and all his the said Henry's right  
title and interest to the premises as here described, To have and to  
hold, the said hereby granted premises with the appurtenances so as  
above Bounded and described unto the said Gardner Mair his heirs  
and assigns forever, and no other use or uses whatsoever, and the  
said Henry for himself his heirs and assigns, doth hereby covenant and  
agree to and with the said Mair his heirs and assigns forever that

to the said Henry his heirs and assigns. The h[er]eby grants promises with  
the appearance so as above bounded and described, unto him the said  
Wm's his heirs and assigns forever against the several claim and  
demands of all and every person whatsoever, claiming or to lay  
claim to the premises or any part thereof, shall and will  
warrant and forever defend by these presents. In testimony whereof  
the said Henry hath to these presents put his hand and affixed his  
seal the day and year hereunder mentioned.

Second sealed and delivered

in presence of  
Barton Tandy, J. Williams  
David Tandy, Jas. T. Williams

J. Henry Jr.

At about half past Eight o'clock in the County of Pittsylvania the 19<sup>th</sup> Day of December 1796  
The within Indenture was proved by the oaths of three of the witnesses  
thereunto to be the acts and deed of the within named James Henry, and  
the same was ordered to be Recorded by the Court

Cost Will Tunstall 68

Markhams  
Deed from  
James,

This INDENTURE Made this tenth day of Decr. in the year of  
our Lord one thousand seven hundred and Ninety Six Between  
Hugh James of the County of Franklin of the one part, and  
John Markham of the County of Pittsylvania of the other part  
Witnesseth that the said Hugh James for and in consideration of a  
Decree of the High Court of Chancery, bearing date the eighth day of  
March in the year of our Lord one thousand seven hundred and  
Ninety six, hath adjudged that John Markham, Barnard  
Markham, and George Markham, surviving defendants do pay  
unto William Donaldson administrator of John Donaldson,  
deceased plaintiff four hundred twenty six pounds Two shillings  
and six pence, with interest thereupon computed from the seventh  
day of Septt. in the year of our Lord one thousand seven hundred  
and eighty seven, and the costs expended by the plaintiff in  
prosecuting this suit, and also for one dollar to the said Hugh  
James in hand paid at and before the sealing and delivering of  
these presents, the Recd. Whereof is hereby acknowledged hath  
granted bargained sold confirmed and released, and by these  
presents doth beg and will confirm and release to the said John  
Markham his heirs and assigns all the right title or interest that

Pannillo &  
Wimbush:  
Deed from  
Markhams

515

be the said Hugh Innes has had or might have, has to a certain parcel  
or Tract of Land containing one Thousand and Ninety acres of Land  
be the same more or less. Situated lying and being in the County of  
Pennsylvania Conveyed by John Donaldson to the said Hugh Innes and  
Mortgage by Indenture made the Twenty three day of July one thousand  
seven hundred and seventy three, between John Donaldson of the one  
part, and Hugh Innes of the other part, and record in the Clerks of  
Pennsylvania County Court. To have and to hold the said parcel or Tract  
of Land with appurtenances to him the said John Markham his heirs  
or assigns forever, and the said Hugh Innes for himself and his heirs  
the said parcel or Tract of Land and premises and every part thereof  
against him his heirs and every other persons, claiming injury from  
or under them the said Hugh Innes his heirs and assigns, and  
will Warrant and power defend by these presents In the name  
Whereof the said Hugh Innes hath set his hand and affixed his  
Seal the day and year above written.

signed Sealed & Acknowledged The top the words two Hugh Innes. Sg.  
in presence. Shillings & Sixpence  
James Hopkins. Robert Innes, Testimons before signing.  
John Stone, James Steward  
John Stone.

At a Court held for Pittsylvania County the 19<sup>th</sup> Day of December 1790. The within Indenture, was proved by the oaths of three of the  
Witnesses thereto. to be the act of Deed of the within Name of Hugh  
Innes, and the same was ordered to be Recorded, by the Court  
Ex C

Tech Wm. Tinsall 68.

Pannells &  
Wimbicks  
Died from  
Barksdale

THIS INDENTURE made this the Twenty third day of May in  
the year of our Lord one thousand seven hundred and twenty six  
Between Wm Barksdale of the County of Pittsylvania of the one  
part, and Wimbicks and Pannells of the said County of the other  
part witnesseth that the said Wm Barksdale for and in consideration  
of the sum of two hundred pounds Current Money of Virginia to  
him in hand paid by the said Wimbicks and Pannells before the  
executing and delivery of these presents the receipt whereof is hereby  
acknowledged, he the said William Barksdale, hath given granted  
Bargained sold released enfeoffed and confirmed, and by these presents  
doth give grant bargain sell, alien release enfeoff and confirm  
unto the said Wimbicks and Pannells one certain Tract or parcel of  
land

Land situated lying and being in Pittsylvania County Containing  
 by Estimation two hundred and fifty acres the same more or less  
 and bounded as follows to wit, Beginning at a Corner in the  
 thence South fifty degrees West two hundred and forty four poles  
 passing w<sup>s</sup> Branches other Roads, thence North fifty degrees West  
 sixty six poles to a Branch, and up the said Branch, as it meanders  
 North, sixteen degrees West forty six poles, thence North thence  
 degrees East thirty six poles, thence North fifteen degrees West thirty  
 poles, thence North thirty one degrees West fifty two poles thence  
 off North forty five degrees East thirty eight poles to a Whitewash  
 and thence to the Beginning with all woods Ways Waters Watercourses  
 Puddles advantages Inundations and Appurtenances whatsoever  
 to the said Land belonging or in any wise appertaining, and the  
 remainder and remainder, Reversion and Reversions, rents and issues  
 of the said Land and premises and every part thereof, and also all  
 estate right Title Interest Claim and Demand whatsoever either in  
 Equity or in Law of him the said Wm Barksdale and his heirs of in and  
 to the said Land and premises above mentioned, and every part and  
 parcel thereof To have and to hold the said Land and premises with  
 the appurtenances unto the said Wimbley and Darnell; their heirs and  
 assigns to the only proper use and behoof of the said Wimbley and  
 Darnell; their heirs and assigns forever, and the said William  
 Barksdale for himself and his heirs doth Covenant grant and agrees  
 to and with the said Wimbley and Darnell; their heirs and assigns  
 that he the said William Barksdale the said Trust or parcels of land  
 and premises above mentioned and every part thereof with the appurtenan-  
 ces unto the said Wimbley & Darnell; their husband assigns against  
 him the said Wm Barksdale, and his heirs and assigns, and against  
 all and singular way other person or persons whatsoever, shall and  
 will Warrant and by these presents forever defend, In witness whereof  
 the said William Barksdale hath hereunto set his hand and affixed  
 his Seal the day and year above written.

Signed sealed & delivered in presence of J. Wm Barksdale 28.  
 Al. C. Lee, Rubin Walcott  
 Allen Woodruff, Rich<sup>d</sup> Brown

At a Court held for Pittsylvania County the 19<sup>th</sup> day of December 1790.  
 The within instrument was proved by the oaths of three of the witnesses  
 thereto, to be the act of the within named William Barksdale  
 and the same was ordered to be Recorded by the Court  
 State W<sup>t</sup> Pittsylvania Co

Johnson,  
Deed from  
Farmer,

This Indenture Made this 3<sup>rd</sup> day of Feby one thousand Seven  
hundred and Ninety Six. Between James Farmer of the County of Pittsylvania  
one of the one party, and James Johnson of the said County of the  
Other party. Witnesseth that the said Farmer for the Consideration of  
Eighty four Pounds Current money of Virginia to him in hand  
before the sealing and Delivery of these presents, the receipt whereof is hereby  
acknowledged, he hath bargained sold and confirmed, unto the said  
Johnson, one tract or parcel of land, lying and being in the  
County aforesaid and bounded as follows viz. Beginning at a  
Pole or Elk horn buck, thence up the said buck as it meanders  
to the Mouth of a Branch, at a haw Beam corner, thence up the  
said Branch as it Meanders to Derry order line, thence along the same  
North eighty six degrees east one hundred and eighty four poles to a  
corner White Oaks, thence south eight degrees West one hundred &  
fifty two poles to the Beginning containing one hundred and Seventy  
acres the same more or less. To have and to hold the aforesaid Land  
and premises with all its appurtenances in any way therunto  
belonging. To him the said Johnson his heirs and assigns forever  
and the said Farmer, doth for himself his heirs and assigns  
covenant and agree, to and with the said Johnson, his heirs and  
assigns to warrant and forever defend the title of the aforesaid Land  
and premises, against the lawful claim or claims of any and  
every person.

Wheresoever, In witness whereof the said  
Farmer hath hereunto set his hand and affixed his seal the day  
and year first above written,

The words interlined before signed are  
containing one hundred and Seventy acres  
the same more or less. { J. P. Farmer S.  
Tuck, G. Williams, Marlin Farmer,  
William Johnston. —

At a Court held for Pittsylvania County the 19<sup>th</sup> Day of December  
1796. The within Indenture, was acknowledged by the aforesaid  
Named James Farmer to be his act and deed, and the same was  
Ordered to be Recorded by the court Tuck Will. Turnball Esq.

Examined

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Dec 1796.  
Turnball  
Tuck Will.

M' Haney's  
Deed from  
West

This instrument made this 15<sup>th</sup> day of June in the year of  
our Lord one thousand seven hundred and Ninety six Between Joseph  
West Esq<sup>r</sup> of Pittsylvania County of the one part, and Cornelius  
M' Haney of the said County of the other part, testifying  
that the said Joseph West for and in consideration of the last and  
full sum of Fifteen pounds current money of Virginia to him in  
hand paid over before the sealing of these presents, the receipt of  
which the said Joseph West doth hereby acknowledge, hath granted,  
bargained sold, released, and confirmed unto the said Cornelius M' Haney  
One certain Tract or parcel of Land containing one hundred and  
Ninety acres be the same more or less, lying and being in the  
County of Pittsylvania on the South side of Stanton River and  
Bounded as followeth to wit, Beginning at Thomas Oaks lower  
corner on the River, thence along his line, S 17° E 98° poles to a pine  
thence a Northwest line N 76° E 222 poles to a pine, N 35° E 110 poles to  
a pine, N. W. E 33 poles to a Red Oak at the head of a small branch  
and thence down the same, as it meanders to a White Hickory on  
the River opposite, and thence up the said River as it meanders  
to the beginning, with all houses and watercourses, and all the estate  
right title claim and demand whatsoever of him the said Joseph  
West, or his heirs and assigns of in or to the said land and every part  
or parcel thereof to have and to hold the said land and premises with  
all the appurtenances unto the said Cornelius M' Haney his heirs and  
assigns forever, and the said Joseph West for himself his heirs Executors  
Administrators or assigns do Covenant and agree with the said  
Cornelius M' Haney, his heirs and assigns shall forever hereafter  
by these presents have and hold the said land with all its appurtenances  
quietly acquired from all encumbrances of what nature or kind  
whatsoever, and that the said Joseph West, his heirs and assigns and  
all and singular the said premises with all their appurtenances unto  
the said Cornelius M' Haney his heirs and assigns to the only use and  
service of him the said Cornelius M' Haney his heirs and assigns  
further, and the said Joseph West for himself his heirs Executors and  
Administrators the said tract or parcel of Land, and premises with  
the appurtenances unto the said Cornelius M' Haney his heirs and  
assigns against him the said Joseph West his heirs and assigns  
and against all and every other person or persons whatsoever  
shall and will warrant and forever defend by these presents

From and  
delivered

M. Farmer  
Deed from  
Milner

(519)

In witness whereof the said Joseph West hath his hand set hereto  
and seal this day and year above written  
Sealed & delivered in presence of  
David Pannill, Saml Pannill.

Joseph West. L.S.

Robertson Shattoe.

Andrew McHenry

At a Court held for Pittsylvania County the 18<sup>th</sup> Day of July 1796  
The within Indenture was proved by the oaths of two of the Testifying  
Shrtoe. to be the act and Deed of the within named Joseph West,  
and the same was Ordained to be Certified. And afterwards to witness  
At a Court held for the said County the 16<sup>th</sup> Day of January 1797  
the same was further proved by the oath of a third Testifying Shrtoe.  
and Ordained to be Recorded. By the Court.

John Milner  
Deed from  
Milner

This Mill. instant 68.  
This INDENTURE made this eighteenth day of April in the  
year of our Lord one thousand seven hundred and Ninety six, Between  
John Milner of the County of Halifax, of the one part, and Martin  
Farmer, of the County of Pennsylvania of the other part, Wittenberg  
that the said John Milner, for the Consideration of the sum of  
Twenty eight pounds sixteen shillings, Current money of Virginia  
to him in hand paid before the sealing and Delivery of these presents  
the Receipt Whereof is hereby acknowledged, hath given granted  
bargained and sold unto the said Martin Farmer his heirs and  
spcys forever, one certain tract or parcel of land, lying and  
being in the County of Pittsylvania, on the south side of Elkhorn  
Branch, and bounded as follows viz. Beginning at Pointes in  
said Farmers line, thence S. 14° W. 78. poles to Pointes in Molling's  
line, thence along the same N 60° W. 120 poles to a Red Oak tree  
thence N 28° W. 40. poles to a White Oak in Woods on line,  
thence N 77° E. 62 poles to a post Oak, thence S. 65° E. 88.  
poles to the Beginning. Containing fifty three acres the same  
more or less. To have and to hold the aforesaid Land and  
Premises, with all its appurtenances in any wise thereunto  
belonging, and the said Milner for himself his heirs Executors  
Administrators and spcys, doth Covenant and agree to and  
with the said Farmer, his heirs and spcys to warrant and  
forever defend, the title of the aforesaid Land and premises against  
the lawful claims of all and every person or persons  
whatsoever, unto the said Farmer his heirs and spcys forever to  
witness whereof the said John Milner hath his hand set his hand  
and affixed his seal the day and date first above written  
Signed Sealed & Delivered in presence of { John Milner L.S.  
Champagne Day, Luncheon Day, James Johnson,

At a Court held for Pittsylvania County the 19<sup>th</sup> Day of December 1796,  
 The within Inventory was made by the Oaths of two of the Wittinge Thence  
 to be the Act and Deed of the within John Milner, and the same was  
 Ordained to be testified, and Afterwards, to Wit, At a Court held  
 for the said County the 16<sup>th</sup> Day of January 1797. The same was further  
 Sworn by the other Wittinge Thence, and Ordained to be Recorded by  
 the Courts.

John Milner. Testis.

J. Farmer's  
Deed from  
Milner

This Inventory made this eighteenth day of April one thousand  
 Seven hundred and Ninety six Between John Milner of the County  
 of Halifax of the one part, and James Farmer late of the County of  
 Pittsylvania of the other part, Whereas it is agreed that the said John  
 Milner for the Consideration of Twenty Pounds Sixteen Shillings  
 Current money of Virginia to him in hand paid before this  
 Sealing and delivery of these presents the receipt whereof is hereby  
 Acknowledged, hath bargained sold and confirmed unto the said  
 Farmer, one certain tract or parcel of Land containing one  
 hundred and thirty seven acres be the same more or less lying or  
 being in the County of Pittsylvania and bounded as follows viz:  
 Beginning at the said Farmers corner White Oaks, thence North  
 eighty degrees West, Ninety six poles to Pointers, thence North  
 sixty seven degrees West, Eighty two poles to Pointers thence a line  
 abiding along S. 11<sup>o</sup>. degrees W. 78 poles to another line, thence along  
 the same South 64<sup>o</sup>. degrees E. 232. poles to Pointers thence North  
 86 degrees E. 67. poles to Joseph Terry's corner Red Oak, thence along  
 his line N 44 degrees W. 139. poles to the Beginning To have and  
 to hold the aforesaid Land and premises with all its appurtenances  
 in any way thereunto belonging to him the said Farmer his heirs &  
 assigns forever, and the said Milner doth covenant for himself  
 his heirs East and assigns to warrant and defend the title  
 of the aforesaid Land and premises against the lawful claim or  
 claims of all and every person or persons whatsoever unto the said  
 Farmer his heirs and assigns their only Proprietary and behoof for  
 ever In witness whereof the said John Milner hath hereunto set  
 his hand and affixed his seal, the day and date first above written  
 Teste. Charming Terry.  
 Jno. Terry. James Johnson }  
 John Milner Jr.

December 1796  
Witnesses thereto.  
The same was  
Accepted hereof  
and was further  
Recorded by  
the Court.

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At a Court held for Pittsylvania County the 19<sup>th</sup> day of December 1796  
The within Indenture was proved by the oaths of two of the Witnesses  
thereto to be the act and Deed of the within named John Terry  
and the same was Ordered to be Consigned, and afterwards to Wait  
At a Court held for the said County the 16<sup>th</sup> Day of January 1797.  
The same was further proved by the Oath of the other Witness  
thereto, and seems to be Recorded by the Court.

First Will. Testated 16<sup>th</sup>.

Terry's  
Deed from  
Terry's  
heirs -

THIS INDENTURE Made this second day of January in the year  
of our Lord one thousand seven hundred and Ninety Seven Between  
John Terry one of the sons of David Terry late of Pittsylvania County  
in Virginia Decedent of the first Charles Terry and Judith Beaupre  
Terry his wife, one of the Daughters of the said David Terry, of the second  
part, George Thompsons jun<sup>r</sup>. and Sarah Lucy Thompsons his wife  
another Daughter of the third part, David C. Williams & Lucy his  
Wife, a third Daughter of the fourth part, Elizabeth Terry another  
Daughter of the fifth part, Anna Terry another Daughter of the  
said David Terry late of Pittsylvania County aforesaid of the  
sixth part, and Thomas Terry, the other son of the said David Terry  
of the seventh and last part, Whereas the said David Terry, in his  
Lifetime, and at his Death was Seized and possessed of a tract of Land  
Where he dwelt in Sandy Creek in the said County of Pittsylvania  
Containing by estimation two hundred and sixty eight acres, and  
being so seized and possessed, departed this life intestate, leaving  
a Widow and the said Seven Children, to whom the said Land  
is thought to have descended in Co-partnership, subject to their mothers  
Dower, and the said David Terry having in his Lifetime, Express'd  
his desire that his said <sup>son</sup> Thomas, Party hereto, should have the said  
Land. Now this Indenture witnesseth that the said John Terry,  
Charles Terry, and Judith his wife, George Thompsons and Sarah his  
Wife, David C. Williams & Lucy his wife, Elizabeth Terry and  
Anna Terry, to carry into Execution the will and Desire of their  
deceased Father and for the further Consideration of one Shilling  
Current Money of Virginia to each of the said John Terry, Charles  
Terry, George Thompsons, David C. Williams, Elizabeth Terry, and  
Anna Terry, paid by the said Thomas Terry before the Execution  
hereof. The Receipt Whereof is hereby acknowledged, have given  
Granted bargained, and by these presents do give grant bargain and  
see, Alow and Confirm unto the said Thomas Terry each Party for  
themselves severally, each of their seventh undivided part of the  
said two hundred and sixty eight acres of Land, be the same more  
or less, But subject to their Mothers Dower, wherein which Land is

one thousand  
of the County  
The County of  
said John  
in Shillings  
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ining over  
tis lying to  
follows viz  
thence North  
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thence along  
To have and  
Appurtenances  
to his heirs &  
for himself  
and the latter  
claim or  
unto the said  
d behalf of  
himself set  
over written  
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(522)

Bounded as followeth. Beginning at M<sup>t</sup> Laughtons corner, running  
the South side of Sandy Banks, thence crossing the Banks by a direct  
line, to the mouth of a branch, thence up that Branch, as it meanders  
to a point at the head thereof, thence a line dividing line, to a Red Oak  
at the old Road, thence along the old Road to the old line near  
Thomas Shaws, thence along the old line by the lines of Horbury,  
Blake, Fitzgerald, and M<sup>t</sup> Laughton to the Beginning with all  
privileges and Appurtenances thereunto belonging To have and  
to hold, their Respective six parts, out of seven of the said plantation  
and tract of lands, so as above bounded, and described, unto  
him the said Thomas Terry and his heirs <sup>and assigns</sup>, forever, subject to his  
mothers Dower, as aforesaid, to the only proper use and behoof  
of him the said Thomas Terry his heirs and assigns, and no other  
use or uses whatsoever except the Right of Dower aforesaid  
In Testimony whereof the parties have these presents put their  
hands and affixed their seals the day and year first above written

Signed Sealed and Delivered  
in presence of

W<sup>m</sup> Walron. Joseph Terry.

Rawley White. David Terry Esq

John Terry Esq

Charles Terry Esq

Lisette C. Terry Esq

George Thompson Esq

Sarah S. Thompson Esq

Ezabeth Terry Esq

Anna Terry Esq

David C. Williams Esq

Lucy X Williams Esq

Marko

Marko

Will Turnbull Esq.

Ricketts  
Sud Trust  
from  
Boaz

At a court held for Pittsylvania County the  
16<sup>th</sup> day of January 1797. The above Indenture  
was proved by the oaths of three of the witnesses  
hereunto, to be the act & Deed of the parties thereto. David C. Williams Esq  
and the same was ordered to be Recorded in <sup>in Marks</sup>  
by the court.

Boaz's  
Deed from  
Hall,

THIS INDENTURE Made this second day of January one  
thousand seven hundred and Ninety Seven, Between John Hall of  
the one part and Archibald Boaz of the other part, both of the  
County of Pittsylvania and State of Virginia, W<sup>m</sup>spells  
that the said John Hall for and in consideration of the sum of fifty  
Pounds Current Money of Virginia, by the said Archibald <sup>Boaz</sup> to the  
said John Hall in hand paid, the receipt whereof he doth hereby  
acknowledges, hath bargained and sold, and by these presents  
doth grant buy and take and deliver, unto the said Archibald Boaz  
his heirs and assigns forever a certain tract or parcels of Land  
with

(523)

(523)

all and singular the appurtenances, thereunto belonging, lying or  
being in the County of Pittsylvania and State of Virginia, and  
bounded as follows to wit, Beginning at post oaks at two corner  
post oaks, in Jethro Carter's line, thence North bounded by  
William Wright's line, to a corner post oak on Diggs Roads,  
thence along said Roads West to a corner post and Red Oaks on  
Ely and M. G. S. Adams line, thence South on said line to a  
corner Red Oaks on Jethro Carter's line, thence along said line East  
to the Beginning. Containing one hundred acres be the same more or less  
the said John Hall for himself and his heirs, hath hereby covenanted &  
agreed to and with the said Archibald Boaz, his heirs executors administrators  
& assigns, that he the said John Hall will warrant and defend the  
right & title of the said Archibald Boaz, in and to the premises against  
the claim of all and every person or persons whatsoever forever. In witness  
whereof the said John Hall, hath here unto set his hand  
and seal the day and year above written.

Sealed and Delivered in the presence of, *John X. Hall, Jr.*  
*Friedrich D. Trump, Edmund X. Boaz,* *marks*  
*mark mark*  
*Peculiar X. Thacker, Jethro Carter*  
*mark*

It a Court held for Pittsylvania County the 16<sup>th</sup> day of January  
1797. The within instrument was acknowledged by the within named  
John Hall, to be his act and deed, and the same was Ordred to be  
Recorded by the Court. *Jake Will. Gunstall, C. S.*

Ricketts  
Seed Trust  
from  
Boaz

This INDUMENT made this fifth day of January in the year  
of our Lord Christ one thousand seven hundred and Ninety Seven Between  
Archibald Boaz of the County of Pittsylvania, of the one part and  
William Ricketts of the County of Roanoke of the other part, witnesseth  
that the said Archibald Boaz, for and in consideration of the sum of  
Twelve pounds current money of Virginia, hath bargained sold,  
Aliened enfeoffed and Conveyed, and by these presents doth give in sell  
Alien enfeoff and Convey, unto the said William Ricketts one  
certain tract or parcel of Land, Situate lying and being in the  
County of Pittsylvania. Containing by estimation One hundred  
Acres be the same more or less bounded as follows to wit. Beginning  
at two corner post oaks in Carter's line, thence a North course to Diggs  
Road, to a corner post oak, thence along said Road a West deviation  
to a corner post and Red Oak, thence a South deviation to a corner  
Red Oak in said Carter's line, thence an East deviation to the Beginning

(524)

Wates  
Nun  
Dec  
Jewell

Togethers with all their Woods Water courses, pasturts, Commodities & Appertinances whatsoever to the same belonging or in any wise appertaining. To have and to hold the said Lands and Promises with the Appertinances therunto belonging unto the said William Rickett his heirs and assigns forever, and the said Archibald X Boaze as to himself and his heirs hereby Government, and agreed to and with the said William Rickett, to Warrent and defend in the said Land and promises with the Appertinances thereto Belonging, a good and Lawfull Right, and Title to the said William Rickett, his heirs and assigns forever, against the claim or claims of all and every Person or persons whatsoever by these presentz, promised Heretofore the said Archibald X Boaze his heirs Executors or Administrators shall will and truly pay or cause to be paid to the said William Rickett his heirs or assigns the just and full sum of Twelve pounds Current Money of Virginia on or before the Twenty fifth Day of December next then this Deed to be void. Otherwise the said William Rickett his heirs or assigns shall sell the aforesaid Tract or parcel of Land and promises with the appertinances therunto Belonging for the best price which can be obtained in ready money, and after discharging the aforesaid Debt of Twelve Pounds Current money of Virginia, the Residue of the Price if a Surplus there shall be the said Archibald X Boaze his heirs to be hereby entitled to receive, and the said William Rickett his heirs & assigns are hereby authorized and fully impowered in case a sale of the aforesaid Land and promises shall take place as above mentioned to execute a good and Lawfull Deed in fee simple to the purchaser or purchasers in witness whereof the said Archibald Boaze hath hereunto set his hand and affixed his seal the day and year first above written,

Sealed and Delivered

in presence of

his son Edmund X Boaze

marks

his mark

Reuben X Thacker, Seduthous Carter

marks

Archibald X Boaze Esq.  
marks

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of January 1799  
The within Deed of Trust was proved by the oaths of three of the witnesses, thereto to be the act and Deed of the within named Archibald Boaze, and the same was ordered to be Recorded, by  
the Clerk.

Tobe Well Recorded 68

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Archibald  
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the said  
fixed his seal

This Indenture made this eighteenth day of November  
in the year of our Lord Christ one thousand seven hundred and  
Ninety six Between Alexander Duer, buckey his wife and William  
Duer of the County of Pittsylvania of the one part and Edward  
Kinnelle of the County of Pittsylvania of the other part. Witnesseth  
that the said Alexander Duer buckey his wife & William Duer  
for and in consideration of the sum of Sixty pounds lawfull  
money of Virginia to them or one of them in hand paid and  
Satisfid by the said Edward Kinnelle the Receipt whereof  
the said parties doth hereby acknowledge, hath bargained sold  
enoffed and confirmed and by these presents doth absolutely  
give grant bargain sell, enoff and confirm unto the said  
Edward Kinnelle one certain tract or parall of Land lying  
and being in the County aforesaid, on the Branches of Banister  
River, Containing two hundred and thirty six acres, by warrant  
granted to Nathan Browns, bearing date the 17<sup>th</sup> day of November  
1789, and bounded as followeth to wit. Beginning at the said  
Browns corner whch is Abraham Allens line on the Chinguiper  
Branch thence along said accres line North seventy three degrees  
east, fifty two poles to a Red Oak, thence along Matthews's line  
South eighteen degrees east Ninety two poles to pointes south  
one hundred and Twenty six poles to a White Oak East thirty one  
poles to William Earley's corner White Oak on Robins branch  
and thence along the same, down the said Branch south nine  
degrees West, two hundred poles to a White Oak corner, thence  
along William Devins line (formerly Leeks, North thirty  
degrees West) two hundred and twenty four poles crossing the  
Chinguiper Branch to pointes, North seventy degrees West sixty  
four poles to a Spanish Oak in the said Browns corner line  
and thence along the same North thirty three degrees east one  
hundred and thirty four poles to a Red Oak, and North thirteen  
degrees east seventy poles to the Beginning and the Right  
of them the said Alexander Duer buckey his wife & William  
Duer, for them selves their heirs & the above granted tract or  
paral of Land, with all improvements, convenient profits  
and advantages therbelonging or in any wise appertaining  
unto the said Edward Kinnelle, his heirs and assigns, will forever  
Warrant Maintain & Defend from the Just claim or claims  
of any person or persons whatsoever, lawfully claiming or  
pretending to claim the same, and that he the said Edward  
Kinnelle, his heirs assigns &c is hereby allowed by the said  
Alexander Duer, buckey his wife and William Duer to have

Boaze L.S.

January 1791  
use of the  
Warrant  
dated, by  
Court of 68

(520) have quiet and peaceable possession of the said Land. In witness  
Whereof the said Alex<sup>r</sup> Deevin Suckey his wife & William Dunn  
both humbly set their hands and affixed their Seals the day and  
year first above written.

Said Seal & Delivered  
in the presence of - {  
David Hodges Jacob Dunn,  
Joseph Deevin Nathan Brooks.

Alexander Deevin. *ss*  
Suckey Deevin. *ss*  
William Dunn *ss*

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of January  
1797. The foregoing Indenture was proved by the Oaths of three  
of the witnesses thereto, to be the act and Deed of the within  
named Alexander Deevin, and was acknowledged by the  
within named William Dunn, to be his act & Deed; and  
the same was ordered to be Recorded by the Court,

John Will. Tinsall *ss*

Nummell's  
Deed from  
Devin Servt

This INDENTURE Made this Twenty Second day of March  
in the year of our Lord thousand Seven hundred and  
Ninety six, Between William Deevin Servt of this County of  
Pittsylvania of the one part, and Edward Nummell of this County  
aforesaid of the other part, Witnesseth that the said William  
Deevin Servt for and in consideration of the sum of Ninety Pounds  
Lawful Money of Virginia to him in hand paid and satisfied  
by the said Edward Nummell, the Receipt Whereof the said  
Deevin doth hereby acknowledge, hath bargained sold enfrifffed  
and confirmed by these presents doth absolutely give grant  
Bargain sell enfrifff, and Confirm unto the said Edward  
Nummell one certain tract or parcel of Land lying and  
being in the County aforesaid on both sides of Manasses River  
Containing Ninety Acres more or less being part of the tract the  
said Deevin purchased of Leeks, and bounded as followeth  
to West, Beginning at points in Leeks line, and along the  
same, North eighty one degrees east thirty nine poles to a Red  
Oak, South Twenty Nine Degrees east one hundred and twenty  
three poles to a White Oak, South thirty four, east twenty two  
poles to a Red Oak, thence two lines, North eighty one degrees  
east thirty nine poles to a Red Oak, South Twenty Nine Degrees  
east one hundred and twenty three poles to a White Oak, South  
thirty four, east twenty two poles to a Red Oak, thence two lines,

West forty poles to the head of a Branch, and down the said Branch as it Meanders to a poplar on Mingo River aforesaid; thence up the same as it Meanders a crop thirty four poles to a poplar, thence off Mingo River, North eighty eight degrees West. Ninety four poles to Pointers. North fifty five east, Seventy five poles to a Branch on the River below the Mill. thence crossing the said River, North Seven degrees east, fifty nine poles to the Beginning, and the right of him the said William Devin Senior for himself his heirs or the above granted Tract or parcel of Land, with all Improvements Conveniences, profits & advantages to it belonging or in any wise appertaining, unto the said Edward Nunallee his heirs and assigns will forever warrant maintain and defend from the claim or claims of any person or persons whatsoever lawfully claiming or pretensing to the same, and that he the said Edward Nunallee his heirs Assigns &c is hereby allowed by the said William Devin Senior to have quiet and peaceable possession of the said Land. In witness whereof the said William Devin Senior hath hereunto set his hand and affixed his seal the day and year first above written  
 Signs at Belvoir in the presence of Robert Devin, Joseph Devin, { William Devin sign  
 William Devin junr James Thomas.

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of January 1797  
 The within Indenture was acknowledged, by the within named William Devin to be his act and Deed, and the same was  
 Ordered to be Recorded by the Court  
 Test. Will. Tunstall Esq.

*James Haggard*  
*Deed from*  
*Stratton*

THIS INDENTURE made this day of December in the year of our Lord one thousand seven hundred and Ninety Six, Between William Stratton, and Edith Stratton, of the County of Pittsylvania of the one part, and James Haggard of the same County of the other part, WITNESSETH the said William & Edith Stratton for and in consideration of the sum of Sixty pounds current money Virginia so thens in hand paid by the said James Haggard the Receipt Whereof is hereby acknowledged, they hath granted bargained and sold and by these presents doth grant bargain and sell and confirm unto the said James Haggard his heirs or assigns one certain Tract or parcel of Land containing by estimation one hundred and Sixty acres lie the same more or less, situated lying and being in the County of Pittsylvania on the South Side New River and bounded as follows to wit, Beginning at Robert Minton

line on the said River, thence along his line, South 30 degrees East  
 114 poles to a Chestnut Tree, hence North 50 degrees East  
 36 poles bearing a Branch to a Gum, thence more lines, South 20  
 degrees East 52 poles to a White Oak, thence South 15 degrees  
 East 28 poles to a Chestnut tree near the Roads, South 55 degrees  
 West, a 118 poles to a white Oak, thence West 120 poles to a white  
 Oak thence North 46 degrees West to a locust Oak in the Rocking  
 Branch. thence a line to a Spruce pine, on the said River  
 and thence down the said River as it meanders to the Beginning  
 To have and to hold the above mentioned land and premises with  
 all its appurtenances thereunto belonging unto the said James  
 Hazzard, his heirs and assigns forever, and against him the said  
 William Stratton, and his heirs and against all and every other  
 person or persons whatsoever, making right or claim thereto.  
 In witness whereof the said William Stratton & Edie Stratton  
 hath hereunto set their hands and affixed their seals this day &  
 Date first above written  
 Sealed & Delivered in  
 presence of -

William Stratton *Seal*  
 Edie Stratton *Seal*

At a Court held for Pittyman County the 16<sup>th</sup> Day of January  
 1797. The within Indenture was acknowledged by the within  
 named William Stratton to be his act and Deed, and Edie his  
 wife, being strictly examined as the law directs relinguished  
 her right of Dowers in and to the land and premises conveyed  
 by her Said Husband, in the said Indenture, all which were  
 ordered to be Deeded, by the Court.

John Miller *Seal*

Roper's  
 Deed from  
 Lester

This TWENTY ONE made this tenth day of August one thousand  
 seven hundred and Ninety six. Between William Lester and his his  
 wife of Pennsylvania of the one part and Willam Roper of the said  
 County of the other parts. Witnesseth that the said William  
 Lester and his wife for and in consideration of one hundred  
 and three pounds six shillings and 7<sup>1</sup>/<sub>2</sub> in hand paid by the said  
 Willam Roper, the receipt whereof the said William Lester  
 and his wife doth hereby acknowledge have granted bargained  
 & sold & confirmed unto the said Willam Roper his heirs and assigns  
 forever, one certain tract or parcel of land containing two hundred  
 and fifty and 1/2 Acres be the same more or less (Except Thirty feet

Taylor  
 Roper  
 Bro.

Square to include said Mr. Lester former wife of me which thirty  
 feet said Sister reserves for a Running Ground for him and his  
 heirs forever) Situate lying and being in the County of Pittsylvania  
 in the Waters of Tilly Creek & Mill Creek, and bounded as follows to wit,  
 Beginning at Pointers in Mungards line, thence along his line  
 North Sixty Seven degrees West, one hundred and twenty four poles  
 thence South Sixty Five degrees West one hundred and Ninety one  
 poles to a White Oak, thence South forty degrees West one hundred  
 and Twelve poles to a pine, thence South fifty degrees East, one hundred  
 and fifty eight poles to a pine thence North Sixty four degrees  
 East, eighty four poles to a Sassafras Hickory, thence a new line  
 South Sixty eight degrees West fifty eight poles to a dogwood  
 on a Branch, thence down the same as it Meanders to the old line  
 thence along the same to the beginning. To have and to hold the said  
 Two hundred and fifty six Acres of Land to the same more or less  
 Except the above mentioned thirty feet Square, with all its appurtenan-  
 ces to the said William Roger his heirs and assigns forever free of  
 Clear from the claim and Demand of them the said William  
 Lester and Chloe his wife, and their heirs and assigns and the claim  
 or Demand of all and every other Person or Persons whatsoever  
 In Witness Whereof the said William Lester & Chloe his wife have  
 hereunto set their hands Seals the day and year first above written  
 Signed sealed & acknowledged

William Lester Jr.

In presence of - Dan'l Parrott Robertson Shelloe.

At a Court held for Pittsylvania County the 16<sup>th</sup> day of January  
 1797. The within Indenture was acknowledged by the within named  
 William Lester, to be his act and deed, and the same was ordered  
 to be Recorded by the Court. - Just Mr. Justice 68.

John

Taylor's  
Bond for  
Bridge

Know all men by these presents that we Edmund Taylor, James Taylor  
 son & William Alexander of the County of Pittsylvania, are held  
 and firmly bound unto Robert Brooke Governor of Virginia, and  
 to his successors in the last and full sum of One Thousand Dollars  
 current money of Virginia in the payment whereof we bind our  
 selves our heirs executors and Administrators jointly and severally by these  
 presents, as well as our hands and seals this 21<sup>st</sup> Day of Decr 1795.  
 The condition of the above Obligation is such that whereas the above  
 Bounders Edmund Taylor, hath this day undertaken to Build a  
 Bridge agreeable to Law, across Whiteharts Creek at the place known  
 by Shelloe Bridge, and hath agreed to keep the same in good order  
 for the term of seven years to the payment of Tax and Bond.

(50)

and for the Paying of all Carriages, and Utensils for the said Town for  
seven Years from the time of the said Bridge being Recured by  
Order of the Court of Pittsylvania County. Now if the above  
Bouners Edmund Taylor shall Build the said Bridge agreeably  
to Law and keep the same in good Order, for the said Town of seven  
Years as above mentioned So that no Persons shall receive any  
Damage by the said Bridge being out of good Repair, then the  
above Obligation to be paid or else to remain in full force and virtue

Witness. Grisepin Shillor

Wm Clark. Wm. Shillor

Edm<sup>d</sup> & Taylors S<sup>g</sup>.

Jas Taylor S<sup>g</sup>.

Wm Alexander S<sup>g</sup>.

At a Court of Quarterly Sessions held for Pittsylvania County this  
21<sup>st</sup> Day of November 1796. The within Bonds was returned and  
Ordered to be Recured by the Court.

Test. Will. Tinsall S<sup>g</sup>.

R. Shillor  
Power of  
Att<sup>r</sup> from  
Wm Todd.

To all to whom these Presents may come, be it known that I  
William Todd of the County of Pittsylvania and State of Virginia  
do hereby Constitute and Appoint Robertson Shillor of said County  
and State my true and Lawful Attorney for and in my Name  
to Sell Convey and Deliver to my Person he may think proper  
for ready Money only my Serv<sup>r</sup> Negroes now in the State of  
Kentucky (that is to say) Humphrey, Tibet, Dethay, John, Lucy  
Farewell, and Jim, or any Part thereof that he may think proper  
so as to raise One hundred and fifty pounds at least, and to come as  
near that sum as he conveniently can. and his Contract, bargain  
Sale or Bill of Sale, Shall be equally binding on me as if I myself  
had made such Sale, Conveyance & Delivery, In Testimony whereof  
I have hereunto set my hand and seal this Twenty first day of  
November 1796.

Witness. Will. Shillor.  
Chas. Lewis Jr.

Will. Todd S<sup>g</sup>.

At a Court held for Pittsylvania County the 21<sup>st</sup> Day of Nov<sup>r</sup> 1796.  
The within power of Attorney was proved by the oaths of the witnesses  
thereto to be the act and Deed of the within named William Todd  
and the same was Ordered to be Recured, by the Court.

Test. Will. Tinsall S<sup>g</sup>.

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Wilkerson  
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Boulders weights  
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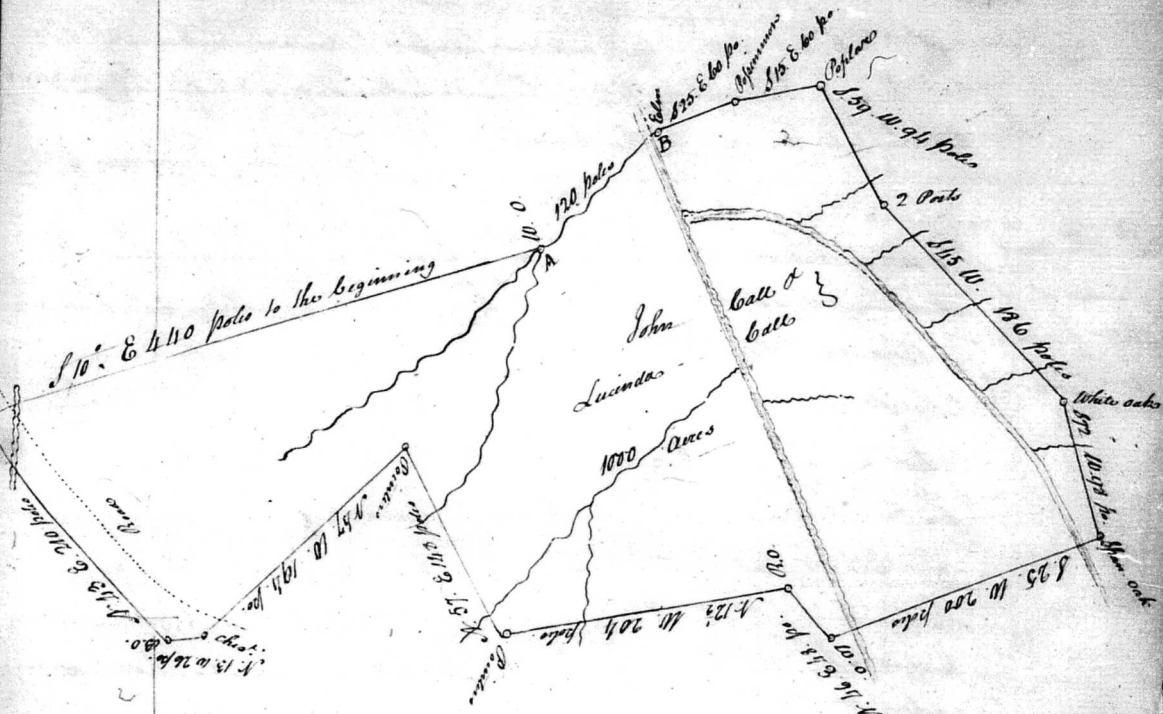
In Observance to and Order of the Washington Court of Pennsylvania County  
To me directed, I have caused the Standard of the said County to be carried to  
Daniel's Warehouse in the County aforesaid, and have tried the Scales and  
Weights belonging thereto by the Standard, and find them to be just and  
according to Law, Given under my hand this 11<sup>th</sup> Day of May 1795.

W. Wilkerson -

At a Court held for Pennsylvania County the 18<sup>th</sup> Day of May 1795. This Report  
was returned by William Wilkerson Dated that the same be Recorded

Jude Will. Tunstall Esq.

Pennsylvania County To West June 3<sup>rd</sup> 1795. Agreed to the within sum I have advanced and  
laid off, unto John Bell alias Deunda, his wife from the Land of Robert Williams Deund,  
one thousand acres of Land on Sandy Creek a Branch of the Manistee River,  
as proposed and delineated in the plan below, Joshua Stone S. P. C.



Mr. Sarah Williams Admin'r of Robt Williams Esq.

To the Surveyor of Pennsylvania County Dr.

To laying off 1000 acres of Land for John Bell wife, agreeable to the above decree, June 7<sup>th</sup> 1795 unto  
1796.

E. Ex<sup>co</sup> Joshua Stone S. P. C.  
June 3<sup>rd</sup> 1795.

At a Court held for Pennsylvania County the 19<sup>th</sup> Day of October 1795.

The aforesaid Report was Recorded, Ordered that the same be Recorded.

Jude Will. Tunstall Esq.,

J. C.  
J. C.

Mead  
for  
Westbrook

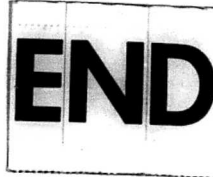
This Indenture made this first day of October in the year of our Lord  
Christ one thousand seven hundred and ninety five Between Henry Westbrook  
of the County of Pittsylvania of the one part and Thomas Maide of the said County  
Witnesseth that for and in consideration of the sum of Fifty pounds Lawfull  
Money of Virginia he the said Henry Westbrook hath bargained and sold and  
by these presents doth grant, bargain sell and deliver unto the said Thomas Maide  
his heirs and assigns for ever one certain tract of Land lying and being in  
the County aforesaid and bounded as follows, to wit, Beginning on the <sup>Branch</sup> Stone  
or a Post Oak in Burwell Woods's line thence his line to Robert Adams's <sup>dec'd</sup> line  
thence his line to Joseph Echols dec'd line, thence his line to a red oak on the top of  
the white oak Mountain, thence a straight line to the Spring which the  
said Westbrook at present uses, then down the Spring branch to the Meadow  
Branch and thence down the same to the beginning to have and to hold the  
above granted Land and premises together with all and every thevantage and  
Appertenance in any way thereunto belonging to him the said Thomas Maide  
his heirs and assigns forever And he the said Henry Westbrook for and in behalf  
of himself his Heirs Executor and Administrators do hereby warrant and defend  
a good and Lawfull title, title and Interest in and to the said Land and Premises  
to him the said Thomas Maide his heirs and assigns for ever against the  
Claim or Claims of all and every person or persons whatsoever In Witness  
whereof the said Henry Westbrook hath hereunto set his hand and affixed his  
Seal the day and date above written —

Henry Westbrook Seal  
Signature sealed and delivered  
in presence of — {

At a Court held for Pittsylvania County the 1<sup>st</sup> day of October 1795  
The within Indenture was by the within named Henry Westbrook acknowl-  
edged to be his act and Deed, and Mary the Wife of the said Henry (she  
being first privily examined as the Law directs) 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

Folio Will Townstall 68.

Lord -  
Westbrook  
said County  
Lancaster  
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