

PAC MF DEEDS & WILLS BK 3, 1714-1724
Murden Lease/ Release to Boush
Feb. 5, 1717

This indenture is made this 4th day of February in the year of our Lord one thousand seven hundred and seventeen in the fourth year of ye reign of our Sovereign Lord George King of Great Britain. Between John Murden and Martha his wife of Norfolk County on the one part and George Boush of the same county on ye other part Witnesseth that the said John Murden and Martha his wife one of the daughters and coheirs of Alexander Murray late of Elizabeth River in ye county aforesaid for and in consideration of the sum of Ten pounds of good current money of Virginia to be paid by George Bush before ye ensealing and deliver of these presents ye receipt whereof they hereby doth acknowledge themselves to be fully satisfied paid and contented therefore have given granted and by these presents do give grant bargain and sell unto the said George Bush his heirs and assigns one certain tract or parcel of land being one hundred and six acres situate lying and being on the south side of the Eastern Branch of the Elizabeth River in Princess Ann County being part of Seven Hundred Sixty Seven acres of land formerly granted to one David Murray bearing date of ye 20th day of November 1683, [illegible] remainder and remainders of ye [illegible] and every part thereof together with all rents and profits of ye premises TO HAVE AND TO HOLD ye [illegible] hereinbeforementioned and intended to be hereby granted bargained and sold with all and singular the appurtenances to the said George Bush his heirs executors administrators and assigns from the day before the date hereof for and during the term of [illegible] from thence next ensuing and fully to be completed and ended yielding and paying therefore the rent of [illegible] corn at the feast of St. Michaels the archangel on by and of same and do lawfully demanded to ye and [illegible] virtue of these presents and of ye statute for transferring uses into possession ye said George Bush may be found to be in possession of ye premises and be enabled to accept a grant and release of reversions and inherit [illegible] ye said George Bush his heirs and assigns forever IN WITNESS WHEREOF ye said John Munden and Martha his wife have hereunto set their hands and seals the day and year first above written.

John Munden (his mark)
Martha M Munden (her mark)

Signed Sealed and Delivered in the presences of Richard Corbet, John Gornto, Kitt Moseley

after so acceptably & quietly to one
 else with so proportionable from
 of Titles of Dover trouble charge
 more his heirs &c. adm. safe sign
 or by any other that shall boof of be
 new for so claim by from or und
 now lower sign lord & thing his hei
 or other person or persons having or
 be of so one hundred acres of la
 nile from time to time that at his
 or so of sign make soaled & thus
 & his heirs safe sign to & only sa
 & other Good or does not acts
 ins or of sign his or their Council
 ver so ad Cason moor for himse
 & Pursue his heirs safe sign & so
 on at any time after of oak her so
 & acres of lands more or less with
 of any Estates right Titles or In
 so of of blood of of the moor their
 or any of their Estates Titles or part
 one of of so low so Pursue his heirs
 ing of of so one hundred acres
 it new where of of the Cason moor

y. 1777 Cagon Moor & Loale
 back to Diego
 also Frances wife
 gave all her right of power
 was ordered to be recorded

then y^e same in y^e presence of
 William Walton for & in consid^r
 said before & sending to & deliver
 nan y^e receipt whereof to full con
 sider of & of every part thereof for
 Dr. Edm. & every of them for re
 maining to y^e said Walton ha
 ving put into doct^rfully y^e sole et
 ent to & labour said Dr. Brins
 shown by y^e name of Walton
 & by y^e said containing of
 that such right & be his In
 ventain thereof to with y^e au
 gress on claim & to make y^e same
 I have and to hold ad y^e be
 John Brinson likewise to sign
 over & y^e said William Walton
 to and with y^e said John Brin

ing & delivery hereof, & further y^e said W^m. walston took her by the hand
 & said from hence forth for ever hereafter to warrant & defend al^y about granted promise & app^ont^{mt}
 thereof unto y^e said John Brinson his heirs & assigns a^y y^e lawful claim^s & demands of al^y every person or persons
 whomsoever at any time or times hereafter on demands to give proofs such further and ample assurances
 Confirmation of y^e promises unto y^e said John Brinson his heirs & assigns for ever as in law or equity shall be
 reasonably devised or required In witness where of y^e said William walston hath hereunto his own
 hand & seal y^e Twenty fourth day of January & in y^e year of our Lord God 1718 and in y^e fourth year of the reign
 of our four sovereigns George by y^e grace of God king of great Brittain France & Ireland &c.
 Seal & Signe of ^{Primer} ~~Primer~~ ^{att} ~~att~~ about the 5th of February 1717
 Then came William walston who count and William walston the
 acknowledged y^e above said to John Brinson son
 at whose request y^e same were ordered to be Recorded

in Murdoch
has to
Bowsh

This Indenture is made this fourth day of february in y^e year of our lord and thousand seven hundred and
and in y^e fourth year of y^e reign of our sovereign lord George King of great Brittain. Between John Munday
martha his wife of norfolk County in one part & George Bush of y^e same County member of y^e other part & testif
that he said John Munday son of martha his wife one of y^e Daughters & coheirs of a late and Munday late of y^e same
in y^e County aforesaid for & in Consideration of y^e sum of Ten pounds of good current money of y^e said
paid by y^e said George Bush Bofers & medaling & delivery of these presents & except whereof they & about y^e said
acknowledge that he said Munday doth fully satisfy & content to the said George Bush his heirs and assigns
presents doo give grant bargain & sell unto y^e said George Bush his heirs and assigns one certain tract or parcels
being one hundred & six Acres of land lying & being on y^e South Side of y^e Eastern Branch of y^e Eliza River in y^e County
County being part of a Patent of seven hundred & sixty seven Acres of land formerly granted to one John Munday
bearing date y^e 20th Day of November (1682) & divers other diversions & divisions of y^e same land & parcels
and every part thereof together with all rents & profits of y^e premises To have and To hold y^e said premises
herin before mentioned & contained to be herby granted bargain & sold unto y^e said George Bush his heirs & assigns
said George Bush his heirs & assigns from y^e Day Bofers & Date herof for & during y^e Term of one hundred
from thence next ensuing & fully to be Compensated & satisfied & paying therof y^e rent of one penny for
County y^e fourth of y^e Michaelmas which ought only of y^e said George Bush lawfully Demanded to y^e said George Bush & his heirs
wertuo of these presents & if it shal be for Transferring y^e said premises into y^e possession of y^e said George Bush may be
possession of y^e premises & be Enabled to accept a grant & release of y^e reversions & Substantives of y^e said
said George Bush his heirs & assigns for ever In witness whereof y^e said John Munday & martha his wife have
herunto set their hands & seals of Day & year first above written

Right Lord & Dining Friends of us
Rich^d C. Behⁿ Jr. Gov^r to Pitt Mas^y

Printed At a Court held the 5th of February 1717
And Thomeau de Muscen & Martha his wife Martha 4th March 1717
At a Court being sworn & about 60 to George Bush
of the Martha being first privately examined in & sworn to as
the request of John Bush & Lewis ordered to be taken
John I Muscen & Martha

in Murde
release to
o. Bush

[illegible]

400. Bush's
release to
in museum

a Court hold^g the 8th of Feb^r 1717 George N Bush to be
came Geo Bush into Court &
Gave oaths to do in mind and also Latter into
Geo Court & freely acknowledged his right of being
guilty of the murder of James Olden to be & so on
February in 4 years of our Lord God on the said Sole
of our Sovereign Lord George King of Great Brittain
now and of it on part of John murder of our said Cou
Bush for in Consideration of sum of Ten Pounds
paid at before & consoling & delivery of these p^{er}son

[illegible]

Signod Soald & Delm in q Jones of vs
Hill Mosloy Rich Corbet John Ganto

Prima: C44 court held 5th Feb. 1777 George Bush & son
Ann: Then came Geo: Bush into Court &
acknowledged about 2000 s to the merchants & others wife
of Geo: came & fully acknowledged the right of Power that he
at request of said merchants & was ordered to be released

at the request of said murdered James is ordered to be recorded.

W^{it}nes^s
In the Name of God Amen James wifes husband of Linham parish in y^e County of Princes Ann Longfield
and now in body but of perfect & sound mind & memory blessed be God for James knowing y^e Certain ty of soul
& y^e immortality of most uncertain & being do now to a purpose & will that I shall estate to god in his mercy take
good pleasure to begeth in my will, do make this my last will & Testament in manner & y^e following
I commit my soul to God my Creator & maker Trusting in through y^e blessed Saath & position of Christ Jesus my
Saviour & do come to a devout full pardon & remission of all my sins my body to be earth & in stone. I come
to be devoutly buried at y^e discretion of my Ex^{ors} hereafter named. Th^{is} I give & bequeath to do my wife ma
wifesard my two negroes Jack & Sara. Th^{is} I give & bequeath to my two children Francis & Dinah wifes ma
negro girl called Hans to them to their heirs for ever y^e about negro to be delivered to my two Daughters a bond
when either of them shall attain to y^e age of sixteen years or at y^e day of marriage. Th^{is} I give & bequeath to be
John wifesard my black mullet it stands with. Th^{is} I give & bequeath to my son Jacob & to my wife & y^e first child the
my negro Sarah shall bring both girl or boy & y^e own maid called flower to him and to his heirs for ever
Th^{is} I give & bequeath to my daughter Elizabeth wifesard one negro girl called Phillis to her to her heirs for ever y^e if she
negro girl to be delivered to my said daughter immediately on her demand with my will & do now to y^e effect of this
Just debts as paid that all y^e goods & wares & remainder of my estate be equally divided between my wife & my
children & now I do hereby request & nominate and appoint my do: wife Mary wifesard Th^{is} I make & bequeath to my
Henceforth my wifes & do: Ex^{ors} of this my last will & Testament. In witness whereof I have hereunto set my last
hand & seal this 2^d day of November 1777. Thomas Linham making certain Seal of w^{ch} is as followeth

Signed Sealed & Co.
in the presence of vs
William Hancock
Rose. V Paratro

James Wishard & Son
at a court held 4th of February 1777
Thos. Griffin last wife of James wishard Dec:
was produced in court by his wife who made oath that she
being proved by 7 oaths of a & wideness that she is admitted to be so

[illegible]

day of May in the year of our Lord one
of the reign of our Sovereign Lord
of Lincolne parish & pinc of An
to Moorley of the parish County an
ward aban they are with a full pro
vocation of seven pounds tenne
l bargained & sold assigne Enfooff a:



Signe Seald & in y^e p^{re}sones of our Do.
Chaplayer James Hontre is
John Munden

Prinsep & Al Court held y^e 3rd August 1720.
Ann & her Cairns Adam Hay, into Court & Adam Hay, 57 & Lulu
acknowledged y^e above B^d to Lulu most lawfully
may wife of said Adam & relinquished all her right of
ower thereto by y^e said Lulu making same is ordered to be recorded

Memorandum that willing free & voluntary Linery of Soisin by Turf & Twig in full
quiet peaceable possession according to form of Act of this within Good for said hands
her of said more or less happy chances there mentioned & conveyed by said Hay to the
foffer unto Lukemore by 4 foor was given & declared on 12 second Day of August an
Dom 1720: in presence of us who stand named as above to wit and put
Princed At a Court hold the 3^d August 1720.
Ex. am. Thence above Linery Soisin was
found by both parties within 1000 ordered to be
Recorded
John Munden
his mark
John F. Barnes

7th Davis's
power to
merchant

I know all men by these presents that I William Davis & Mary my wife of y^e province of Carolina in y^e County of Albemarle & province of North Carolina do by these presents make ordains constitute & appoint our friend without bly merchant of prince Anne County in v^tg. to be our true & lawful attorney for us & in our names to acknowledge our good of state of land to David Glasco Jun^r for a certain parcel of land as by y^e said deed is manifest & whatsoever our said attorney shall lawfully do in about y^e premises for us do by these presents hold for firm & valid as tho^t we our selves were personally present at y^e doing thereof as witnesses our hands & seals this 1st day of Aug^r 1720
 Wm Davis
 Mary Davis
 1720

Sigrid Walden & Sons of
 David Duncon
 his mark
 Thomas TE Elks

Printed: At a Court held y^e 3rd August 1720
Ann^d Th^o y^e above Power of attorney was
proved by y^e oaths of both the witnesses
and ordered to be Recorded

7th Davis's
Good to
an. Glacok

This Indenture made & Indented this first day of August in the year of our Lord God one thousand seven hundred & Twenty & in y^e twentieth year of y^e reign of our Sovereign Lord George by y^e grace of God of Great Britain France & Ireland King Defender of y^e faith &c. by & Between William Davis of albemarle County in y^e province of north Carolina of y^e one part and Daniel Glascock Jun^r of princeps ann County in virgⁱ of y^e other party Witn^{ess}eth that y^e said William Davis for his consideration of y^e sum of y^e fifteen pounds in hand already paid to him y^e said Davis y^e receipt whereof he y^e said W^m Davis hereby acknowledge & querry part & parcel thereof doth acquit & discharge him y^e said Daniel Glascock Jun^r his heirs &c. adm^r assigns for ever and by these presents doth give grant bargain sell on foot & confirm & by these presents have given granted bargain & sold unto Daniel Glascock his heirs &c. adm^r assigns one certain parcel of land situate lying & being on y^e north side of y^e northwest river in princeps ann County in Virginia a hundred acres of land more or less beginning at Samuel millers line so running up the line to y^e Red line along to Rainfoots line to y^e Deep branch down y^e Deep branch & down the said branch to y^e mouth so across y^e said land to y^e first Southeast of a patent of three hundred and thirty acres of land patented for Henry Bladsome in the year of our Lord 1693: & now by m^y said William Davis sold & transferred to Daniel Glascock Jun^r which said hundred acres of land more or less with all y^e rents & profits Commodities & Services & tithes thereunto belonging or in any way so appertaining all which are now in the Actual possession of him y^e said Dan^l Glascock

10^m.
In: 4

20th day of August in the year of our Lord 1660 on the year of 4: reign of our Sovereign Lord George Holland King of England of 4: faith &c. by & Between 20 of north Carolina of 4: one party and Daniel of 4: other party With witness that 4: said will amount on pounds in hand already paid to him of 4: is hereby acknowledge & every part & parcel thereof as each Sun: his heirs Ex. adm. assigns for Ever & on so long to conform by those presents have given his heirs Ex. adm. assigns and certain parcel of 4: north west river in prize of Ann County in England at Samuel millers land so running up off Deep branch down Deep branch & down the off first South out of a portion of three hundred or so in the year of our Lord 1662: know by me Glascock Sun: which said hundred acres of land lies & there claimants thereunto belonging or in the Actual possession of him 4: said Dan: Glascock do by virtue of 4: statute for Transferring of True property & conversion claim & demand what Ex. or any other person or persons who to owe Davis all 4: said profits of 4: premises & 4: conversion thereof To Have and To Hold 4: said premises & premises herin before mentioned unto 4: said Dan: Glascock his heirs and to be hold in full & Common Soage: & 4: said will in hundred acres of land together with the singular land Glascock his heirs Ex. assigns & against all under him 4: said Wm: Davis shall have way and claim Davis for him self his heirs Ex. adm. &

Job Brooks
Last will
& Testament

Signed & sealed by ^{himself} in presence of us
 John F. Ashby Robert Woods
 Elizabeth E. Hill

Wm Rutlands
Dood to
In: Maudon

David Duncon
his mark
Thomas T E Elks

Ann & Thomeau withought by merchants
attorney of Wm. Davis & Mary his wife into Mary Davis & Leab
Court & acknowledge & abovesaid to Dan. Gleason
at whose request Lysander is ordered to be recorded

In the Name of God Amen according to y^e Computation of y^e Church of England this Twelfth
day of march Anno Domini 1718 I Job Brooks of y^e County of princeps anne y^e province of virginia
do make this my last will & Testament as followeth. first I give my soul to almighty God
that gave it & my body to y^e earth to be decently buryed by my Ex^t & as for my worldly goods
I give Thomas foloweth: - I then I give to my son Job one whole mare her increase to be &
equally Divided amongst all my children & y^e mare to be delivered to him at age of eight years
I then I give to my wife boldred one young mare to her & her heirs for ever. It I give to
my son John one Cow & calf y^e same which is called his to him & his heirs for ever. I then I give
to my son John one Cow & calf y^e same which is called his to him & his heirs for ever. I then I give
to my son Noah one hoifer which I had of John Williams with all her increase to him
at his heirs for ever. It I give to my daughter Ruth my Smallest bed & furniture It I give to
my son Job one hoifer now running at five Camions with her increase to him & his heirs
for ever. It I give to my son Henry one yearling hoifer with all her increase to him & his heirs
for ever. It I do order my land to be sold in 12 months after my decease & I do give John
Thomas tenly to be overdoor in that matter & what shall remain of y^e money or goods which
land is sold for more than shall pay all my Just debts shall be equally divided among my
five children. It I do leave & order my children to be at age of y^e ago of eight years & my girl
of six years old. & lastly I give to my wife all y^e rest of my goods & chattels to her &
her heirs for ever. & I make her whole sole Ex^r of this my last will & Testament revocable
himself

her heirs for ever,
 otherwise as witness
 signed & sealed in presence of us
 John ^{himself} Parkby Robert Woods
 Elizabeth E Hite

y Rand and Soals ⁴ 3. August 1720 Job I B Brook & Soal
 incop^y At about hold
 and Thon^y about with was prond by
 4 oaths of 1st ashby & Elizabeth Hick
 with two for ther to is ordered to be Recorded

This Indenture of Bargaine & Sale made 4: ninth day of february in the year of our Lord one thousand seven hundred & nineteen in 4: fifth year of 4: reign of our Sovereign Lord King Geo: our great Brittain & Betsson William Rutland of Lincon p: & princeps and County in the Government of virginia of 4: one party & John Maudon of 4: parish County & Government aforesaid of 4: other party WITNEteth that y^esd will Rutland on 4: for the Consideration of ten pound Currant monoy of virg: by him in han already actually had & received of y^esd John Maudon before 4: on dealing & deliver of the points 4: & receipt thereof y^esd Will Rutland both Read by acknowledge & y^esd John Maudon his heirs Ex: & adm: of & from y^esd and every part & parcel thereof doth fully & absolutely for our acquit & discharge have bargained sold assignd out of & aliened Transferred Comoyd & made over & by the points doth fully clearly & absolutely give grant bargain assign Transfer Convey Enfofe of & aliened before our firmly make over unto y^esd John Maudon a certain small plot piece or parcel of land & situate lying & being in 4: parish County & Government aforesaid & is a piece of a part of a ridge of land lying in 4: parish and County aforesaid Comonly called known by 4: name of Chickapon ridge & by y^e William Rutland for purchases by y^esd William Rutland unto y^esd John Maudon sold & Comoyd & is lying & bounded as followeth viz: is lying between two lines of marked Trees Crossing y^esd ridge & bounded by m: Edw: Old in his life time & is now set off by a line of now marked trees extending Southwardly & Northwardly from one of y^esd Crossing lines unto y^e other which said line of now marked Trees beginning at a younged Oak standing in one of y^e said Crossing lines a little Southwardly of a small clear plot called the Red bonds at a young

9.6 I B Brook & Seal

bruary in the year of
of 44 sign of our Lord
blaw of sin haun p
ny & John mawd
le peth that y^e said wth
virs by him in han
co y^end dealing & olive
new luge & y^e said John
of thew of doth fully
n of oof alioons Trans
luth y^ent grand bargay
y manouer unto y^e ldi

(338)

A Road Oak standing in y. other Crossing line & so live between y two said Crossing lines binding on y west Swamp Road & is by Estimation about fifty or sixty Acres of Land To have and To hold y about said piece plot or parcel of Land Seemably being & bounded as aforesd. to y quantity what it will merge or lose Consisting of what nature or kind soever whether plant, able lands Swamp woods Clogd ground & with all its profits priviledges properties Immunities Conventions & other Demands thereunto belonging in or many ways appertaining unto the only proper use & behoof of him y said J^{rn} Munden his heirs & assigns for ever: & y said William Rutland for himself his heirs & assigns doth by this present firmly Covenant & to wit y said J^{rn} Munden his heirs & assigns that he y said W^m Rutland at y time of y on selling y delivery of these presents hath full power good right & lawful authority to grant sell & convey & about y said parcel of Land & that by vertue of this Good & said J^{rn} Munden his heirs & assigns shall or may for ever hereafter lawfully & peaceably have possess & enjoy y same without any manner of Lawfull stop or molestation of y said W^m Rutland or his heirs for ever In witness whereof of a full singular & promys y said William Rutland hath hereunto set his hand & Seale the Day and y ears first above writt

Signed Seal & Del. in presence of
 Peiney J. At a Court holden 3: august 1720 William W Rutland & Sons
 Then came Wm Rutland into Court &
 acknowledged y^e within Dodo to his murder also
 Sarah wife of y^e said Wm. Roling wth had all her right of
 power thereto by y^e John's motion y^e same is ordered to be recorded

Memorandum that willing flock voluntary Livery of Soisin by Turf & Twigg in full
quiet & peaceable possession according to form & Effect of this y^e within dds for y^e land
happy tenures therein mentioned Expressd & Conveyed by W^m Rutland y^e 1st of October
unto John Munden y^e 1st of October to his heirs & assigns for ever was given & do beared on
y^e Twentieth fourth day of February Aⁿ 1719 in y^e presence of v^r whose names are here
unto set subscribed & put Printed & At a Court hold y^e 3rd August 1720 L^{td} M^{rs} of y^e
Aⁿ Th^{rs} about Livery Soisin
was proved by y^e oath of Subscribers
ordered to be Recorded William C^o tance

Inventory of
earth. Warington
Hale

An Inventory of the Estate of Martha Worthington being now in hands of Clifton Worthington which was left her by her father Geo: Worthington Dec: In Cash four hundred pounds one Shilling two Cows & Calves one three year old Stear one two year old Heifer one year old Heifer, five Sows & Twenty one piggs & one Sheat, four barrels of Indian Corn, one live Bone ram one six gallon pot & pot hook & pot hangers, one small Iron Kettle, one small bol with 15 Shills, one good chest & small Trunk, one pair Stile yards, one Split, one pair flesh forst, one powder dish two powder basons, three peningers & six spoones, three glass bottles, one Iron pot & six pound of wool

Proved in Court by Clifton Worthington 4. 3.
of Augt. 1720: & ordered to be recorded
Tm Chubbayer &c

Nary Dauloy's
Good gift to
her Children

Rachel Jones
 Dood to
 Rich. Jones

Signed
 Tho: Jones

Rachel Jones
 Dood to
 Cornet Jones

Day of May in the year of our Lord on
of the reign of our Sovereign Lord
James of Lincolne parish beginning of An
his Morrey of the parish County an
Lysed again May so with a full free
indication of down pounds town
a bargained sold assigne Enfooff a
100 to the Countess of Mary my
sold assignation on foot of Transfeer
morrey a certain pious plot of pe
Acres more or less binding on Britin
ing out till it comes to the Corner
corner of green Land line bounding
Butlers and so running westwards
thence till it comes to Richmonds
line where it first began with a
the same to the same to the same of him

This Indenture made & Indented this first day of August in the year of our Lord God one
 thousand seven hundred & Twenty five in the fourth year of the reign of our Sovereign Lord George
 by the grace of God of Great Britain France & Ireland King of Honor of the faith &c. by & Between
 William Davis of Albemarle County in the province of North Carolina of the one party and Daniel
 Glascock Jun of princeps Ann County in Virginia of the other party Witnesseth that said William
 Davis for his consideration of the sum of fifty seven pounds in hand already paid to him of said
 Mr. Davis the receipt whereof he has had Wm. Davis hereby acknowledge & every part & parcel thereof
 doth acquit & discharge him of said Daniel Glascock Jun his heirs Ex. adm. assigns for Ever
 and by these presents doth give grant bargain & sell on foot & confirm to the said presents having given
 granted bargain & sold unto Daniel Glascock his heirs Ex. adm. assigns and certain parcel
 of land situate by us & being on the north side of the north west river in princeps Ann County in
 Virginia a hundred acres of land more or less beginning at Daniel millers line so running up
 the line to the said line along to hairfoots line to the Deep branch down the Deep branch & down the
 said branch to the mouth do across the said land to the first bend out of a part of the said hundred
 and thirty acres of land patented for Henry Slacks son in the year of our Lord 1693 & now by me
 said William Davis & transferred to Daniel Glascock Jun which said hundred acres of said
 more or less with all the profits & Commodities thereof it amounts thereunto belonging or in
 any way or appertaining all which are now in the actual possession of him said Dan. Glascock
 by virtue of bargain & sale to him thereof made by virtue of the Statute for Transferring of
 into possession by value right Title Interest True property reversion claim & demand what
 sooner of the said William Davis his heirs Ex. or any other person or persons whatsoever
 claiming by from or under him said Wm. Davis all the said profits of the premises & the reversion
 or reversioners remain & to remain & every part thereof To Have and To Hold the said piece
 or parcel of land & all & singular its appurtenances & premises therein before mentioned
 more or Indented to be hereby granted bargain & sold unto said Dan. Glascock his heirs and
 assigns & to their proper use & behoof for ever to hold in free & Common Socage & the said will
 Davis his heirs Ex. assigns & said mentioned hundred acres of land together with all & singular
 its appurtenances & privileges unto said Dan. Glascock his heirs Ex. assigns against all
 other persons whatsoever claiming by from or under him said Wm. Davis the said land was and

Wm R
Do
In. m