Transcribed Curles Documents

Transcriptions by Katherine Harbury Virginia Commonwealth University Archaeological Research Center P. 450 (227 stamped)

May the iith: Anno: 1677

Ann Accott: of the Estat personall & Reall of Nathaniell Bacon Junier dec'd: who dyed at the house of Major: Thomas Pate in Gloster County the 26th of October last: being the Cheifs of all the late Rebells: this beinge Given uss in by Eliz: the Relict of the said Nath Bacon: who was very unwilling to sweare: but in our Judgements she was very Just in discovering all the said Estate because she made divers thing of worth Knowen of her own Accorde of which wee had no other Intelligence: as all so by the tesamony of & Examination of the gentlemen her neighbors: & the servants who Lived in the house.

In the Low Rom in the bric house i fetherbed Large & good & bolster 2 pillows & i pr: of blankits i wollin Large Rugg & bed stead being round with green Cotton

i fether bedd now? with a fine white worsted Rugg: & a boulster

i small table with a Red Lether Carpitt 6 New Chares with stuft botoms & green Couton covers two turned stands i Large ILowking glass i lessor Looking glass i suit of ordnary hang for a Rome i linnig window Curtins 2 dressing boxes 2 small trunks i Nest of drawers large

i great whit flaskitt i wrought Cushon i baskitt with 8 hand granades Iron shells Loaden & fitted i Chamber fire shover & tongs i warming pan: & i pr: of belLows i Red Leather bagg: i pr: Large: & i pr: small stillyards i Large byble

6 Iron Curtin rods

In the brick seller 24 bush: of bay salte or therabout in Caske 2 good Larg powdering tubbs with close Covers 3 thight emty hhd. & 3 barills 2 beare skins: 2 leaden weights of ioo with som stone Jugg & a new closse ston_

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In the Garret in the brick rome i fether beed & pillow i bolster ticking i trunke of books about 4 bushells all fresh well boun vollums i case or nest of drawers i deske: with 5 quir of paper i Larger Chist with 3 Larg drawers with botons of yarne in them & other odd things of very Litle worth

i 10:to of dish & plates puter
2 Chamber potts
2 basons
i Large whit box of books about a bushell: the books well bound & of good use: in divinity or other Arts
i small Linning wheel
i small Iron bound trunke
3 Larg picturs: figurs of good worke
& size: forgott in the Lower brick rome

A parcell of green say wrought with orang coll silk: for cushons 3 baggs of ginger Cout i3o wt? grose 6 balls of hambro?: Line: 2 paires of whip corde i tin baskit i warming pan 4 new hatchitt 3 brass skillets with frames i cupper stupan or pot with hoks & Cover i wrought bagg: with a good quantity of silke & worsted freing for bedds & stoules. Esteemd at 3 to starl?

9 hand saws ten Gimlets
4 plaines: to Rabitt 3 Augers
i smouthing plaine 5 chisells
i Gouge: & i file
2 tin Candletick flowered for the wall
6 pr: Cotton or Irish hose
i streeked carpit or Curtin
a percell of thin sampler Cloth in small peice
wrought with Cullers Intended to trim a bed
a bunch of Compl hatbands:

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i smoothing cloth
2 whit chamberpots with sundry peices of Earthen ware to the valLue of 15d
4 small wooden skiming dishes
i latin cullender: i latin potle pott
ii thousand of pins: store goods
i case grater
i parcell of hooks & Eyes black:
5 bunches blew tape: & 2 of red ditto
i Cabinet cover'd with red velvitt
i tin Lanthorne: 6 spare trenchers
2 whit twigg baskitts: some brass bells: & trading sizers

a purcell of great fishhooks 5 pr: of Large fire tongs 6 pr: of bellowes 2 glass Cases: & 2 friing pans new i great Iron beams for scales i press for Cloth: i surveyors staff or tryangle 2 Coopers addses i carpenters adds 3 yrds of Steele 6 fire shevells: 12 Rephooks i whipsaw & tiller: 1/2 a 100: of dropp shott 2 drest buck skins i2 Rackoun skins about 40 grose of sundry sorts of buttons 2 childrens hatts i bagg of ginger now qt:- 79ts: i pr: stript vallions & i curtin i purcell of silk fringe for bedds & Chares of sundry sorts: valLued at 40d i Red Cloth fringed with silke: for the Indian weare i wallit for horse cariage with 18ts: shott 2 Large new firr Chists i lesser firr Chist

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Lininge 4 pr: fine sheets 2 pr: of coarse sheets 8 course towells ii course table clothes 2 Long twells 2i: Curse table napkins io fine hollan napkins wrought i backing? sheet

In the litle wooden house i fetherbodd bolster & Rugg: i Indian Matchcoat trimed very well 3 small wooden Chares 2 old bedsteds i sheep bell: & i pr: chilst hinges 2 duz: tomahawks- Iron 2 broad axes i trowell i hand saw i falling ax i pr: of woll cards i sett of barrow tines: i Lathin hamer 6ts now? of small shott a parcell of great nailes too Cart wheels 2000: 8d: nayles in a bagg i parcell of Indian trade in a trunke being beads: Looking Glasses & some comes Esteemed at 40

i parcell of shewmakers thredd valled at 12d?

i small parcell of woll i parcell of window glass & Lead in a box: 10d Collers & all harness for 5 horses 2 fixed gunns: & 9 trading hows 5 weeding hows new: 2 speades: i croscut saw i whipsaw: i brand Iron

In the old hall: 2 small square tables 6 Large turkey Chares with covers i Larg turkey carpitt very good 2 lesser wrought charres i copper drinking pott; & i pr: of belLows i pr: of andirons: i very good powdering tubb i Larg copper pot or stupan with a cover 4 gall i ston morter & _____

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In the wash house i curse copper furnice for washing or brewing: with tubbs & other Lumber paper for those affaires

In the kitchin 2 brass kitles about 16 gall. each 2 brass skillets Large in frames 2 friing panns i Large birdcage: with other Lumber i stew pan & cover: of Copper i pr: fire tongs: 2 spits i flesh forke i Iron pessell: i skimer: i pr: Large Andironns i brass chafin dish: i Copper pot now? to heat beer i square table: i Couch: & i Grind stone

In the Kitchin Lofte i Large Chirne 2 beare skins i woll bedd: i old Carpitt In the Negro womans Rome 2 woll badds with servants covering 4 Red trading cloth blankets i whit Rugg: 1 old Chist

Adjoyning i smiths shopp: with bellows all sorts of smiths tables: & 4 grinstones In the quarter: i Iron pott i fring pan: with pailes & other Lumber worth: 0

Plate:

ii ts: 1/2 of good new silver sponns & other plate which maks 184: ounces of hauberdupois weight A Cirtaine parcell of necessary things which mrs. bacon of her own Accord. Informed ucs of which are a goat way from home: purposly to save them from being seased & she upon having her oath poferred doth say that they are worth ten pounds sturling & no more

tto which is aded new goods in this place 13 yds of whit wailed? fustian 4 ells 1/2 of broad sheeting4 ells 1/2 of fine kniton

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Servants i smith: being a Dutch man: named peter 10 r. Goudown? to the Honobl: the Govern i Negro: man named peter 40 yr: old i Negro: man named Hector 25 yr: old i Negro: man named Jackey- 32 yr: old i Negro: man named blind tome being very dim sighted: about 40 yr old i Negro woman Called Kate 30 yr: old i mollato Child: kates daughter i yr: old

i old Indian woman named Joan about 40 yr old i Indian boy Called tom about 16 yr: old i Indian boy Called Nathaniell- ii yr old

5 negroes

7

i Ind: boy now Called dick 9 yr: old 2 Indian boyes about 4 or 5 &: old each

Without doors 80: old sheepe: & 19 Lambs in all 27: sheep

Catle 6 milch Cows i heifer 2 yr: old 14 head i bull 2 yr: olde 6 young Calves

Horses i sadle horse i now? Clamed by Coll. bacon 2 now? at home in use i mare Clamed by Mr: Curle i mare abroad 2 yr old i Colt abroad i yr: old i horse that goes at Coll Coles i small bay ston horse abroad 2 young horses now about 3 yr: old each: they are not Cutt nor broke: but were sen at home very Lately

Swine: 10: young sows: 4 shoats 9 months old each 10: young hoggs: lately gon out into the woods 24 head

i Cart with good wheelesi Cart now? with old wheelesi tumbrill with spoke wheeles

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The Real Estate of Nath: Bacon dec'd

Mr. Nath: bacon Junior: did buy of Edward Hatcher 50 acres of Land near varina Court house: & paid him for it iiooo t: of tobb: & Caske: & by the Seale of the sd mr. Bacon hatcher stayd in it untill bacon was dead: & now refuseth to give Livery of seasen A seat of Land Called Curles: whereon he Lived: & wher the widdow now Liveth it hath on it a small new brick house with much other very good wooden buildinge it is an Antient seat of 430 acres: & hath 600 acres now? of wood Land now Joyned to it in all 1030 acres

200: acres of Land at kickatan bought of mr. Tho: Gervice: & paid for at a deer Rate: it is no part of that bargaine made with Gervice about the rest of his Estate: but is Cleerly the Estate of bacon as wee are fully Informed

Their Cannot at present be any Cpmputation of what tobb is due to him his books are so bad & disorderly kept but we have desired mr: Wm: Randolph to Inspect into what is due

This years Cropp made by mr. bacon's servantswas: as folLowethpaid to mr. Tho: Grindon: & now remainethin his hands the sum of $2\ 7\ 6\ 7$ Remaing yet to strike by $3\ 0\ 0\ 0$ Computationn of memen? $5\ 7\ 6\ 7$

This Estate is in the hands of mrs. Eliz: Bacon widdow: who hath given security for the same.

This Indenture made the first day of Aprill in the thirty Sixth Year of the Reign of our Soveraign Lord Charles the Second by the Grace of God of Great Brittain, France & Ireland King, Defender of the Faith &c: & in the Year of our Lord God 1684-

WITNESSETH That Edw:d hatcher of the Parish & County of Henrico Planter For & in Consideracon of Eleven thousand pds of tobo & Casq in hand recd of Nathaniell Bacon late of Curles in the pish & County aforesd Esqr decd, the receipt whereof he the sd Edwd Hatcher hereby Acknowledgeth & From every part & parcell thereof doth hereby Accquit, Release & discharge the heirs Execs & Admrs of thesd Bacon decd hath Alien'd Bargained, Sold Enfeoffed, & Confirmed, & these presents doth freely, clearly & absolutely Alien, Bargain, Sell Enfeoffe & Confirm unto Tho: Jarvis of Kiquotan in County of Elizabeth Citty Gent who marryed the Relict of, & as he is Trustee to ye estate of, the sd Bacon decd, & to the heirs & Assigns of the sd deced:t one Tract or Divident of land Containing by Estimacon fifty Acres Scituate, lying, & being in Varina in the County & Parish aforesd, next adjoyning to the land Formerly belonging to ye Widdow Packer (now in the tenure & Occupacon of Will Byrd Esqr) & is part of of a dividend of two hundd Acres formerly belonging to Will Daukes, being pur= chased by Will Hatcher Jun & Hen Hatcher of Robert Bullington & Hen Rowing & Alee his Wife as by two Conveyances bearing date the first of Feb:y 1661; And by Hen Hatcher the Survivour of the sd Joynt purchasers was Sold & Confirmed to ye aforesd Edwd Hatcher as by two Assignm:ts endorsed on the back side ye sd two Conveyances bearing date the 21th of Octobr & a deed of Sale, & bond (for pform=ance of the same) dated the 20th of August 1667 may more at large appear- TO HAVE AND TO HOLD the sd Tract or Dividend of land unto the aforsd Tho: Jarvis as Trustee, & the heirs & Assigns of the sd Nathaniell Bacon decd, wth all Houses, Out= houses, Orchards, Gardens, Fences, Pastures, Waters, Woods, underwoods, Priviledges, Immunityes Emolum:ts: & Appurtenances wtsoever to the sd land belonging, or in any wise appertaining forever. And further the sd Edwd Hatcher doth For himself his heirs Execs & Admrs Covenant, promise & agree to &c with ye sd Thom: Jarvis as Trustee, & to, & wth ye heirs & Assigns of the aforesd Nathanl Bacon decd that the aforesd land wth the Appurtenances is clear & Free & shall by him his heirs Execs or admr forever be defended, maintained, & kept clear & Free from all Bargains, Sales, Gifts, Grants, Mortgages or other incum= brances wtSoever by him at any time heretofore made &be quietly & peaceably possessed

Occupuyed & enjoyed, wthout lett, hindrance, disturbance, molestacon, claime, or demand of him the sd Edwd Hatcher his heirs execrs & admrs, or any other pson or psons whatsoeover claiming, or to claim by, or, under him, them, or any of them, or by or wth his or their or any of their Assent, Consent or Procurement; IN WITNESSE whereof the said Edward hatcher hath to these presents sett his hand & Seale the day & Year first above written/ the mrke of

Edward E H Hatcher seald w red wax Sign'd Seald & deld in presence of Hen Randolph Et Recordat & examed?: die Ao prdt p dicet HR

Know all men by these presents that I Mary Hatcher, the wife of the above named Edwd Hatcher, doe here by Accquitt, release, Delinquish, & Surrender unto Tho: Jarvis abovesd as he is trustee to the estate of the aforesd Nathaniell Bacon decd & the heirs & Assigns of the sd Nath: Bacon all my right, title, & claim of Dower in & to the land & premises according to the tenour of the above Conveyance made by my sd Husband unto the sd Thomas Jarvis as trustee, ye heirs & assigns of the sd Nathl Bacon decd IN WITNESSE whereof I have hereunto Sett my hand & Seal this first day of April Ao: reg: rex?: Carli: 2d: 360

	Mary N H Hatcher sealed w
	Sign red wax
Signd Sealed & deld in pnce of Hen Randolph Wm: Hatcher	Voluntarily Acknowledged in Henco County Court the first day of Aprill 1684 by the sd Mary Hatcher she being exam:d according to law/
	Test Hen Randolph Cl Cur:
And	_ RecordatrHen Randolph

(Henrico Co. Records No. 1, 1677-1692, pp. 269-70)

Bee it knowne unto all Men by these prsents That I Wm Harris of Curles in the County of Henrico doe for divers good rases & Consideracons me thereunto moving; as allsoe for & in consideracon of one bill to be truly & honestly payed according to the tenour thereof freely clearly and absolutely bargaine sell & have by these prsents clearly freely and absolutely bargain'd & sold unto Abrah Childres of Curles in the County aforesaid the parcell of land he now lives on beginning at a pine tree a little above the houses of the said Childres & standing by the river & on the lower side of Morgan's landing and soe running downe the River to the swamp at the old gardn? & thence into Morgane's along the swame (sic) tree to the Nutt trees & from thence along the side of the swamp & meadow side to an Oake tree as one goes into the meadow close by the Carte path from thence on a straight line into the pasture to a parcell of Oakes standing in the Ridge next above a place called the 18 lenghts of bords & from thence to ye former line on a straight line; To have & to hold the aforesaid land to him the said Childres his heirs & assignes for Ever without any lett hinderance trouble or Molestacon of the said Harris my heirs & assignes for Ever or any of us, either by mine or their assent consent or prusement, And I doe bind me & my assignes to make a surrender hereof in Courte as wittness my hand & seale this 28th of ffebruary 1656

Signed sealed & delivered	Wm Harris	red wax
in prsence of John Epes		
Tho Liggon		

Memorandum that it was agreed before the signing hereof that Ja: Robinson injoy his parte of the lease as formerly & Satisfye to Wm Harris his parte of the Rent as usuall as wittnesse my hand this 2d day of March 1656

Test Jno Epes	Recordat P H Davis dep	the	e Marl	ke of
Tho Ligon	Ober Cur	Abe	Т	Childrs

Know all men by these prsents that I Abraham Childres (sonne & heir of Abrah Childres decd) for & in consideracon of a tract of land had of Jno Pleasants being five hundred forty eight acres, lying & being in the forke of foure mile Creeke (part) as P pattent will more fully appeare have remised released & for Ever quitt and claimed any right to the or interest of this within mentioned land which was P my ffather purchased of Wm Harris & given to me by his last will & testamt. as P the said will may appear, And doe by these prsents for me my heirs exors or admrs for Ever assigne all my right title & the interest of the said land with expressed unto the said Jno Pleasants his heirs & assignes for Ever to have & to hold the said piece or parcell of land in as full & ample manner to all intents & purposes, And I myself my heires &c might or Could doe or hereafter may doe by virtue of of this bill of sale & my said ffathers will or by any other way or meanes whatsoever in wittnesse whereof I have hereunto sett my hand & seale this tenth day of ffebruary of 1680/81

Abrahm Childres

Testes John HuddleseeRecognatr in Cur comit Heco po die
hishisXbris Anno 1681 p pleict? AbrahBarth B RobertsChildres & Aunuxerem? opus? Test H Davis dep cl
markewarke& recordatr die & anno prdict p H Davis dep: prdict

I Anne the wife of the said Abrah doe hereby acknowledge to relinquish all my right of dower to ye land in this conveyance menconed wittnesse my hand 1st December 81

Sign

Anne + Childres

(Henrico Co. Records No. 1, 1677-1692, pp. 199-200)

Know all men by these prsents that I Thomas Jarvis of Kiquotan in Eliza. Citty County March:t by virtue of an Instrum:t from his Excellency the lord Thomas Culpeper derived from his Ma:tie wch said Instrum:t lyes recorded in the secretaryes office in James Citty for the wch I have given security for the pformance of the trust imposed in me, have made ordained constituted and Appointed, and by these prsents doe make ordaine constitute and Appoint, Tho: Charles of Henrico County my true and lawfull Atturney for me and in my name and to my use to Aske demand levy recover and receive, of all and all manner of pson or psons in Henrico or Charles Citty Countys, all and Singulr such debts dues Claimes and demands as shall be found due to the Estate of mr Nath: Bacon late decd, or any other debts properly due to my selfe, be it by bill bond book Acco:tt Specialty reckoning Couvenant Contract promise or Agreem:t or any other wayes or meanes wtsoever, or otherwise howsoever and upon non paym:t thereof the sd pson or psons to sue, Arrest, Attack, imprison, implead prosecute follow and to condemne, and out of prison againe when need shall be to deliver, Giveing & by these prsents granting unto my sd Atturney my full power in the prmisses, hereby ratifieing & holding firme all and wtsoever my sd Atturney shall lawfully doe or cause to be done in and Aboute the prmisses by virtue of these prsents, sealed with my seale the 12 day of March 1681/2. sealed wth

Tho: Jarvis black Wax

Sealed and delivrd in	proved in Court by the oath of mr Charles
the prsents of	Blaneheill the first of Aprill (in Henrico
John Lewis	County) Anno Dom 1682
Marke Watterson	Test Wm Randolph Cl Cur
Charles Blaneheill	& Recordatr p W R Cl

Henrico Co. Records No. 1, 1677-1692, p. 214

Not knowing what the Lord hath ordained or at what tyme he may take (me?) out of this life I doe settle my estate of lands as followeth, I give & bequeath to my sonne Thomas all my land below the ware & to keepe the ware runn for his Bownes till it shall come to ye spring at ye heed & then to follow a bottom on ye lower side of the clearing of John Rabon, to the hundred roade path, and then on a straight roade or corse to the land I Sold Petter Ashbrooke between? ? to cross pocketts path: to my younger sonnes Wm & Edward Harris I give ye rest of my dividend, Wm to have the plantation where I now live, & Edward ye land next Ashbrooke But Wm to extend Outwards one hundred yards beyond ye cleering of John Rabon on the path called pocketts path & thence on a straight course to ye redd watters & Edward the Heds next to pettr Ashbrookes line as allsoe to ye Ashen swamp above to them & thier heires,; Neither to sell unlesse the one to ye other & if eyther die without Ishew the land to come to ye surviver, my two younger sons to live with their mother till ye age of sixteene, if shee marry if not till 19 yeares of age: my will is that my wife live on the plantacon during her life but not to hinder my sonne Wm at the head of ye Ware if he come for himself I desyre my freinds Mr Tho: Cocke & Mr Wm Randolph to see this my will performed In wittnesses of every pte hereof I utt to my hand this 20th day of Aprill 1678./

WM HARRIS

Signed in presence of	proved in Henrico County Court
Rich Lygon	the first day of ffebdy 1678 by
ye marke of	the Oath of Anne Steward one
Ann Stuart	of the witnesse to the Will above
	written and Entered amongst the
	records of the sd Court
	p Wm Randolph Cl Cur

Henrico Co. Records No. 1, 1677-1692, p. 68) ____

brought by John Brodnax against Willm. Soane for a Certaine ______ aining two hundd & seventy Acres now or late in the possession _____ ye Coty: & pish of Hen:co being part of a pattent for 820 Acres granted unto s Scituate lying and being in the parish & Coty aforesaid on wch is one _____ouses and appurtenances thereto belonging wch will: Randolph of Hen:co _____ised unto The sd John Brodnax for a term not yet Expired ______PON at a Court held for ye Coty aforesd ye first day of Ober last _____of ye meer Right.

____g that ye Sher: f Should Summon twelve men of his vissinage WHO

by & with the assistance of an able surveyor to lay out the aforesaid <u>eventy</u> Acres of land acording to ye antient known bounds thereof ____ Report of ye Damages &c WHO (to wit) Allanson Clerke _____ omack, Benj:a Hatcher, Robt: woodson, John Archer, ffra: ____obt Sharpe, Thomas East, william Clarke, John watson, Philemon _____ un? Knibb UPON their oaths did find that the sd Plantiff hath them a pattent granted unto Capt Thos. Harris dated ye 25th day __ebry: 1638 for Eight hundd: & twenty Acres of land Scituate lying and ing in ye Coty: of Hen:co comonly called and known by the name of long eild with Swamp and marsh Begining at a Little Creek over against the _____ of Capt. martynes bounded north ward on ye back side of ye swamp East South ____est? into ye woods towards Bremo wth: marked trees, west north west upon ye maine River, and South South west upon the head wth marked trees Alsoe And alsoe a coveyance from william Harris the Son of the aforesd Capt Thomas Harris to Roger Green for 820 Aceres of land more or less now known by ye name of Curles wth Swamp & marsh bounded as is before Expressed in a pattent dated the 25th of ffeb:ry 1638; The sd Conveyance beareing date ye 17th of march in the 15th yeare of King Charles ye 2d &c and Entred amongst the Records of Henrico County. ALSOE one other conveyance dated the 5th day of 9ber 1668 from ye aforesd Roger Green mercht to Thomas Ballard of ye City of James City Gent: for Eight hundd & twenty Acres nore or less commonly called & known by ye name of Curles, Formerly called Long ffeild with a Swamp and marsh begining and bounding as is before Expressed in the aforesd Pattent dated the 25th of ffebry 1638 and acknowledged & Recorded in the Gen:ll Court Records ALSOE one other pattent Endorsed on ye back of the aforesd Pattent dated the 25th of ffeb:ry 1638 from the aforesd Thomas Ballard unto Nathll Bacon dated ye 28th of 8ber 1674 and Acknowledged & Recorded in the Genll Court, Alsoe one other pattent granted upon an Escheate found for his maj:te from ye aforesd Nathll Bacon of high Treson as: Granted by his Excellency ffrancis Nicholson Esqr: unto wm Randolph Gent: / with all armarages due to his majestie for four hundred & Eighty Acres with other lands the sd four hundd: & Eighty Acres being the Remainder of the aforesd Pattent for Eight hundred and twenty acres after ye severall parcells excepted in ye aforesd Deeds and taken out; And called Curles Formerly longfield with Swamp and marsh begining and bounding as is before Expressed in ve aforesd Pattent dated the 25th of ffebry 1638

WEE also find that the land of Capt martyns Lies Down in the hundred neck adjoyning upon ye Swamp commonly called and known by ye name of martynes Swamp over against which Land wee find a Little Creek wch Runs into ye Swamp called Curles Swamp, and in the next Creek to the mouth of Bremo Creek the mouth of which Creeke we finde to be ye begining of the

Henrico Co. Order Book 1694-1701, p. 3

Henrico Co. Order book 1678-1693, p. 352:

The Survey of the Land belonging to ms Mary Ligon in Curles being in this Court return'd & it appearing that he same hath taken in some part of ye Land claimed by John Woodson Carpenter, who is not psent in Court to make his Objections agt ye same It bieng supposed that he is thereby prejudiced, the Recording of ye sd survey is suspended till the next Court that the sd Woodson may have Notice thereof; wch mr Richd Cocke in Court promises to give him. [1 Xbris 1690 term]

p. 354: The Confirmacon of a Survey lately made of <u>Curls pattentt</u>, & a parcell thereof belonging to ms Mary Ligon by mr Theo: Bland being last Court referr'd, & now again Objected ag:t For that It varyes much From the Antient known bounds of ye whole Quantity of Land granted be included That then they ought to be retain'd & continued, & that ms Ligon ought to have her two hund:d Acres at ye upper side thereof according to her Father's will; Whereupon it is concluded & agreed upon by ye parties concern'd who are psent That they will between this & ye next Court inequire into & endeavour to ascertain ye sd Antient bounds - Round ye sd land (there being now some small part unknown) and that they will give an Acct of their proceedings to ye next Court.

[2 Feb. 1690 term]

p. 360: [on left margin: mr Pet Field mr Richd Kennon psents]

Whereas in Octor Court last at ye peticon of ms Mary Ligon an Order was Obtained For ye Survey of Curles pattent Pnd Theod: Blande, wch be=ing P form'd at ye presentatacon thereof It was objected that ye Courses there? run did vary much from ye antient known bounds of ye sd Land wthin wch as was then ptended the whole Quantity granted is included For wch reasons ye sd Survey was not confirm'd but It was in Court concluded & agreed upon (ye 2:d day Feb:y last) by the Owners of ye adjacent lands that they would omdeavpir to Find out & ascertain ye antient bounds thereof (wch was p ye court) conceiv'd ye Instest? & most convenient & legall way In Order whereunto the sd Parties concern'd Viz:t mr Richd Cocke senr mr Richd Ligon For & in behalf of ms Mary Ligon his Mother, & John Woodson Carpenter haveing been round the sd Land belonging to Curles pattent do Find several Old Mark'd & procession'd trees; wch in a Scheme or Platt of ye sd land they have laid down & psented to ye Court; And did ____gd? & concluded in open Court For themselves their heirs & assigns That a Line or lines run From each of ye sd Old Mark'd & procession'd trees to ye other next tree shall From hence forth For ever bound & conclude the claims of any of ye sd Partyes their heirs & Assigns excepting & wth this Proviso That whereas in one place It is conceiv'd severall trees maybe missing

p. 362: And that it is Found a Straight line run as is before express'd doth cutt off & take away an Angle of Land belonging to ye above named John Woodson Carpenter & give ye same or ye like Quantity to mr Richd Cocke wch Angle mr Ligon being a Surveyor in court affirms doth not contain above two Acres the sd Woodson For himself his heirs & Ass:s doth Agree as abovesd provided ye sd Angle taken away doth contain noe more land, otherways not; And ye sd mr Cocke wth ye sd Angle doth hold himselff contented For ye losse of wtever land ye before specifyed bounds doth take From him; ms Ligon being to have her Full Quanti=ty of two hund:d Acres (being a certain Quantity) given by her Father) out of ye whole pattent laid out according to ye will of her sd Pattent For Curles & wt quantity it wants in lenth to have in breadth. And mr Richd Ligon is requested to make & return to ye next Court a particular Survey & acct: of ye Several courses & trees laid down in ye before mencon'd Platt psented to be enter'd amongst ye Records of this County

(1 April 1691/0 term -sic)

p. 367:

Whereas in the last Court's order concerning ye bounds of Curles Pattent There is A Proviso That whereas in one place it is conceived) severall trees a may be missing & that it is found a Strait line &c: mr Richd Cocke & John Woodson on whose behalfs the sd provisor was made did this day in Court appear & declare their Full, free, & constant assent to & content in 2 wth the line or bounda=ry therein mencond For themselves their heirs & assigns For ever; wch line doth run From a Corner pokickory North North eest about two degrees Easterly In Woodson's head Corner being a black Oak (as is in Court declared by mr Richd Ligon Surveyor (1 June 1691 term)

p. 435:

In the Accon of Tresspa depending between mr Richd Cocke senr plt & Jno Woodson Jun defendt, the plt by his peticon complaining For that ye sd deft on or about ye 15th of Octob last as well as sundry other times both before & since wth Force & Arms into & upon a certain peice or parcell of Land belonging to him the sd plt Scituate & being in this County of Henrico & known by ye name of Curls Swamp, did Enter, & wthin the limitts thereof wthout leave of him the Proprietor First obtain'd did hunt or shoot contrary to ye LXXI Act of Assembly in ye printed book the defendt thereto pleads Not Guilty And saith That ye aforesd Tract of Land called & known by the name of Curls Swamp Scituate as aforesd doth not belong to ye plt nor hath he right thereto, but that ye same is par cell of the Lands late in ye possession of Nathl Bacon Junr decd. and in Court produces the copy of a Pattent (by him Alledged to be For ye Land aforsd) granted unto Cap Tho Harris decd, under whom by several mean Conveyances ye sd Bacon Claimed. upon wch plea Edwd Chilton Esqr their Maties Attorney Gent (being psent) Informs the Court That by Order of Councell mr Auditor Byrd & himself are impower'd & comanded to look after & Secure their

p. 436 (tattered):

Henrico County Order Book 1694-1701, p. 113:

John Woodson senr plt. complains against William Parker senr defend: t in a plea of trespass for that that is to say the aforesd dep? sometime in the month of June last past in the parish of

Henrico in the County aforesd with force and Arms did take and carry away from the plts own landing in Curles in the aforesd Coty. & parish an able strong stanch Canoe of ye plt. of the price & value of five hundred pounds of Tobo without the plts lyesscence, contrary to 118 Act of Assembly in the published? book; And to the plt Damage one thousand pounds of tobo, for wch he hath brought his Suite and demands Judgement &c. To which the Defendt by mr Barth: fowler his attorney pleads not Guilty in manner and forme and thereof puts him selfe upon his Country; Wherefore it was ordered that a jury be impannelled & sworne to bry ye same To witt ffrancis Reave John Watson, John Cocke, John B___n?, Jno Steward, Ja: Eakin, Abra: Baly, Gilly Gromarrin, ffran: Patram, Thos. Taylor Christopher Branch Antho More who returne for verdict. "Wee finde for the defendent and the sd verdict is confirmed by the Court and order for a non suite is awarded agts the plaintiff according to law wth Costs et al Exd. (1 August 1696 term)

p. 296:

_______of the aforesd Pattent fo_____ mouth of ye sd Little Cre_____ Acres pt:a? to be bound____ Swamp & Longfie[ld] ______ of the River be ____ East three hundd _____ Divideing this _____ that the parties ______ and Agreed to set fou_____ between them south five ______ to a small Maple two hund[d] ______ hree pole W? ___ alsoe by ye Report of mr Jam_____ ____ ige Surveyor that line from ye sd Maple to ye mouth of ye sd Little Cree[k] _____ East fifteen degrees South two hundred and Eighty pole _____ of ye sd Pattent throught ye swamp sunken Ground and ma[rsh?] _____

Wee Alsoe finde the defedant produced a pattent bearei[ng] _____the 28th day of April 1691 for two hundred seventy Ac[res] _____ swamp Marsh & sunken Ground lying in Hen:co Coty & _____ parish (vizt) begining at the Hedge Row dividing Bremo _____ the pattent of Curles and runeth thence into ye swamp south ______teen Degrees west two hundd & six pole crossing ye main Creek of _____ Curles Swamp to a corner black walnut on y[e] _____ maine River thence down ye River as it trendeth to ye mouth of a great Creek of Curles Swamp thence crossing ye mouht of the sd Creek west and by North half north fouty nine poles to the marsh thence North North west half west Sixteen poles to ye Dry land and thence along ye swamp side as it trendeth to ye place wee began, wch sd Pattent bounded as aforesd we finde to be in the plantiffs pattent beareing date the 25th of ffebruary 1638. All which Deeds produced by the aforesd Plantiff if they are adjudged a good title in ye Law- in fee for ye sd plants wee then finde for ye plantiff & Eleven pounds fiveteen shill. sterling Damages And if the aforesd Deeds makes the plantiff no good title wee then finde for the defendant which verdict being produced it Last Court being held for the Coty. on ye first day of Jan'y last the plant. moved that the same might be opened and over thereof had, which according to order was done; and upon the pray er of the plantiff ordered to be Recorded. At which time the aforesd Defendant by Robyrt Hale Gent___? Attourney Did move in Arrest of Judgmt that he might have time untill?_____ out of ye Clerke office a copy of ye Jury's verdict and other ______ pers_____ for his Dues? re_____d time was accordingly given

(1 _____ 1700 term)

(Henrico Co. Deed Book 1: 100; on margin: Randolph to Randolph.)

KNOW ALL MEN by these presents that I John Randolph of the County of Henrico am held and firmly bound unto Ryland Randolph of the said county in the just and full sum of two thousand pounds current money of Virginia to be paid unto the said Ryland Randolph his certain Attorney his Heirs Executors administrators or Assigns: To which payment will and truly be made I bind myself jointly and severally my joint and several Heirs Executors & Administrators firmly by these presents sealed with my Seal and dated this twelfth day of July Anno Dom on thousand seven hundred and sixty nine.

THE CONDITION of the above obligation is such that if the above bound John Randolph do and shall well and truly pay or cause to be paid unto the said Ryland Randolph his certain Attorney his Executors Administrators or Assigns the just sum of one thousand pounds current money of Virginia in or before the first day of April seventeen hundred and seventy then the above Obligation to be void or else to remain in full force and virtue.

John Randolph LS

Sealed and Delivered	
in the presence of	At a court continued & held for Henrico County at
Thomas M. Randolph	the Courthouse in Richmond the 2d of July 1783.
James Coupland	This Bond was proved by the Oath of Thomas Mann
David Coupland	Randolph a Witness thereto and Ordered to be
	Recorded
Examd.	Teste Adam Craig C C

(Henrico Co. Deed Book 2: 305-6; on the margin: Randolph to Randolph)

This Indenture made the twentieth day of September in the year of our Lord One thousand seven hundred and eighty five. Between Richard Randolph of Curls, of the one part and Richard Randolph the younger his eldest son and heir apparant of the other part. Witnesseth that for the purpose of advancing him the said Richard Randolph the younger and for and in consideration of a marriage intended shortly to be had and Solemnized; between him and Miss Maria Beverly, the eldest daughter of Robert Beverly esquire of Blandfield, and also for and in consideration of the sum of five pounds, to the said Richard Randolph, by the said Richard Randolph the younger in hand paid, the Receipt whereof is hereby Acknowledged he the said Richard Randolph hath bargained Sold Aliened granted enfeoffed and confirmed, and by these presents doth grant, bargain, sell, Alien enfeoff and confirm unto the said Richard Randolph the younger his heirs and Assigns forever all the right, title and Interest of the said Richard Randolph to a certain tract of land lying and being in the parish of Henrico in the county aforesaid, and called Turkey Island TO HAVE AND TO HOLD the premises to the said Richard Randolph the younger, for and during the Joint and seperate lives of the said Richard Randolph and Anne his wife. But it further covenanted between the parties to these presents, that if the said Richard Randolph shou'd not acquire a title to the said land but shou'd lose or Yield the possession thereof that he will lend to the said Richard Randolph the younger During the Joint and seperate lives aforesaid of the said Richard Randolph & Anne his wife, my plantation lying on both sides Appomatiox River, in the County of Prince Edward Prince Edward and Cumberland, containing by estimation One

thousand Acres of land together with half the Nett profits of a compleat Merchant Mill thereon. In Testimony whereof the parties hereunto, have affixed these hands and seals, the day and year first above written.

Richard Randolph LS Richard Randolph Junr. LS

Adam Craig c. c.

Sealed and delivered in presence of Brett Randolph, Wilson Cary Tho. Nelson jr. James Currie Jerman Baker Hen Randolph D. M. Randolph

At a monthly Court held for Henrico county at the Courthouse in the City of Richmond, on Mondday the 3d. of July 1786.

This Indenture was proved by the oaths of James Currie, Henry Randolph and David M. Randolph, witnesses, and Ordered to be Recorded.

Teste

Examd.

(Henrico Co. Deed Book 2:306-7; on margin: Randolph to Randolph)

This Indenture made the twentieth day of September in the year of our Lord One thousand seven hundred and eighty five. Between Richard Randolph of Curls of the one part and Richard Randolph the younger his eldest son and heir Apparent of the other part. Witnesseth that for the purpose of advancing hm the said Richard Randolph the younger, and for and in consideration of a Marriage intended shortly to be had and Solemnized; between him and Miss Maria Beverley the eldest daughter of Robert Beverley, esquire, of Blandfield, and also for and in consideration of the sum of five pounds, to the said Richard Randolph by the said Richard Randolph the younger in hand paid, the Receipt whereof is hereby Acknowledged; he the said Richard Randolph hath bargained sold, Aliened granted, enfeoffed and confirmed, and by these presents doth grant, bargain, sell, Alien, enfeoff and confirm unto the said Richard Randolph the younger his heirs and Assigns forever all that tract or parcel of land lying and being in the parish of Henrico in the County aforesaid, commonly called Curls, with the tract or tracts of alnd thereto adjoining or belonging: TO HAVE AND TO HOLD the premises with the Appurtenances to him the said Richard Randolph the younger his heirs and Assigns to the only proper use and behoof of him the said Richard the younger his heirs and Assigns forever. But it is further covenanted between the parties to these presents, and understood, to be condition thereof that the said Richard Randolph and Anne his wife shall hold the premises during their joint and seperate lives, and that if the said Richard the you(nger) _____ shall not leave at his death any issue, he shall not be at Liberty to devise the land called Curls, with the tract or tracts adjoining thereto, from his heir at Law. In Testimony whereof the parties thereof have Affixed their hands and seals, the day and year first above written.

> Richard Randolph L S Richard Randlolph jr. L S

Sealed and delivered in presence of Brett Randolph, Wilson Cary Tho. Nelson jr. James Currie Jerman Baker 21st March 1786. Hen. Randolph DMRandolph

At the Monthly Court held for Henrico County at the Courthouse in the City of Richmond on Monday the 3d. July 1786.

This Indenture was proved by the Oaths of James Currie, Henry Randolph and David M. Randolph witnesses thereto and Ordered to be Recorded.

Teste

Examd.

Adam Craig c. c.

(Henrico Co. Deed Book 2: 537-9; on margin: Good to Randolph)

This Indenture made this second day of June in the year of our lord one thousand seven hundred and eighty eight Between Thomas Goode of the county of Henrico of the one part and Brett Randolph of the County of Powhatan of the other part- Witnesseth that the said Thomas Goode for the consideration of the sum of Five hundred pounds current money of Virginia to him in hand paid by the said Brett Randolph the receipt whereof he the said Thomas Goode doth hereby own and that he is therewith fully satisfied contented and paid and thereof and therefrom doth absolutely acquit and discharge the said Brett Randolph; hath granted bargained sold aliened enfeoffed and confirmed and doth in and by these presents grant, bargain, sell, alien, enfeoff and confirm unto the said Brett Randolph and to his heirs and assigns forever, one certain tract or parcel of land situate in the County of Henrico and containing by estimation two hundred and fifty acres be the same more or less and bounded as followeth viz: on the east by the lands of Samuel Garthright and David Ross & Co. on the North east by Banks Wade, on the north by Col. Richard Adams, on the west by Edward Goode and on the south by Benjamin Goode by a linebeginning at a corner near a path and running south eighty four and an half degrees east to the line of Samuel Garthright, together with all and singular the houses, orchards, fences and inclosures as also all woods underwoods waters and water courses with all other the appurtenance and appurtenances to the said land belonging or in any wise appurtaining and also all the right, Title, Interest, property, possession, Inheritance, claim and demand whatsoever of him the said Thomas Goode of in or to the same or to any part thereof TO HAVE AND TO HOLD this the said Two hundred and fifty acres of land be the same more or less unto the said Brett Randolph and to his heirs and assigns forever with all the appurtenances to the same belonging unto the only proper use and behoof of him the said Brett Randolph and to his heirs and assigns forever, and the said Thomas Goode for himself his heirs executors and administrators doth covenant promise and agree to and with the said Brett Randolph his heirs executors administrators and assigns that he the said Thomas Goode at the time of the ensealing and delivery of these presents is and standeth rightfully and lawfully seized of and in the lands and premises aforesaid of a good sure perfect and indefeazible estate of inheritance in fee simple and that he hath good right full power and lawfull authority to sell and convey the same inmanner and form aforesaid and that he will forever warrant and defend the same from all manner of persons whatsoever and that he will from time to time and at all times hereafter forever make such further assurance by Deed or othewise as shall be by the said Brett Randolph his heirs executors adminstrators or assigns reasonably injured for the further sure? making of

the same; it being always at the proper cost	s and charg	ges of	f the said Brett Randolph his heirs
executors administrators and assigns In Wi	tness where	eof he	e the said Thomas Goode have set to
his hand and affixed his seal the day and ye	ear above w	ritter	1.
Signed Sealed and Delivered			his
In presence of us	Thomas	Х	Goode Ls
Hales Sharp, Joseph Goode his			mark
Thomas + Matthews			
mark			
Mamorandum that guist and passable page	sossion and	coic	in of of the within mentioned lands

Memorandum that quiet and peaceable possession and seisin of of the within mentioned lands and premises with the appurtenances thereto was had and taken by the within named Thomas Goode and in his own proper person was delivered unto the within named Brett Randolph according to the form and effect of the within written Deed and in due form of Law In Witness whereof the said Thomas Goode hath set to his hand and seal this second day of June Anno Dom one thousand seven hundred and eighty eight.

Test Samuel GoodehisJoseph GoodeThomashisThomasGoodeLShismarkThomas I Matthewsmark

At a monthly Court held for Henrico County at the Courthouse on Monday the 2nd of June 1788-This Indenture together with the memorandum thereon endorsed were proved by the oaths of Samuel Goode, Joseph Goode and Thomas Matthews witnesses thereto & ordered to be Recorded

Teste

Adam Craig c c

Examined

(Henrico Co. Deed Books 4:63-65; on margin: Randolph & ux (to Burwe)ll).

THIS INDENTURE made this twenty third day of December in the Year of our Lord One thousand seven hundred and ninety: Between Brett Randolph and Ann his Wife of the County of Powhatan of the one part and Lewis Burwell of the County of Henrico of the other part Witnesseth, that the said Brett Randolph and Ann his wife for the consideration of the sum of

(sic) current money of Virginia, to them in hand paid by the said Lewis Burwell the receipt whereof they the said Brett Randolph and Ann his wife doth hereby own and that they are therewith fully satisfied content and paid and thereof and therefrom doth absolutely acquit and discahrge the said Lewis Burwell HAVE granted, bargained, sold, aliened, enfeoffed and confirmed; and do in and by these presents, grant, bargain, sell, alien, enfeoff and confirm unto the said Lewis Burwell and to his Heirs and Assigns forever one certain Tract or parcel of Land situate in the County of Henrico and containing by estimation two hundred and fifty Acres be the same more or less and bounded as followeth Vizt: On the East by the Lands of Samuel Gathright and David Ross and Company, on the North East by Banks Wade, on the North by Col: Richard Adams, on the West by Edward Goode and the South by Benjamin Goode by a line

beginning at a Corner near a path and running South eighty four and a half degrees East to the line of Samuel Gathright together with all and singular the houses, Orchards, fences and inclosures as also all woods underwoods, waters and water courses with other the Appurtenances and appendances to the said Lands belonging or in any wise appurtaining, and also all the right, title, interest property, possession, inheritance, claim and demand whatsoever of them the said Brett Randolph and Ann his wife in or to the same or to any part thereof TO HAVE AND TO HOLD the said two hundred and fifty Acres of Land be the same more or less unto the said Lewis Burwell and to his Heirs and Assigns forever with all the appurtenances to the same belonging unto the only proper use and behoof of him the said Lewis Burwell and to his Heirs and Assigns forever: And the said Brett Randolph and Ann his wife for themselves their Heirs Executors and Administrators do covenant promise and agree to and with the said Lewis Burwell his Heirs, Executors Administrators and Assigns that they the said Brett Randolph and Ann his wife at the time of the ensealing and delivery of these presents are and stand rightfully and Lawfully seized of and in the Lands and premises aforesaid of a good, sure, perfect and indefeasable Estate of inheritance in fee simple and they they have good right full power and Lawful authority to sell and convey the same in manner and fore aforesaid and they they will forever warrant and defend the same from all manner of persons whatsoever and that they will from time to time and at all times hereafter, forever make such further assurance by Deed or otherwise, as shall be by the said Lewis Burwell his Heirs Heirs, Executors, Administrators or Assigns reasonably required for the further sure making of the same, it being always at the proper costs and charge of the said Lewis Burwell his Heirs Executors Administrators and Assigns IN WITNESS whereof they the said Brett Randolph and Ann his Wife have set their hands and affixed their seals the day and year above written.

Brett Randolph LS

Signed, Sealed and delivered In the presence of Thomas Keene, John Warington John McIndoe

Memorandum. That quiet and peacable possession and Seisin of the within mentioned Lands and premises with the appurtenances thereto- was had and taken by the within named Brett Randolph and Ann his Wife and in their proper persons was delivered unto the within named Lewis Burwell according to the form and effect of the within Deed and in due form of Law. In Witness whereof, the said Brett Randolph and Ann his wife set their hands and Seals this 23d. day of December Anno Domi One thousand seven hundred and ninety. Test Brett Randolph LS

Ann Randolph LS

Thomas Keene, John Warrington John McIndoe

Ann Randolph LS

THE COMMONWEALTH of Virginia To Nathaniel Wilkinson, Thomas Prosser, and Miles Selden Gentlemen Justices of Henrico County Greeting: Whereas Brett Randolph and Ann his Wife, by their certain Indenture of bargain and sale bearing date the twenty third day of December One thousand seven hundred and ninety; have sold and conveyed unto Lewis Burwell a Tract of Land containing two hundred fifty acres with the appurtenances lying and being in the County of Henrico; And whereas the said Ann cannot conveniently travel to our County Court of Henrico to make acknowledgment of the said conveyance therefore we do give unto you or any

two or more of you power to receive the acknowledgment which the said Ann shall be willing to make before you of the conveyance aforesaid contained in the said Indenture hereunto annexed, and we do therefore command you that do personally go to the said Ann and receive her acknowledgment of the same and examine her privily and apart from the said Brett Randolph her husband; whether she doth the same freely and voluntarily without his persuasions or threats and whether she be willing that the same be Recorded in our County Court of Henrico aforesaid and when you have received her acknowledgment and examined her as aforesaid that you distinctly and openly Certify us thereof in our said County Court under your Seals sending then there the said Indenture and this Writ Witness Adam Craig, Clerk of our said Court the 23d. day of December 1790 In the fourteenth Year of the Commonwealth

Adam Craig c. c.

Henrico County to wit

In obedience to the within Commission to us directed we have personally waited on the within named Ann Randolph wife of the within named Brett Randolph and examined her privily and apart from the said Brett her husband who freely and voluntarily relinquished her right of Dower in the Land and premises conveyed by Deed hereunto annexed and is willing that the same should be recorded in the County Court of Henrico Certified under our hands and Seals this 23d. day of December 1790.

> N. Wilkinson Miles Selden

At a Court held for Henrico County on Monday the third of January 1791 This Indenture together with the Memorandum of Livery and Seisin thereon endorsed were proved by the Oaths of John Warrington and John McIndoe witnesses thereto: And at another Court continued and held for the said County on Tuesday the sixth of November 1792 The said Indenture and Memorandum were acknowledged by Brett Randolph a party thereto and together with the Commission ----- annexed and the Certificate of the Execution thereof Ordered to be Recorded. Examd. Test

Adam Craig c. c.

(Henrico Deed Book 5:252-5; on margin: Randolph to Heth} Deed Trust.... Inclosed to Colo Heth the 9th of April 1799 at his desire AC). Note: the number of the slaves below is written above the name of each one between the lines in the original document.

This Indenture made and entered into this twe(nty) seventh day of November in the year of our Lord one thous(and) seven hundred and ninety five, between Richard Rand(olph) of Curles in the county of Henrico of the one part, and Wi(lliam) Heth of the City of Richmond and Thomas Pleasants Jun(ior) of the same county of the other part. Witnesseth that the said Richard Randolph for and in consideration of the Sume of one one dollar current money of the United States, to him in Hand paid the receipt whereof he doth hereby acknowledge and confess-hath granted bargained, and sold to the said Harry Heth and Thomas Pleasants Junior, the following twenty slaves, to wit: 1 Titus and 2 Flora, with their children 3 Joe, and 4 Dolly, 5 Tom &? 6 Tom Mann, 7 Harry, 8 Dick & his wife 9 Nelly & Son 10 Latille, 11 Will & his wife 12 Diana, 13 Morocca and his wife 14 Mary & Children 15 Jack 16 Polly and 17 Billy, 18 Milly, 19 Eady and 20 Titus a lad- To have and to hold the said twenty slaves and their increase to the said

Harry Heth and Thomas Pleasants jr. and their Heirs and assigns forever, to their own proper use & behoof forever. In Trust nevertheless that whereas the said Richard Randolph is indebted to William Heth of the County of Henrico aforesaid in the sum of two thousand six hundred and thirty eight dollars, and sixty seven Cents of three PCent Stock of the united States and the further sum of three hundred and forty Dollars current money of the United States, and being desirous to secure the payment of the aforesaid sums to the said William Heth his Heirs, Executors Administrators or assigns- Now if the said Richard Randolph shall fail to pay to the said William Heth his Heirs, executors, Administrators or assigns on or before the first day of January in the year of our Lord One thousand seven hundred and ninety seven the said sum of two thousand six hundred and thirty eight Dollars and sixty seven Cents in three pcent Stock of the United States or the true or current value thereof as he the said William Heth his Heirs, Executors, Administrators or assigns may choose and prefer together with three PCent In=terest thereon to be duly paid quarter yearly, as such interest has been paid by the united states, or if the said Richard Randolph shall fail to pay to the said William Heth his Heirs Execut(ors) Administrators or assigns on or before the said first day of Jan(uary) one thousand seven hundred and ninety seven, the aforesaid sum of three hundred and forty dollars Current money of the United States, with legal interest from the date thereof, then the sai(d) Harry Heth and Thomas Pleasants Jr., their Heirs, Execut(ors,) Administrators or assigns shall sell the said Twenty Slaves (&) their increase by way of public auction (first giving thirty days notice in some news paper of the City of Richmond for ready money or so many th(ings?) as will be sufficient to pay and discaharge the debts & interest aforesaid, toether with such charges as may attend the said sale and the recording this Deed, and whatever surplus may rema(in) after the discharge of the same shall be paid to the said Richard Randolph his Heirs Executors Administrators or assigns and that the said Harry Heth and Thomas Pleasants Junior, on such sale taking place shall convey by Bill (of) Sale all the Slaves so sold, clear from the lett hindr(ance) or molestation of him the said Richard Randolph (his?) Heirs, Executors Administrators or assigns. In witn(ess) whereof the said Richard Randolph hath hereunto set h(is) Hand and affixed his seal the day and year first above written.

Richd. Randolph (LS?)

Signed Sealed and delivered in presence of G. Briggs, W. Moncure Saml G. Adams

Acknowledged this 27 day of September 1796 before us James Wood Wm Radford John Thompson

At a court held for Henrico county at the Courthouse the? sixth of February 1797. This Indenture of Trust was proved by the oath of James Wood esqr. a witness thereto. And at the same Court continued and held for the said County on the day following: The said Indenture was also proved by the oath of William Radford another witness thereto. And at another Court held for the said County at the Courthouse aforesaid the second day of May 1797. The said Indenture was further proved by the Oath of John Thompson another witness to the same; and ordered to be Recorded.

Examined

Teste

Adam Craig C C Cur:

(Henrico County Deed Book 5:263-4; on margin: Deed (Randol)ph &? _____ agent of _____ Gallegothe? _____holder of _____ rely this _____ 1805)

This Indenture made this twenty sixth day of May in the year of our Lord one thousand seven hun=dred and ninety seven, between Lewis Burwell esquire of the City of Richmond of the one part, and David Meade Randolph esq of the said City of the other part Witnesseth that for and in consideration of the sum of Seventy nine pounds lawful money of Virginia to the said Lewis Burwell in Hand paid by the sd David M Randolph at or before the ensealing & delivery of these presents, the receipt whereof he the said Lewis Burwell doth hereby acknowledge, he the said Lewis Burwell hath granted bargained and sold unto the said David M Randolph his Heirs and assigns forever one certain piece or parcel of Land situate lying and being in the City of Richmond known and distinguished in the plan of the said City of Richmond by Lot no. 545 (number five hundred and forty five) which said piece parcel or Lot of Land was one of the prizes in the Lottery of William Byrd decd. which was conveyed to the sd. Lewis Burwell by Charles Carte(r) esq. of Shirley only surviving trustee of the said William Byrd in pursuance of a decree of the Honble the high court of Chancery made in the twenty first day of March in the Year of our Lord one thousand seven hundred and ninety four four in a suit wherein the said Lewis Burwell was th and the said Charles Carter Trustee aforesaid Deft. with the priviledges, rights members and appurtenances there(of) belonging with all the right Title and Interest of him (the) said Lewis Burwell in and to the above bargained p(re)mises hereby granted or mentioned to be granted, To have and to hold the above bargained premises to h(im) the said David M Randolph his Heirs and assigns for(ever) (for?) the only proper use & behoof of him the said David M Randolph hs Heirs and as(signs) forever, And the said Lewis Burwell doth by these pres(ents) for himself and his Heirs covenant promise and agree and with the said David M Randolph his Heirs and assign(s) all and every part of the above bargained premises; In Witness whereof the party to these presents have hereunto set their Hands & affixed their seals the day and Year first above written. Sealed and delivered Lewis Burwell (LS?) in presence of Wm Berkeley Saml Mosby Thos L. Griffin David Lambert

Jno Barret

At a Court held for Henrico County at the Court(house) the fifth of June 1797 This Indenture was pr(oved) by the oaths of William Berkeley, Samuel M(osby) and David Lambert Witnesses thereto, and ordered (to) be Recorded.

Examined

Teste

Adam Craig C_____

(Henrico County Deed Book 5: 500-2; on margin: Randolph & Ux with Heth.... Inclosed to Colo Heth the 9th of April 1799 at his desire AC)

Articles of Agreement indented and Concluded this ninth day of De____ in the year one thousand seven hundred and ninety seven to be annexed o and constitute and make part of a Deed of

Bargain and Sale bearing even date with these presents between Richard Randolph and Maria his wife of the one par(t) William Heth of the other part Whereas the title of the said Richard Randolph('s) tract or parcel of Land called Curles the whole of which is Mortgaged in fee simple to (the) said William Heth and a moiety of which is Conveyed also lately in fee simple to said William Heth by the said Richard Randolph and Maria his Wife by the D(eed) of bargain and Sale aforesaid is now depending and undetermined finally (at) the high Court of Chancery and It is Covenanted and agreed between the Par(ties) hereto that on the One hand the Sums herein after expressed shall be paid as h(ere)after is provided when the said title shall be finally determined and on the d_____ that they shall not be demandable untill the said title shall be finally determined Now these Articles Witness that as soon as the said title shall be finally determined if it be finally determined in favor of the said Richard Randolph the sai(d) William Heth hereby binds himself his Heirs Executors and Administr(ators) to pay unto the said Richard Randolph his executors Administrators and as(signs) the just and full sum of Twenty thousand dollars Current money of the United States in manner and form following that is to say Five thousand Dollars the said Richard Randolph's mother Anne Randolph with Interest there(in?) according to a Deed of Mortgage from the said Richard Randolph to the said Anne Randolph bearing date the ninth day of March One thousand seven hundred and ninety three and recorded in the District Court hold in Richmond Six thousand seven hundred Dollars more or less with Intere(st) therein to the Executors of Anthony Singleton deceased according to a Deed of Mortgage from the said Richard Randolph to the said Anthony Singleton bearing date the first day of April One thousand seven hundred and ninety fo(ur) and recorded in the said District Court for which sums the said William He(th) to be Responsible only as standing in the place of the said Richard Randolph and William Heth is on the next place to retain in his own hands a sufficie_____ to discharge the Debts due to him by the said Richard Randolph under the first recited mortgage aforesaid to himself from the said Richard Randolph dated the twenty first day of of July in the year One thousand seven hundred and n(inety) four and recorded in the General Court of this Commonwealth and under two (deeds) of Trust for slaves from the said Richard Randolph to Harry Heth, John M(osby?) and Edward Carrington for the use of the said William Heth bearing date the twenty fourth day of January in the present year and recorded in the general (court) aforesaid and also for other Debts now due or which maybe due to the said Willi(am) Heth from the said Richard Randolph by open Account and the balance of the twenty thousand dollars is to be paid to the said Richard Randolph his Execut(ors) Administrators and assigns by the said William Heth his Heirs Executors an(d) Administrators Provided always that if the whole or any part of the buildings of whatever description shall be destroyed altogether or in degree only by fire _____ the title to the Lands now Conveyed by the Deed of bargain and Sale of which this Article are to make a part shall be Confirmed in favour of the said Richard Randolph as in the said Deed is specified then it shall be lawful for the said William Heth his Executors and Administrators to retain of the moneys accruing to the said Richard Randolph and due by him to his Mother Anne Randolph and the Executors of Anthony Singleton- aforesaid to the amount of such destruction to be estimated in proportion to the Valuation hereto annexed. In testimony whereof the parties to these presents have hereunto interchangeably subscribed their names and affixed their Seals the day and year first above Written Signed Sealed and acknowledged Richard Randolph seal In the presence of **Ryland Randolph** Maria Randolph seal Lucy Randolph

Mary Randolph

W. Heth seal

Acknowledged by Richard Randolph before us this eighth day of August 1798 James Rind James Whitelaw Ch. F. Bates Geo: Dunlevy

(Henrico County Deed Book 5: 501-3)

This Indenture made the ninth day of December in the year One thousand seven hundred and ninety seven between Richard Randolph of the City of Williamsburg and Maria his Wife of the one part and Willaim Heth of the County of Henrico of the Other part Witnesseth that the said Richard Randolph and Maria his Wife for and in Consideration of the Covenants and Agreements in the Articles hereto annexed as apart of his Indenture and also of the sum of one dollar Current money of the United States to them in hand paid by the said William Heth at or before the ensealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted bargained and sold and Confirmed and by these presents do and each of them doth grant Bargain and Sell and Confirm unto the said William Heth and hs Heirs and Assigns forever all that part moiety or parcel of Land which contains the Mansion house and all the Improvements belonging or appertaining thereto of the Estate called and known by the name of Curles, lying on James River in the County of Henrico aforesaid and bounded as followeth to Wit/ beginning at the upper corner of the said tract or parcel of Land Called Curles on the said River/ adjoining the Lands of Robert Pleasants and running thence out with the dividing line between said Pleasant's and Curles Estate to a large Gate now or lately hanging on the road leading into the said Esatate from Turkey Island and Bremo Plantations thence from the said Gate a streight south or southern line with the Ditch and Fence now or lately standing which divides the said Estate Called Curles into two Farms untill the Course of the said Ditch & Fence strikes the swamp then continuing the said Course whatever it may be found to be untill it strikes the main Creek in the said swamp, the middle of the said Creek to James River, thence up the said River to th(e) beginning Containing by estimation Nine hundred Acres, together with all an(d) singular Houses, Buildings Stables yards, Gardens Orchards Meadows, &? Underwoods Ways Waters Water Courses priviledges profits Commodities and appurtenances whatsoeever to the said part moiety or parcel of Land belonging or in any wise appertaining and the Reversion and Reversions Remain(der) and Remainders yearly and other Rents Issues and profits thereof an9d) every part and parcel thereof the hereby bargained and sold premises _____ a moiety or part of a larger tract or parcel of Land Conveyed by Deed of mortgage bearing date the twenty first day of July 1794 and recorded in t(he) General Court of the Commonwealth of Virginia between the said Richard Randolph of the one part and the said William Heth of the Other part it being the absolute intention of the parties to these presents that for the Considerations above recited a full unconditional and unqualified fee sim(ple) Estate shall be hereby Conveyed to the said William Heth his Heirs and Assigns forever free and forever discharged from all and every defeasance Conditio(n) and equity of redemption And It being also the intention of the parties (to) these presents that nothing herein Contained shall be Construed to lessen (or) impair any

other security now holden by the said William Heth from the s(aid) Richard Randolph for concerning the sum of money the payment of whi(ch) is provided for in the said Mortgage. To have and to hold the s(aid) part moiety or parcel of Land and all and singular other the premises herein before mentioned to be hereby granted bargained and sold and Confir(med) with their and every of their appurtenances unto the said William H(eth) his Heirs and Assigns to the only proper use and behoof of the said Wi(lliam) hethhis Heirs and Assigns forever And the aforesaid Richard Ran(dolph) for himself and his Heirs doth by these presents Covenant with the s(aid) William Heth his Heirs and Assigns that he the aforesaid Richard Randolph and his Heirs the hereby bargained and sold premises and? aforsaid part moiety or parcel of Land with its appurtenances to (the?) aforesaid William Heth his Heirs and Assigns against all persons howeoever or under whomsoever Claiming will Warrant and forever def(end) In Witness whereof the parties to these presents their hands and seals subscribed and set the day and year above Written Signed sealed and Delivered

Richard Randolph (seal) In the presence of Ryland Randolph Lucy Randolph Mary Randolph (seal)

Acknowledged by Richard Randolph before us the eighth August 1798 James Rind James Whitelaw Ch. F. Bates Geo. Dunlevy

At a quarterly Court continued by Adjournment and held for Henrico County At the Courthouse on Tuesday the seventh day of August 1798 These Articles of Agreement were acknowledged by William Heth a party thereto and at the same quarterly Court continued by adjournment and held for the said County on the Wednesday following the said Articles of Agreement were proved as to Richard Randolph another party to the same by the Oaths of James Rind Charles Fleming Bates and George Dunlevy Witnesses (to the Reacknowledgement thereof by him), and together with the Indenture annexed which was also proved as to the said Richard Randolph by the Oaths of the said James Rind Charles Fleming Bates and George Dunlevy also Witnesses (to the Reacknowledgement of the said Deed by the said Richard Randolph) are Ordered to be recorded.

Examined.

Teste

Adam Craig C C

(Henrico Co. Deed Book 5:607; on margin: (Ran)dolph & _____)

I David Meade Randolph do by these presents manumit and forever set free a Mulatto man slave named William Davis and he is hereby manumitted accordingly In witness whereof I have this first day of July one thousand seven hundred and ninety nine hereunto set my hand and seal. Teste D. M. Randolph seal At a Court held for Henrico County at the Courthouse on monday the first day of July 1799 This deed of emancipation was acknowledged by David Meade Randolph a party thereto and ordered to be recorded.

Examined

Adam Craig C C

(Henrico County Deed Book 6:382-3; on margin- illegible)

This Indenture made this tenth day of January one thousand eight hundred and two between David Meade Randolph and Mary his wife of the City of Richmond of the one part and William Marshall of the same place of the other part Witnesseth that the said David Meade Randolph for and in consideration of the sum of one dollar Current money of Virginia to him in hand paid by the said William Marshall delivered? before the sealing and delivery of these presents the Receipt whereof he doth hereby acknowledge and thereof doth release acquit and discharge the said William Marshall and his heirs forever they the said David Meade Randolph and Mary his wife have bargained sold aliened and Confirmed forever and by these presents do bargain sell alien and confirm forever to the said William Marshall and his Heirs forever the two lots or parcels of ground situate lying and being in the City of Richmond on which are erected? the House and improvements now in the occupation of the said David Meade Randolph and known and distinguished in the plan of the said citty by number (565) five hundred and sixty five and (546) five hundred and forty six together with the and every of their appurtenances To have and to hold the said lots or parcels of ground such? all and singular the houses gardens and other made therein

to him the said William Marshall and his Heirs forver _____the onlyproper use and behoof of him the said William Marshall and his Heirs forever And the said David Meade Randolph for himself his Heirs successors? & administrators covenant and agree to and _____ the said William Marshall and his heirs forever from the cliam and demand of every persons or persons whatsoever Upon Trust Nevertheless that whereas the said David Meade Randolph has commenced a negotiation for a loan fo five hundred dollars from the Bank of ______ and has for that purpose ______

John? Marshall of the City of Richmond and James Marshall of the District of Columbia? _____ he will for? them? in the said Bank as security? for the thereof and by the said David Meade Randolph his the same and the said one? first day and the execution of five hundred and forty days from the day that he shall ____ five thousand

John Marshall and James Marshall to of and sixty days?

David Meade Randolph shall well and truly take up the same with ? which may be John Marshall and James Marshall in the bank? so as to indenmnify and keep harmless his said indowers?, then this Indenture is to be null and void, but in case the said David Meade Randolph shall continue to renew his Notes aforesaid with the contemplated indorsements for the period of five hundred and forty days that in that case thirty days before the last note shall become due and payable in order to have a certain fund for the repayment of the said loan without the necessity of any advance of money from the said John Marshall or James Marshall or either of them their or either of their heirs Executors or Administrators it shall and may be lawful for the said William Marshall and he is hereby required on the application of the said John Marshall and james Marshall or either of them to expose the said lots with their appurtenances to public sale to the highest bidder for ready money after giving two weeks notice in some one of the newspapers published in the City of Richmond and Convey the same to the purchaser in fee simple and out of the proceeds of the sale to pay and satisfy the amount which may be due to the aforesaid Bank, and the Costs and charges of the sale, and the resideue if any return to the said David Meade Randolph or his heirs Executors or administrators, and in further Trust that if the aforesaid Bank shall at any time within the said five hundred and forty days, call in he said debt of five thousand dollars from the said David Meade Randolph or from any cause which on the said note or notes shall not be renewed and the said David Meade Randolph shall not pay and discharge the same to the aforesaid Bank, as it becomes due by either paying the money or depositing another note and canceling the old one then and in that case it shall and may be lawful for the said William Marshall and he is hereby required on the application of the said John Marshall and James Marshall, or either of them or either of their Heirs executors or adminstrators to sell the said lots and Tenements as before directed; And the said William Marshall Covenants and agrees with the said David Meade Randolph, that he will well and truly execute the Trust hereby reposed in him. In Testimony whereof the said David Meade Randolph and Mary his wife and the said William Marshall have hereunto placed their hands and seals the day month and year first before written.

Signed Sealed and delivered In the presence of Ben Mosby as to Wm M & DMR Bartlett Still John Alex Still jr James Whitelaw David Meade Randolph seal Mary Randolph seal William Marshall seal

At a quarterly court continued by adjournment and helf for Henrico County at the Courthouse on Tuesday the third day of August 1802. This Indenture was proved as to David Meade Randolph a party thereto by the oaths of Benjamin Mosby Bartlett Still, and James Whitelaw witnesses thereto, and was acknowledged by William Marshall another party to the same and ordered to be Recorded.

Examined.

Teste

Adam Craig C C?

(Henrico County Deed Book 6: 428-30; on margin: Randolph's Commrs to Randolph)

This Indenture made this eighth day of November in the year of our lord one thousand eight hundred and two, Between John Pierce and John Pierce junior Commissioners named in an interlocutory Decree of the Court of James City County of the one part and David Meade Randolph of the City of Richmond of the other part. Whereas at a Court held for the County of James City on the eighth day of December in the year 1800, a decree and order was made by the said Court in a suit instituted and therein depending by and between the said David Meade Randolph and others plaintiffs and the widow and heirs and Representatives of Richard Randolph late of the City of Williamsburg decd defendants whereby two of the Commissioners in the said decretal order named were authorised and directed to lay off and assign to Maria Corbin the widow of said Richard Randolph, her dower in a Tract of alnd lying and being in the County of Henrico part of Curle's and known by the name of Woods farm, and afterwards to sell on the second Tuesday of January in the year 1801 the said Tract of land called Woods farm subjet to the said dower. And whereas the said John Pierce and John Pierce junior two of the Commissioners in the said decretal order named did on the said 2d Tuesday of January in the year 1801 lay off the dower of the said widow and afterwards did make sale of the remaining two thirds of the said Tract of Land part of Curle's together with the reversion of the widow's dower and the said David Meade Randolph became the purchaser at public sale for the price of thirteen hundred and twenty pounds payable one fourth in Cash and the other three fourths in three annual installments; and the John Pierce and John Pierce jr have made their report of their proceedings unto the said Decretal order to the said Court of James City County and did put the said David Meade Randolph in possession of the said Tract of land as the purchaser thereof. And whereas on the 12?th day of July in the year 1802 the Court of James City County did receive the Reports aforesaid and confirm the same, and did decree that the said John Pierce and John Pierce junior should pay over to the said David Meade Randolph the whole amount of the proceeds of the sale of the said land, and did further decree that they should convey the said land so sold to the said David Mease Randolph in fee simple without warranty. Now this Indenture witnesseth that for and in consideration of the several orders and decrees as aforesaid and of the premises on the part of the said David Meade Randolph who hath accounted with and passed his receipt to the said John Pierce and John Pierce junior, for the whole amount of thirteen hundred and twenty pounds, they the said John Pierce and John Pierce junior commissioners as aforesaid have granted bargained and sold, and by these presents do grant bargain and sell unto the said David Meade Randolph his heirs and assigns that Tract or parcel of land lying and being in the County of Henrico called Woods farm part of the Tract called Curles being the same Tract of land conveyed by Richard Randolph deceased to said David Meade Randolph by Indenture bearing date the 13th day of June in the year 1797 and proved and recorded in the General Court and which Indenture was made an exhibit and is field in the suit herein before spoken of meaning hereby to convey two thirds of the aforesaid Tract and the reversion expectant on the dower assigned in and by the Report heretofore spoken of and which is marked by metes and bounds as in the said report are specified. To have and to hold the aforesaid two thirds of said land together with the reversion expectant on the dower allotted to Maria Corbin as aforesaid and all and singular the houses ways premises and appurtenances to him the said David Meade Randolph his heirs and assigns foreer. In witness whereof the said John Pierce and John Pierce junior have hereto set their hands and seals the day and year first written. Sealed and delivered in presence of Jno Pierce seal

Wm S Allen Wm BrownJ. Pierce junr sealLitt? Tazewell (as to both)Ro H Waller as to JP & JP jrAt a Court held for James City County theRo: Saunders13th day of December 1802. This Indenturewas proved by the oaths of William Brown Littleton Tazewell and Robert Saunders witnessesthereto and ordered to be Certified,

Teste

R H Waller CD Cur

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At a monthly Court held for Henrico County at the Courthouse on monday the third day of January 1803 This Indenture was presented in Court and together with the Certificate of Robert H Waller Clerk of the Court of James City County thereon endorsed and ordered to be Recorded-----

(Henrico Co. Deed Book 7:90-2; on margin: _____ &? Randolph)

Whereas on the eighth day of December in the year 1800 a discretal order was made in the County Court of James City in a suit in Chancery instituted thereon by David Meade Randolph and others against Gawin L. Corbin and Maria his wife and others by which the commissioners therin named were authorised and required? to lay off and assign to the said Maria late the widow of Richard Randolph deceased, her dower in a tract of land in the County of Henrico part of Curles called Woods farm of him might act and John Pierce and John Pierce Junior of the Commissioners therein named having laid off and alotted by metes and bounds a portion of the said land called Woods farm estimated by them at ninety acres which they have reported to the caourt of James City County, and which report is filed in the said suit and whereas at a court held for the said County on the 12th day of July in the year 1802 a final decree was made in the said suit whereby the report of the said Commis=sioners alloting to Maria Corbin dower in the lands aforsaid was confirmed and the fence as marked as? by metes and bounds is thereby established and the reversion expectation the said Dower having been purchased by David Meade Randolph which purchase was confirmed by the last mentioned decree Now Know all men by these presents that the said Gawin L. Corhin and Maria Corbin his wife, for and in consideration of the right which they now have to the portion of the land herein before mentioned to be allotted to them as the dower of the said Maria, and also in consideration of the sum of seven hundred and seventy seven pounds to the said Gawin L. Corbin in hand paid at or before the sealing and delivery hereof by David Meade Randolph the receipt wherof the said Gawin L. Corbin doth hereby acknowledged they the said Gawin L. Corbin and Maria his wife have surrendered sold and yielded up and by these presents do surrender sell and yield up unto the said David Meade Randolph his heirs and assigne forever all that portion of land part of Curles in the County of Henrico called Woods farm containing as estimated ninety acres assigned and allotted as by the several decrees and report herein before recited, being paid? therto will appear, together, with all ways, conveniences profits and commodities to the said dower or assigned belonging or in ______ appurtaining deed all the right title interst claim and demand of them the said Gawin L. Corbin and Maria his wife of in and to the same In Witness whereof the said Gawin L. Corbin and Maria his wife have hereto set their hands and seal this twentieth day of December 1803.

Signed sealed and delivered In presence of Will Edemon? John Coke? Geo Fisher? Tho Saunders? Gawin L. Corbin seal Maria Corbin seal

At a District Court held at the former capitol in the city of Williamsburg the seenth day of May 1804 This Deed of surrender was acknowledged by Gawin L. Corbin party thereto and together with the Commission thereto annexed and the certificated of execution thereof ordered to be certified.

Will Russell c c

The Commonwealth of Virginia To William Hawkins Samuel Travis and Corbin Griffin greeting Whereas Gawin L. Corbin and Maria his wife by thier certain Deed of surrender, bearing date the twentieth day of December in the year 1803 have surrendered sold, and delivered up to David Meade Randolph that portion of land part of Curles in the County of Henrico, which was allotted to the said Maria as her dower, and of which Richard Randolph her former husband died seized And whereas the said Maria Corbin cannot conveniently travel to our County Court to make acknowledgement legement of the said convenyance Therefore we do give unto you or any power _____ of you power to record? the acknoledgement which she the said Maria shall be willing to make before you of the conveyance aforesaid, contained in the said Indenture which is hereto annexed And we do therfore command you that you do personally go to the said Maria and receive her acknowledgment of the said conveyance and examine here privily and apart from the said Gawin L. Corbin her husband whether she doth the same freely and voluntarily without his pursuasions pr threats and whether she be willing that the same should be recorded in our said County Court And when you have received her acknowledgement and examined her as aforesaid that you distinctly and openly certify it in our said court under your seals sending then there the _____ Indenture and this _____ witness Adam Craig clerk of our said Court this nineteenth day of March 1804, in the 28" year of the Commonwealth Adam Craig c c

In Obedience to the _____ Commission to us directed, we have personally waited on the within named Maria wife of the within named Gawin L. Corbin and examined her privily and apart from the said Gawin L. her husband, and she the said Maria, acknowledged the Indenture hereto annexed to be her act and deed and declared that she did the same freely and voluntarily without the pursuasion or threate of her said husband and also relinquished her right in the said land and premises conveyed by the said deed, and is willing that the same with this her acknowledgemtn should be recorded in the County Court of Henrico We the subscribers having previously ______ the said Deed and explained the purport thereof to the said Maria Given under our hands and seals this seventh day of May 1804

William Hankin	LS
Saml Travis	LS

At a monthly Court held for Henrico County at the Courthouse on monday the fourth day of June 1804 This deed of surrender was prsented in court, which together with the certificate of authentication of William Russell clerk of the Distrcit court of Williamsburg endorsed, and the commission annexed and certificate of execution thereon endorsed, are ordered to be recorded. Test

(Henrico Co. Deed Book 7: 137-9; on margin: Randolph & ux to Selden tr Dd Miles Selden senr June 3d 1805?)

THIS INDENTURE made this fourth day of June one thousand eight hundred and four Between David Mead Randolph of the County of Henrico and Mary his wife of the one part and Miles Selden junior of the County of Sussex of the other part witnesseth that the said David Mead Randolph and Mary his wife for and in consideration of the sum of Twelve thousand Dollars to them in hand paid by the said Miles Selden the receipt they do hereby acknowledge and thereof do quit and discharge the said Miles Selden his heirs executors? assigns by these presents? hath granted, bargained, sold, aliened, enfeoffed, and confirmed and by these presents do grant, bargain, sell, alien, enfeoff, and confirm unto the said Miles Selden his heirs and assigns forver one certain tract or parcel of land lying and being in the County of Henrico, called Wood Farm part of Curles, containing by estimation Four hundred acres, which Richard Randolph late of Williamsburgdied seized and was afterwards by a Decree of James City Court sold to the highest bidder on the premises by the commissioners for that purpose appointed at which sale David M. Randolph became the purchaser according? to Maria Corbin late the widow of Richard Randolph _____ her Dower in the same which dower Gawin L. Corbin and Maria his wife have since sold and conveyed to the said David M. Randolph by their deed bearing dates the twentieth day of December one thousand eight hundred and three, recorded in the court of Henrico To have and to Hold the said Land and premises with the appurtenances unto him the the said Miles Selden junior his Heirs and assigns to the only proper use of him the said iles Selden junior his heirs and assigns forever and the said David M. Randolph and Mary his wife and their heirs, the above granted land with all and every of the appurtenances unto the said Miles Selden junior his Heirs and assigns will forever warrant and defend inLaw and equity against the Heirs of them the said David Mead Randolph and Mary his wife against the claim or claims of all and every person and persons whatsoever In witness whereof the said David Mead Randolph and Mary his wife have hereto set their hands and seal the day and year above written.

Signed and delivered in presence of Richard Randolph Wm Duval Alexr Quarrier

D. M. Randolph seal M. Randolph seal

The Commonwealth of Virginia to William Duval and Alexander Quarrier Gentlemen justices of the court of Hustings of the City of Richmond whereas David M. Randolph and Mary his wife by their certain Indenture of bargain and sale bearing date the fourth day of June 1804 have sold and conveyed unto Miles Selden junior one certain tract or parcel of land lying and being in Henrico County called Woods Farm, part of Curles containing by estimation Five hundred acres which Richard Randolph late of Willamsburg died seized which was sold by a decree of James City County Court to the highest bidder which was said Randolph's And whereas the said Mary Randolph cannot conveniently travel to our county court of Henrico to amke her acknowledgemntn of the deed or conveyance therefore we do give unto your or any two or more of you pwer to receive the acknowledgemtn which the said Mary shall be willing to make before you of the conveyance as aforesaid contained in the said Indenture which whereto annexed and we do therefore command you that you do personally go to the said Mary Randolph and receive her acknowledgment of the said conveyance and examine her privily and a part from the said David Mead her husband whether she doth the same freely and voluntarily without his persuasions or threats and whether she be willing that he same should be recorded in our said County Court of Henrico, And when you have received her acknowledgment and examined her as aforesaid that you distinctly and openly certify as thereof in our said Court under your seals sending then there the said Indenture and this will Witness Adam Craig clerk of our said Court this 4"? day of June 1804 in the 28th year of the Commonwealth.

Adam Craig C. C. In obedience to the within commission to _____ directed we have personally waited on the within named Mary wife of the within named David M. Randolph and examined her privily and apart from the said David M. and the said Mary Randolph acknowledged the Indenture herto annexed to be her act and Deed and declared that she did the same freely and voluntarily without the persuasions or threats of her said husband and also relinquished her right of dower in the land? and mentioned conveyed by her said deed? and

should be recorded in the said County Court of Henrico We the subscribers having previously read the said Deed and conveyance the purpose therof to the said Mary Randolph Given under our hands & seals this 21st of June 1804

> Wm Duval seal Alexr Quarrier seal

At a monthly court held for Henrico County at the courthouse on monday the third day of December 1804 THIS INDENTURE was acknowledged by David M. Randolph a party thereto and together with the commission annexed and the certificate of the execution thereof therein endorsed are ordered to be recorded.

Teste

Adam Craig C C

(Henrico Co. Deed Book 7: 152-5; on margin: Randolph to Gallego Do proprietor Feby 25" 1805)

THIS INDENTURE made this first day of December in the year of our Lord One thousand eight hundred and four Between David Meade Randolph and Mary his wife of the City of Richmond of the one part and Joseph Gallego of the City aforesaid of the other part. WITNESSETH that for and in consideration of the sum of Fourteen thousand Dollars to them in hand paid by the said Joseph Gallego before the ensealing and delivery of these presents the receipt is hereby acknowledged, they the said David Meade Randolph Randolph and Mary his wife have bargained and sold and by these presents do and each of them doth bargain, sell, alien, enfeoff, convey and confirm unto the said Joseph Gallego his hiers and assigns, a certain tenement in the city of Richmond consisting of four Lotts, whereon the said David Meade Randolph now resides, two of which lots are distinguished in the plan of the said City by number five hundred and sixty five (565) and five Hundred and forty six (546) and were conveyed to the said David Meade Randolph by John Wickham, one of which lots is distinguished in the plan of the said city by the number five hundred and forty five (545) and was conveyed to the said David Meade Randolph by Lewis Burwell; another of the said Lots is distinguished in the plan of the said city by the number five hundred & sixty four (564) and was conveyed to the said David Meade Randolph by Doctor James Currie, with all and singular the appurtenances thereunto belonging TO HAVE AND TO HOLD the aforesaid four lots of Land with all their appurtenances to the said Joseph Gallego his heirs and assigns forever to and for the only peroper use and behoof of him the said Joseph Gallego his his heirs and assigns forever and to the said David Meade Randolph & mary his wife for themselves and their Heirs the said four lots of land with all and singular the premises and appurtenances before mentioned; unto the said Joseph Gallego his heirs and assigns, free from the claim or claims of them the said David Meade Randolph and Mary his

City of Richmond Sct.

wife or either of them their or either of their heirs, executors &c and of all and every person or persons whatsoever shall will and do warrant and forever defend by these presents IN WITNESS whereof the said David Meade Randolph and Mary his wife have hereunto set their hands and dated the day and year first above written.

Signed sealed and delivered In the presence of Wm Duval, Alex Quarrier Ben Mosby as to DMR Joshua Crump Saml H. Ege D M Randolph Seal M Randolph Seal

The Commonwealth of Virginia to Alexander Quarrier Anderson Barrett and William Duval Gentlemen Justices of the Court of Hustings for the City of Richmond greeting whereas David Meade Randolph Randolph and Mary his wife have by their certain Indenture of bargain and sale bearing date the 20" November 1804 conveyed unto Joseph Gallego his heirs and assings the fee simple estate of and in a certain Tenement in the said City consisting of four lots whereon the said Randolph now resides, which are particularly mentioned and described in the said indenture hereunto annexed and whereas the said Mary Randolph cannot conveniently travel to our Court of Hustings for the said City to make her acknowledgment of the said conveyeance therefore we do give unto you or any two or more of you power to receive the acknowledgment which the said Mary shall be willing to make before you of the conveyance aforsaid contained in the said Indenture which is hereto annexed and we do therefore command you that you do personally go to the said Mary and receive her acknowledgment of the said conveyance and examin her privily and apart from the said David M her husband whether she doth the same freely and voluntarily without his pursuasions or thereto and whether she be willing that the same should be recorded in our said Hustings Court, And when you have received her acknowledgment and examined her as aforesaid that you distinctly and openly certify as hereof in our said Court under your seals sending then there the said indenture and this Writ Witness Adam Craig Clerk of our said Court this 30" day of November 1804 in the 22" year of the Commonwealth.

Adam Craig CC

City of Richmond Sct.

In obedience to the within commission to us directed we have personally waited on the within named Mary Randolph wife of the within named David Meade Randolph and examined her privily and apart from the said David Meade her husband and she the said mary acknowledged the indenture hereto annexed to be her act and Deed and declared that she did the same freely and voluntarily, without the persuasion or thereo of her said husband and also relinquished her right of dower in the land and premises within mentioned conveyed by the said Deed and is willing that the same with this her acknowledgment shoud be recorded in the Court of Hustings for said City We the subscribers having previously read the said Deed and explained the purport thereof to the said Mary Randolph Given under our hands and seals this first day of December 1804

Alex Quarrier	Seal
Wm Duval	Seal

At a monthly Court held for Henrico County and the Courthouse on monday the seventh day of January 1805 THIS INDENTURE was proved by the oaths of Michael P? Portraure? Joshua

Crump and Samuel H. Ege three of the witnesses thereto and together with the commission annexed and the certificate of the execution therof therein endorsed was Ordered tobe recorded

Examined

Teste Adam Craig CC

(Henrico Co. Deed Book 8:151-3; on margin: Randolph to Tazewell & Original Dd. Robert Anderson Executor of Mary Stith 6th of February 1823)

THIS INDENTURE made this twenty ninth day of October One thousand eight hundred and seven. Between David Meade Randolph of the one part and Littleton Waller Tazewell, Thomas Mann Randolph, Harry Heth and Richard Randolph Trustees of the other part. Witnesseth that for and in consideration of the sum of One thousand five hundred and eighty pounds current money which he the said David Meade Randolph is justly indebted to Mary Stith of Williamsburg as by a certain deed now of record in the County of Henrico will fully appear refren'd? thereto being had? and which said debt of One thousand five hundred and eighty pounds he the said David Meade Randolph ho st? desires the more fully to Secure and to pay to her the said Mary Stith and for and in consideration of one dollar? in hand paid to the said? David Meade Randolph

Lyttleton Waller Tazewell Thomas Mann Randolph H Randolph at and before the sealing of the he doth heeby acknowledge ary heth and Richard

Thomas Mann Randolph Harry Heth and Richard Randolph

the said David Meade Randolph and sold and confirmed and by these presents hath? grant, bargain sell and confirm to the said Littleton Waller Tazewell Thomas Mann Randolph Harry Heth and Richard Randolph Trustees of Lots in Richmond and other property to wit a lot having therein? a small dwelling house, was established two years since and distinguished in the plan of the town by No. One other lot and small but better dwelling house, lately occupoied by M? and numbered No. 433 four hundred and thirty five As also the follow negros slaves; Viz Jacob Lavinia Phillis George Snow? his wife Mary Ann? and their children William Lynch Beverly Sally & Betty & their this? with every article of household and kitchen furniture increase consisting of five featherbeds, bedsteads, and their appendages every article of mahogany furniture consisting of one compleast set of diner? tables one side board and? & ten tables one obligant? back in

bason stands and all other chamber furniture inclusive- Two painted and ornamented sofas with one dozen chairs to match one dozen painted and several other chairs every piece and article of plate and ____ whatever also all carpets and household linen of every kind and quality To have and To hold the said Lots tenements negroes and other premises unto the said Littleton Waller Tazewell Thomas Mann Randolph, Harry heth and Richard Randolph their heirs and assigns forever; And the said David Meade Randolph doth hereby grant for himself and his hiers that the said David Meade Randolph and his heirs and every of them shall and will warrant and defend forever the said slaves and other premises and every part and article thereof, with all and singular his rights and appurtenances unto the said Littleton Waller Tazewell Thomas Mann Randolph Harry Heth and Richard Randolph their heirs and assigns forever against the said David Meade Randolph and his heirs and every of them and against any other person whomsoever UPON TRUST NEVERTHELESS that the said Littleton Waller Tazewell Thomas mann Randolph Harry Heth and Richard Randolph their heirs Executors? Administrators? & assigns shall as soon as the said Mary Stith

think proper or? the said David Meade Randolph shall request whichever of the two shall first of for the best price that can be gotten after issuing? two days said Lots and tenements slaves and other premises? and? if the money arising from such sales, and satisfy the said Mary Stith whatever? damage that shall or may averse? us or be sustaind by the said Mary Stith by means? of the insufficiency of the security heretofre given by the before mentioned deed of reecord in the County of Henrico whereby the said debt of One thousand five hundred and eighty pounds all incidental charges of every kind to be paid to the said David Meade Randolph his heirs or to his exor? And th said Littleton Waller Tazewell Thomas Mann Randolph, Harry Heth and Richard Randolph for themselves and ther heirs executors & doth covenant and agree to and with the said David Meade Randolph &? his heirs that all such parts of the property herein mentioned which may remain after a sale as aforesaid shall be reconveyed to the said David M Randolph his heirs or assigns It is understood by the parties hereto that thedeed of Trust executed by the said David Meade Randolph to Robert Andrews? dec'd. and Littleton Waller Tazewell Tazewell on the 20th day of March 1803 to secure the payment of the same debt herein mentioned is still considered to be in full price except so much of the estate and property therein mentioned, as is released by deed of this date signed by Mary Stith and that the property herein contained is intended as a substitute for that part so released as aforesaid. In witness whereof the parties to these presents to have hereunto set their hands and affixed theirs seals the day and year first within written. D M Randolph seal Sealed and Delivered

In presence of seal James Shephard John L. Buckner As to DMR Moses Abbott Harry Heth seal E.B.L. Cary Richard Randolph

At a monthly Court held for Henrico County at the Courthouse the seventh day of December 1807?

This Indentured of Trust was proved as to David Meade Randolph a party thereto by the oaths of James Shephard Moses Abott and E.B.L. Cary witnesses thereto and was acknowledged by Harry Heth and Richard Randolph other? parties to the same and entered to be Recorded.

Test

Adam Craig Clerk

(Henrico County Deed Book 9: 439-440; on margin: Randolph to Kidd deliverd proprietor 2d March 1812)

THIS INDENTURE made the 7th day of January in the year eighteen hundred and twelve, between Richard Randolph of the County of Henrico of the one part, and Agness Kidd of the County of Hanover of the other part Witnesseth that the said Richard Randolph in consideration of the sum of nine hundred and ten dollars to him in hand paid by the said Agness Kidd at or before the ensealing and delivery of these presents (the receipt whereof is hereby acknowledged, hath bargained and sold, and by these presents doth bargain and sell unto the said Agnes Kidd here heirs and assigns a certain tract or parcel of Land in the County of Henrico on four mile Creek, being a part of the land formerly belonging to John Pleasants decd. and purchased by said Randolph of M. W. Hancock and ux as per deed recorded in the General Court, and containing (by a survey made thereof by Lightfoot Janney on the day and year above mentioned and which is hereunto annexed) One hundred and thirty six acres and one half be the same more or less, and bounded as follows, beginning at an Ash tree on the Creek, thence to the mouth of the Canal on the west side of the mill pond, thence up the pond as it meanders to a stone on the side of the Road, thence with the road to new market, thence on the line of Sharps Estate to Talmons line, thence on Talmons line to Throgmortons, thence on Throgmortons to Peter Sharps Estate, thence on the line of Peter Sharps Estate to the beginning. TO HAVE AND TO HOLD the said Tract or parcel of Land, and every part and parcel thereof (except the Cananl, the right to which the said Randolph reserves to himself with the liberty of egress and regress for the purpose of repairing the same whenever he may think proper) unto the said Agnes Kidd her heris and assigns forever, and the said Richard Randolph for himself and his heirs, the said tract or parcel of Land with all and singular the premises and appurtenances before mentioned unto the said Agnes Kidd her heirs and assigns, free from the claim or claims of him the said Richard Randolph or his hiers and of all and every person or persons whatsoever, shall will and doth forever defend by these presents In Witness whereof he hath hereunto set his hand and seal the day and year first above written

Signed sealed and delivered in presence of Thos Acree Wm Hewlett Wm Hewlett jr

Richard Randolph L S

Memorandum That I Richard Randolph do hereby acknowledge to have received the full consideration of the money mentioned in the within Deed and have delivered the possession of the said piece or parcel of Land, also mentioned with Given under my hand the day and date within.

Witness Thos Acree Wm Hewlett Wm Hewlett jr

Richard Randolph

[Note: Plat follows]

Beginning at an ash on the north side of 4 mile Creek and runing N 15 E 28 poles to the mouth of the Canal & at a pond, thence N 34 E 10 poles, thence as the pond meanders 44 poles to the head thereof thence N 18 E 18 poles to a stone corner s side of Richmond Road thence up the Raod due W 25 poles to 3 Cedars standing on a ditch, thence N 76 W 98 poles to new market house, thence down the Road, leading to deep Bottom 3 7 E 61 poles

38

(Henrico County Deed Book 10:77-9; on margin: Randolph to Mosby &c. Trust... deld. Rob. Greenhow 6" June 1814)

This Indenture made this seventh day of December in the year of our Lord one thousand eight hundred and twelve between Richard Randolph of the County of Henrico of the one part, and John G. Mosby of said County and Nathaniel Sheppard of the City of Richmond of the other part. Whereas David Meade Randolph by his deed of trust bearing date the twenty ninth day of October one thousand eight hundred and seven and of Record in the County Court of Henrico for the purpose of the more fully securing and paying to Mary Stith of Williamsburg the sum of One thousand five hundred and eighty pounds current money which he the said David Meade Randolph by the said Deed of Trust acknowledged himself to be justly indebted to the said Mary Stith did convey among other property in the said Deed mentioned to Littleton Waller Tazewell, Thomas Mann Randolph Harry Heth and the said Richard Randolph as Trustees one Lot in Richmond having thereon a small dwelling House commonly called Tabbs lot whereon a Brick yard was established in the plan of the Town by no One oher Lot and small but better dwelling House, then, lately occupied by Mrs Webb and numbered in the said plan No 435 four hundred and thirty five also the following negro Slaves viz: Jacob, Levina George Snow his wife Mary Ann and their children, William, Lynch, Beverly Sally and Betty and their increase And whereas it is now the wish and desire of the said Richard Randolph who is attorney in fact for the said David Meade Randolph under a power of Record in the General Court to get the said Lots and slaves released to the said David Meade Randolph and forever discharged from any incumber=ance or liability for or on account of the payment of the said Debt to effect which by substituting and placing in the stead of the said Lots and Slaves the Land of him the said Richard Randolph hereinafter mentioned is the object of this Deed. Now therefore this Indenture Witnesseth that the said Richard Randolph for and in consideration as well of the premises as of the sum of five Dollars money of the United States of America to him in hand paid by the said John G. Mosby and Nathaniel _____ Sheppard at and before the sealing of this Indenture the

whereof he doth hereby acknowledge and thereof and of every part thereof doth exonerate and discharge the said John G Mosby and Nathaniel Sheppard their Heirs executors & adminstrators he the said Richard Randolph hath granted bargained sold & confirmed and by these presents doth grant bargain sell and confirm to the said John G Mosby and Nathaniel Sheppard Trustees three hundred acres of land lying and being in the County of Henrico below the City of Richmond adjoining the Norwich Mill formerly the property of Thomas Pleasants together with the hereditaments and appurtenances to the said Land belong, To have and to hold the said three hundred acres of Land unto the said John G Mosby and Nathaniel Sheppard their Heirs & Assigns forever And the said Richard Randolph doth hereby grant for himself and his Heirs executors and administrators, that he the said Richard Randolph and his Heirs executors and administrators shall and will warrant and defend forever the right and title to the said three hundred acres of Land with the hereditaments and appurtenances to the same belonging unto the said John G Mosby and Nathaniel Sheppard their Heirs and assigns forever against him the said Richard Randolph and his Heirs and every of them and against every other person whomsoever Upon Trust Nevertheless that the said John G Mosby and Nathaniel Sheppard their Heirs executors administrators or assigns shall as soon as the said Mary Stith her Heirs executors administrators or assigns think proper or the said David Meade Randolph shall request (whichever of the circumstances shall first happen) sell for the best price that can be gotten, after giving ten days Notice the said three hundred acres of Land, and out the money arising from

shuch sale pay & satisfy the said Mary Stith whatever deficiency or deficiencies loss or damage that shall or may arise to, or be sustained by the said Mary Stith by means of the insufficiency of the security remaining subject to the payment of the said Debt of One thousand five hundred and eighty pounds, which is mentioned in a Deed of Record in the County Court of Henrico bearing date the twentieth day of March one thousand eight hundred and three, from the said David Meade Randolph to Robert Andrews now deceased and Littleton Waller Tazewell and also of the security remaining by the Deed of Trust herein before mentioned after the release of the Lots & slaves herein mentioned by which said two deeds the payment of the said sum of one thousand five hundred and eighty pounds had been particul=larly provided for, and the surplus if any, after paying all incidental charges of every kind to be paid to the said Richard Randolph his Heirs or to his order And the said John G Mosby and Nathaniel Sheppard for themselves their Heirs executors &c do covenant and agree to and with the said Richard Randolph and his Heirs that all of the said land which it may not be necessary to sell for the purpose of this Trust shall be reconveyed to him the said Richard Randolph his Heirs or assigns In Witness whereof the parties have to these presents set their hands and seals the day and year first herein written Signed sealed & delivered Richard Randolph seal in presence of Jno G Mosby seal N Sheppard seal

At a monthly Court held for Henrico County at the Courthouse the 7th day of December 1812 This Indenture of Trust was acknowledged by the parties thereto and ordered to be Recorded. Teste

Truly Recorded

Izard B Whitlocke C H C

Examined ____

(Henrico County Deed Book 10: 469-70; on margin: Randolph to Fisher's trustees)

This Indenture made this eighteenth day of December in the year eighteen hundred & thirteen between Richard Randolph of the County of Henrico of the one part Edmund W. Rootes, Charles J. Macmurdo and William Hay Junr. of the second part & George Fisher of the City of Richmond of the third part. Whereas Richard Randolph being justly indebted to the said George Fisher the sum of three thousand & fourteen dollars & twenty nine cents payable by three notes payable & negotiable at the Farmers Bank of the City of Richmond in favor of the said George Fisher the one payable six months after date from the 1st of January eighteen hundred & fourteen, one other note payable at twelve months after the said first day of January 1814 & the other payable eighteen months after the said first day of January 1814 for the sum of one thousand & four dollars & twenty six cents each and being desirous of securing the payment of the same Now this Indenture Witnesseth that for & in consideration of the premises, & for & in consideration of the sum of one dollar to him the said Richard Randolph in hand paid by them the said Edmund W. Rootes Charles J Macmurdo and William Hay Jnr. at and before the ensealing and delivery of these presents the receipt whereof is hereby acknowledged, he the said Richard Randolph have given granted bargained & sold & by these presents doth give grant bargain & sell unto the said Edmund W. Rootes Charles J McMurdo & Wm Hay Jnr. their heirs & assigns forever all that tract & parcel of and lying and being in the County of Henrico & lying on the waters of Baileys Creek and four mile creek containing by estimation four hundred acres

& commonly called the Norwick mill tract, together with the Norwick Mills, which said tract or parcel of land and Mill was bought by the said Richard Randolph from Michael W. Hancock as will more fully appear by two deeds recorded in the General Court reference being thereto had, with all & singular the houses buildings & improvements thereunto belonging or in any wise appurtaining. To have & to hold the said Land & Mill together with their appurtenances to the said Edmund W. Rootes Charles I Macmurdo & William Hay Jnr. their heirs & assigns forever to the only proper use & behoof of the said Edmund W. Rootes Charles J Macmurdo & William Hay Junr their heirs & assigns forever. And the said Richard Randolph for himself his heirs executors & administrators doth hereby warrant and will forever defend the aforesaid piece or parcel of land together with the mill aforesaid with all their appurten=ances to the said Edmund W. Rootes Charles J Macmurdo & William Hay Jnr. their heirs & assigns against all persons whatsoever- upon trust nevertheless that the said Edmund W. Rootes Charles J Macmurdo & William Hays Jnr. or either of them or the survivor of them or the heirs or assigns of such survivor shall whenever required by the said George Fisher proceed to sell the said land & Mill with their appurtenances to the highest bidder for ready money after advertising the time & place of sale for one month in two of the newspapers of the City of Richmond & the money arising therefrom after deducting the charges & expences attending the sale shall pay to the said George Fisher his heirs or assigns whatever sum may remain unpaid of the notes before specified & the residue if any shall pay over to the said Richard Randolph his heirs or assigns. In testimony whereof the parties have hereunto set their hands & affixed their seals this day & year first above written.

Signed sealed & delivered	Richard Randolph	seal
in presence of		seal
Willm Sinton	seal	
John Buchanan	seal	
Thomas McMurdo	George Fisher	seal

At a Quarterly Court continued and held for Henrico County, at the Court house the 10th day of March 1814 This Indenture was acknowledged by Richard Randolph, a party thereto and ordered to be recorded.

Truly recorded Teste

Teste J B Whitlocke C.H.C

(Henrico County Deed Book 11: 579-582; on margin: Heth to Mosby &c. D. deld. John Sheppard attorny for Bowler Cocke 19th ___ry 1820)

This Indenture made this ninth day of August in the year of our Lord One thousand eight hundred and fifteen between Henry G. Heth of the County of Henrico of the first part John G. Mosby and Nathaniel Sheppard of the second part and Bowler F. Cocke as trustee for Sally Webb Dandridge wife of William Dandridge of said County, and her children of the third part-Whereas the said Henry G. Heth is justly indebted to the said Bowler F. Cocke as Trustee aforesaid, in the sum of one thousand nine hundred and eighty dollars and eighty cents the payment whereof as herien after mentioned with interest thereon, which interest is to be paid annually, he the said Henry G. Heth is Willing and desirous to secure and for that purpose makes

this deed. Now therefore This Indenture Witnesseth that the said Henry G. Heth for and in consideration as well of the premises as of the sum of five hundred dollars money of the United States of America to him hand paid by the said John G. Mosby and Nathaniel Sheppard the receipt whereof he doth hereby acknowledge, and thereof doth hereby for himself his heirs, executors and administrators forever exonerate, digest and discharge the said John G. Mosby Mosby and Nathaniel Sheppard their heirs, executors and administrators, he the said Henry G. Heth hath granted, bargained, sold, aliened, enfeoffed, released and confirmed and by these presents doth grant, bargain, sell, alien, enfeoff, release and confirm unto the said John G. Mosby and Nathaniel Sheppard their heirs and assigns forever all that certain tract, piece or parcel of land lying and being and (sic) the County of Henrico, below the City of Richmond, called Curles which was devised to the said Henry G. Heth by the last will and testament of his father William Heth deceased; together with the hereditaments and appurtenances to the same belonging or in any wise appurtaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof And all the estte, right, title, interest and property to him the said Henry G. Heth of in, and to the same and every part and parcel thereof To have and to hold the said land together with the hereditaments and appurtenances aforesaid to them the said John G. Mosby and Nathaniel Sheppard their heirs and assigns to the only proper use and behoof of the said John G. Mosby and Nathaniel Sheppard their heirs and assigns forever And the said Henry G. Heth doth hereby for himself his heirs, executors and administrators, covenant and agree with the said John G. Mosby and Nathaniel Sheppard, their heirs and assigns to warrant and defend the right and title to the said lands with the hereditaments and appurtenances aforesaid against the claim or claims of all and every person or persons whatsoever. Upon Trust nevertheless that if the said Henry G. Heth his heirs, executors or administrators shall annually, on the ninth day of August pay to the said Bowler F. Cocke as trustee aforesaid the legal interest on the said sum of One thousand nine hundred and eighty dollars and eighty Cents or on such part thereof as may remain in the hands of the said Henry G. Heth his heirs, executors or administrators until he shall have discharged the whole amount of the said sum and shall pay to the children of the Sally Webb Dandridge as the males become of age respectively, and the females respectively marry or become of age, their respective proportions of the said sum of One thousand nine hundred and eighty dollars and eighty Cents then this indenture and anything herein contained shall cease and become void and of no effect; but should it happen that the said annual interest or any part thereof should be behind and unpaid at any time for for the space of two days after the same shall have become due and payable annually then the said John G. Mosby and Nathaniel Sheppard or either them may and shall when thereto required by the said Bowler F. Cocke his executors, administrators or assigns, sell at public auction for ready money so much of the said land as may be necessary to raise as much money as will pay the expences of such sale and the interest in arrear and unpaid at the time of such sale And should it happen that the proportion of any of the Children of the said Sally Webb Dandridge of the said sum of one thousand nine hundred and eighty dollars and eighty Cents should not be paid to them as the males respectively become of age and the females marry or become of age as aforesaid then the said John G. Mosby and Nathaniel Sheppard of either of them may and shall at any time when thereto required, by the perosn or persons entitled to receive such proportion their executors, administrators or assigns, after the proportion of such chld of the said sum of one thousand nine hundred and eighty dollars and eighty Cents shall have been ascertained, sell at public auction for ready money so much of the said alnd as may be necessary to raise the expences of sale an such proportion as such sale may be made to raise and out of the money arising from any sale made under this deed pay first

the expences attending such sale and then the money intended to be raised by sauch sale, to be person or persons entitled to receive the same, and the balance, if any, shall be retained by the said John G. Mosby and Nathaniel Sheppard or either of them to whose hands it may Come, under such sale, for the benefit of the trust and after the whole of the said debt and all interest and expences accruing thereon, and under the trust shall have been discharged, if any money shall then remiain in the hands of the said John G. Mosby and Nathaniel Shappard, or either of them arising from any sale made under this trust the same shall be paid to the said Henry G. Heth his heirs or assigns provided always that at least fifteen days previous notice of the time and place of any sale made under this deed shall be published in one or more of the news papers printed in the City of Richmond And upon further trust that the said Henry G. Heth his heirs or assigns shall be permitted to hold possession of the said land and recieve and take the issues and profits thereof to his and their own use until the same shall be sold for the purposes of this trust. And the said Henry G. Heth doth hereby for himself his heirs, executors and administrators covenant and agree with the said Bowler F. Cocke as trustee aforesaid, his heirs, executors, administrators and assings that he the said Henry G. Heth his heirs, executors or administrators shall and will well and truly pay the said sum of One thousand nine hundred and eighty dollars and eighty Cents and the interest therein as herein before mentioned, according to the true intent and meaning of this deed. In testimony whereof the parties hereto have to this Indenture set their hands and affixed their seals the day and year first herein written.

H.G. Heth seal Signed sealed and delivered In the presence of us

seal N. Sheppard seal

seal

At a Court held for Henrico County at the Court house the 9th day of August 1815. This Indenture was acknowledged by Henry G. Heth and Nathaniel Sheppard parties thereto and ordered to be recorded.

Truly recorded

Teste J. Whitlocke C.H.C.

Teste, J.B. Whitlocke C.H.C. Examined.

(Henrico County Deed Book 12: 400-1; on margin: Fisher to Randolph and? claim)

This Indenture made this day of January in the year of our Lord one thousand eight hundred and sixteen between Edward W. Roots Charles J MacMurdo and William Hay Jr. of the one part and George Fisher of the City of Richmond of the other part Witnesseth, Whereas on the 18th day of december in the year one thousand eight hundred and thirteen Richard Randolph of the County of Henrico executed a deed of trust to Edmund W. Roots Charles J McMurdo and William Hay junior for a certain tract of Land lying and being in the County of Henrico on the Waters of Baileys Creek and four mile Creek containing by estimation four hundred acres and commonly called the Norwich Mill tract together with the Norwich Mills as a security of the payment of the sum of three thousand and fourteen Dollars due the said George Fisher by the said Richard Randolph And whereas the said George Fisher Acknowledges that he had received of the said Richard Randolph the said sum Edmund W. Roots Charles J M'Murdo and William Hay Junior to reconvey the Estate conveyed to them in trust as aforesaid to the said Richard Randolph which

acknowledgement and request are signifyed by the said George Fisher subscribing his name and affixing his seal hereto. Now this Indenture Witnesseth that the said Edmund W. Roots Charles J McMurdo and William Hay Junior for and in consideration as well of the premises as of the sum of one dollar to them in hand paid by the said Richard Randolph have released remised and forever quit claim with the said Richard Randolph and by these presents do forever release remise and quit claim unto him the said Richard Randolph all right, title, property, and estate, of every nature and kind whatsoever which they acquired by and under the deed of trust aforesaid to the estate herein before mentioned. To have and to hold the said Estate to the said Richard Randolph his heirs and assigns forever free and clear of and from the claim of or claims of all and every person or persons whatsoever claiming by through from or under them the said George Fisher Charles J. MacMurdo E W Rootes and William Hay Junior, In Witness whereof they have hereunto set their hands and affixed their seal the day and year first above written Signed sealed and delivered Geo Fisher LS in presence of

In Henrico County Court Office on the 16th day of March 1816. This Indenture was acknowledged by George Fisher one of the parties thereto and admitted to record.

Test J B Whitlocke, C.H.C.

(Henrico Co. Deeds 1816, DB 13: 582)

On margin: Randolph to DuVal OD delivered Philip DuVal Jr. __ copy of Apl 1821.

Know all men by these presents that I Robert B. Randolph of the County of Henrico and State of Virginia for and in consideration of the natural love and affection which I bear to my sister Maria B. DuVal of the City of Richmond and State aforesaid as well as for the further consideration of one dollar to me in hand paid by the said Maria B. DuVal (the receipt whereof is hereby acknowledged) have given and granted and by these presents do give and grant unto the said Maria B. DuVal during her natural life the following Slaves to wit Eady Sophy Alfred Athelbert Agnes & Macedonia together with their Increase. To have and to hold the said Slaves during her natural life and at her death to be equally divided Among the Children of the said Maria B. DuVal, and the said Ro. B. Randolph for himself, his executors and and administrators the said Slaves unto the said Maria B. DuVal at her death to revert to her Children against the claim of him the said Ro. B. Randolph his executors and administrators and against the claim or claims of all and every person or persons whatsoever shall and will warrant and forever defend them by these presents In Witness hereof I have hereunto set my hand and seale this tenth day of September in the year of our Lord one thousand eight hundred and sixteen. Ro. B. Randolph seal Witness Brett N. Randolph Robt. A. Payne

In Henrico County Court Office the 21st day of October 18th This Deed was proved by the Oaths of Brett N. Randolph and Robt. A. Payne the witness thereto and admitted to record.

teste

JB Whitlocke, C.H.C.

(Henrico County Deed Book 15:276-7; on margin: Randolph Ric to Harrison Arch]____?)

This Indenture made this twenty third day of June in the (year) of our lord one thousand eight hundred and seventeen between Richard Randolph of the first part, Archbald M. Harrison of the second part John G. Mosby and James Shephard of the third part. Whereas the s(aid) Richard Randolph is justly indebted to Michael W. Hancock in the sum of thirty two hundred dollars to be paid on the several days following vizt? the amt. of one note or bond, i.e., the sum of sixteen hundred dollars in the fifteenth day of July 1818 and the amt of one other note or bond the like sum of sitxteen hundred dollars on the fifteenth day of Janua(ry) 1819, as by the two several notes or bonds will more fully appear, be(aring) date the fifteenth day of May 1817, which debt or debts the said Richa(rd) Randolph is willing and desirous to secure. now this indenture whereof? that for and in considertation of the premises, and also for the further (con)sideration of one dollar, of lawful money of Virginia, to the sd. Ric(hard) Randolph in had paid by the said archibald M. Harrison at an(d) before the sealing and delivery of these presents the receipt whereof hereby acknowledged he the said Richard Randolph hath given granted, bargained, sold and by these presents doth give grant bar(gain) sell and confirm to the said Archilbald M. Harrison his heirs (&?) assigns forever the following slaves Viz: Tom Griffin; Jim Ban_ Beverley, Ned Cooper, Bob White & Robin, to have and to hold (the) aforesaid slaves unto the said Archibald M. Harrison, his heirs and admin forevoer and the said Richard Randolph for himself (his?) heirs, exors and admin doth hereby covenant, promise and agree to and with the said Archibald M. Harrison, his exors & administr(ators) in manner and form following, that is to say the said Richd Randol(ph) his heirs exors and admors, the aforesaid slaves, unto the said Archib(ald) M. Harrison his exors and admon against all persons whatever and will warrant and forever defend by these presents; upon h ? nevertheless that the said Archibald M. Harrison his sxors and adm(ors?) shall permit the said Richard Randolph to remain in quiet & peace(ful) possession of the said slaves hereby conveyed, until default be ma(de) in payment of the said several notes or bonds aforesaid, in the wh(ole?) or in part, and then upon this further trust, that the said Archibald M. Harrison may think proper, or the said John G. Mosby and James Shephard, their executors or administrators, shall request ____? the aforesaid slaves, or such of them as the trustee or his repre(sen)tative hereby autherised to act shall think sufficient for the pay(ment) and shall think property to sell for ready money at public auction, after having fixed the time and place of sale, at his own discretion & given twenty days notice thereof in one or more of the newspapers printed in Richmond, and also notified the same by advertisement, to be set up at the soor of the court house of Henrico County, on some court day previous to the day of sale: And out of the monies arising from such sale, shall, after satisfying the charges thereof, and all other expences attending the premises the amount of the two and several notes or bonds with the interest thereon which may lawfully have accrued, and the balance if any shall pay to the said Richard Randolph his heirs exors or admors; but if the whole of the aforesaid notes or bonds, shall be fully paid off and discharged to the said John G. Mosby and James Shiphard, their exors or admors, or if there shall be no default of payment of the said sum or sums as stated in the aforesaid two notes or bonds executed to Michael W. Hancock aforesaid, then this indenture to

be void, or else to remain in full force and virtue. In Witness whereof the said parties to these presents have hereunto set their hands and affixed their seals the day and year first above written Sealed and delivered Richard Randolph LS in presence of A. M. Harrison LS Jno. G. Mosby LS

In Henrico County court office July 14th 1817.

This Indenture was acknowledged by Richard Randolph a party thereto, and on the 16th of the same month, the said Indenture was acknowledged by A. M. Harrison and Jno. G. Mosby, the other parties thereto, and admitted to record-

J. B. Whitlock CHC

(Henrico County Deed Book 16: 294-6; on margin: Mosby &c. to Randolph O. D. delivered Richd. Randolph 21st February 1820)

THIS INDENTURE made this sixteenth day of January the year of our lord one thousand eight hundred and eighteen between John G. Mosby and Nathaniel Sheppard of the one part and Richard Randolph of Henrico County of the other part Whereas the said Richard Randolph did by his deed bearing date the seventh day of december one thousand eight hundred and twelve of record in the office of the clerk of the county court of Henrico convey in trust to the said John G. Mosby and Nathaniel Sheppard three hundred acres of alnd lying and being in the said county of Henrico, below the city of Richmond Richmond adjoining the Norwich mills formerly the property of Thomas Pleasants for the purpose of securing to Mary Stith of Williamsburg the payment of one thousand five hundred and eighty pounds all of which will more fully appear by reference to the said deed, and whereas since the execution of the said deed the said Mary Stith hath departed this life having first made her last will and testament & therein appointed Robert Anderson executor of the same who hath proved the said will and taken upon himself the execution thereof. And whereas the said Richard Randolph did on the fifteenth day of January one thousand eight hundred and eighteen pay to the said Robert Anderson on a bond of the said Mary Stith to Thomas M. Randolph for the benefit of certain children of David M. Randolph for one thousand pounds payable after her death the sum of one thousand pounds in part of the principal of the sd debt of oune thousand five hundred and eighty pounds the receipt of which sum of one thousand pounds is acknowledged by the said Robert Anderson subscribing his name and affixing his seal hereto, in consequence of which payment the said Robert Anderson doth hereby request the sd John G. Mosby and Nathaniel Sheppard to release the said land from all liability for the payment of so much of the said debt of one thousand five hundred and eighty pounds. now therefore this Indenture witnesseth that the said John G. Mosby and Nathaniel Sheppard in consideration as well of the premises as of the sum of one dollar to them in hand paid by the said Richard Randolph do hereby for themselves and their heris forever release the said land from all liability as to one thousand pounds of the aforesaid debt of one thousand five five hundred and eighty pounds, so that the said land is _____ bound for the blaance of the said debt only under the deed of trust aforesaid. In Witness whereof the said John G. Mosby Nathl. Sheppard and Robert Anderson have hereunto set their hands and affixed their seals the day and year first herein written.

Signed sealed and delivered in the presence of

Jno. G. Mosby seal N. Sheppard seal

Ro. Anderson seal

In Henrico County Court office January the 16th. 1818

This Indenture was acknowledged by Jno. G. Mosby and Robert Anderson parties thereto and on the 23rd of the same month in the year aforesd. the said indetnure was acknowledged by N. Sheppard another party to the same and admitted to record. <u>Examined.</u> I B Whitlocke C. H. C.

(Henrico County Deed Book 16:331-2; on margin: Randolph to Greenhow)

This Indenture made the first day of october in the year of our lord eighteen hundred and seventeen between Richd. Randolph of the county of Henrico, of the one part, and Samuel Grimshaw of the aforesaid county of the other part witnesseth That the said Richard Randolph for and in consideration of the sum of one dollar to him in hand paid, by the said Samuel Grimshaw at or before the insealing and delivery of these presents the receipt whereof is hereby acknowledged hath bargained and sold, and by these presents doth bargain and sell unto the said Samuel Grimshaw his heirs and assigns forever a certain piece or parcel of alnd on Balies creek in the county of Henrico Viz beginning at Baileys creek, as it meanders to a small bush on said run near hackney road thence to a marked tree on said road, thence up said road to the fork, the one leading to Charles City court house thence down said road as it meanders to the place began at. To have and to hold the piece or parcel of land with all its appurtenances (except the canal which passes passes through the said land, the right to which the said Randolph retains) to him the said Samuel Grimshaw his hiers and assigns forever freem from the claim of him the said Randolph or his heirs and of every person whatsoever, shall and will warrant and forever defend. In testimony whereof the said Richard Randolph hath hereunto set his hand and affixed his seal the day and year first above written

Richard Randolph seal

In Henrico County court office, february 3d. 1818.

(Henrico County Deed Book 17: 262-3; on margin: Randolph to Mosby)

THIS INDENTURE made this ninth day of June in the year of our lord one thousand eight hundred and eighteen Between Richard Randolph of the county of Henrico of the one part and John G. Mosby of the said county of the other part. Witnesseth that the said Richard Randolph for and in consideration of the sum of one dollar to him in hand paid by the said John G. Mosby, the receipt whereof he doth hereby acknowledge hath bargained sold and conveyed and by these presents doth bargain sell and convey unto him the said John G. Mosby his executors administrators and assigns forever two negro slaves to wit, Jacob and Sally the furture increase of the said Sally. To have and to hold the said two negro slaves and the furture increase of the said Sally to him the said John G. Mosby his executors administrators & assigns, to the only proper use and behoof of him the sd John G. Mosby his executors administrators and assigns forever, And the said Richard Randolph doth hereby for himself his hiers executors administrators and assigns the said slaves and the furture increase of the said slave Sally to the the said John G. Mosby his executors, administrators and assigns to warrant and forever defend against the claim or claims of all and every person or persons whomsoever Upon trust nevertheless that the said John G. Mosby his executors, administrators and assigns will suffer and permit the mother of the said Richard Randolph (Mrs. Randolph of the city of Richmond) to have the services of the said two negro slaves and the furture increase of the said Sally, and thier heirs, to her own use and benefit during her life, and at her death permit the said Mrs. Randolph to dispose of the said slaves and the future increase of the said Sally in such manner and to such person or persons as she may think fit. In Witness whereof the said Richard Randolph and John G. Mosby have hereunto set their hands and seals the day and year first herein written

Richard Randolph seal Signed sealed and delivered Jno. G. Mosby seal in the presence of

In Henrico county office June 9th 1818

This indenture was acknowledged by Richard Randolph one of the parties thereto, and admitted to record.-

I B Whitlocke C.H.C.

(Henrico County Deed Book 17: 397-400; on margin: Randolph to Mosby/ O.D. deld. Wyndham Robertson pr. ord. of Jno. G. Mosby the 19" Dec. 1821)

An Indenture made on this 7th. day of July in the year of our lord eighteen hundred and eighteen between Richard Randolph of the county of Henrico of the first part John G. Mosby of the same county of the second part & David M. Randolph Junr. Burwell S. Randolph and John G. Mosby Trustee for Mrs. Mary Randolph of the third part. whereas the said Richard Randolph is indebted to his brother David M. Randolph Junr. and Burwell S. Randolph in the sum of of one thousand pounds virginia currency which sum is to be paid them in equal moieties at the death of his mother Mary Randolph and whereas the said Richard Randolph is indebted to the said John G. Mosby as trustee for the benefit of Mrs. Mary Randolph in the sum of six hundred dollars as by bond of this date which sum he has voluntarily and in consideration of the natural love and affection which he bears to his said mother Mary Randolph as well as in consideration of a certain interest between them, agreed to pay and secure to his said mother for her sole and separable use, and the said Richard Randolph eing desirous & having agreed to secure the payment of the said sum of money so as aforesd. due to his said mother and brothers Now therefore this indenture witnesseth that the said Richard Randolph for and in consideration of the premises and of the sum of one dollar to him in hand paid by the said John G. Mosby the receipt whereof he doth hereto acknowledge hath granted bargained and sold and by these presents doth grant bargain and sell unto the said John G. Mosby his heirs and assigns forever all that certain tract or parcel of land containing about four hundred acres be the same more or less however much lying and being in the said county of Henrico below the city of Richmond which was formerly the property of Colo. Jno. Pleasants now deceased and which lies on Baileys run and four mile creek on which land there is now an establishment of stone ware manufactory, being all the land owned by the said Richard Randolph in the sd. county together with the hereditaments and appurtenances to the said land belonging or in any wise appurtaning and the reversion & reversions remainder and remainders rent issues? and profits thereof. To have and to hold the said land and appurtenances to the said Jno. G. Mosby his heris and assigns to the only proper use and behoof of the said John G. Mosby his heirs and assigns forver. In trust

nevertheless that whenever the said Mary Randolph shall require the payment of the said sum of six hundred dollars and the said Richard Randolph shall fail to pay the same, it shall and may be lawful for the said Mosby after two weeks previous notice in a Richmond newspaper to proceed to sell to the highest bidder for cash, so much of the said land land as will pay the said sum of six hundred dollars with interest charges and expenses and upon the farther Trust that of at the death of his mother he shall fail to pay the said sum of one thousand pounds or any part thereof to the said D. M. Randolph Junr. and B. S. Randolph then it shall & may be lawful for the said John G. Mosby to sell in like manner and upon the same sort of notice; the said tract of land or so much thereof as may be necessary to raise the said sum of one thousand pounds with legal interest thereon from the time when the same shall hae become payable, or whatever amount shall be in arrear and out of the proceeds of such sale or sales in the first place to pay all costs charges & expences accruing under this conveyance or attending the sales in the second place to pay to the said John G. Mosby trustee as aforesd. the said sum of six hundred to be paid by him to the sd. Mary Randolph for her sole and seperate use or to be laid out in the purchase of any property which she may chosse & direct which property shall be conveyed to and held by some person in Trust for her sole and separate use and the said money or property as the case may be shall and may be disposed of by will or other writing of the said Mary Randolph in the same manner as if she were a firme? sole free from any right or controul of any other person whatever In the third place to pay the said sum of one thousand pounds with interest as aforesaid to the said D. M. Randolph Junr. and B. S. Randolph and the surplus if any there be, to the said Richard Randolph or his legal representatives And the said Richard Randolph doth hereby for himself his heirs executors & administrators covenant promise to and agree with the said John G. Mosby his hiers and assigns the said land to warrant and dorever defend to the said John G. Mosby his heirs and assigns against the claim or claims of all and every person or persons persons whomever In witness whereof the said Richard Randolph and John G. Mosby have hereunto set their hands and seals the day & year first above written.

Signed sealed and delivered in the presence of us

Richard Randolph seal Jno. G. Mosby seal

In Henrico county court office, July the 7th 1818

This indenture was acknowledged by Richard Randolph and John G. Mosby parties thereto and admitted to record-Examined

I. B. Whitlocke C.H.C.

(Henrico County Deed Book 20: 296-299; on margin: Heth to Randolph/ Original dld. Beverly Randolph pr. Ord of R. Harrison filed 26th" Feby 1823.)

This Indenture made this sixth day of december in the year eighteen hundred and nineteen Harry Heth of Chesterfield county and Ann his wife of the first part Beverley Randolph and Carter H. Harrison of the city of Richmond of the second part and Archibald M. Harrison of the third part. Witnesseth that whereas the aforesaid heth is justly indebted to the said Archibald M. Harrison in the sum of ten thousand dollars by bond bearing date the 23d. day of february last, payable the

first day of february eighteen hundred and twenty and also by another bond of the same date and for the same sum, payable on the first day of february eighteen hundred and twenty one and also by another bond of the same date and for the same amount payable in the first day of february eighteen hundred and twenty two, making in the whole the sum of thirty thousand dollars which said bonds were given as a part of the consideration for the purchase of a tract of land called Curles, by the said Heth to the said Archibald M. Harrison. Now for and in consideration of the premises, and in order to secure the punctual payment of the said bonds and for and in consideration of one dollar by them the said Randolph & C. H. Harrison to him the said Heth in hand paid, the receipt whereof is hereby acknowledged the said Harry Heth has granted bargained sold and conveyed and by these presents doth grant bargain sell and convey unto the said Beverley Randolph and Carter H. Harrison on the survivor of of them, and the heirs or assigns of the survivor, all that tract of land in the county of Henrico lying on James River, called and known by the name of Curles and containing by estimation nine hundred and thirty acres be the same more or less. It being the same tract of land conveyed to the said Harry Heth by deed bearing equal date with these presents which will be found of record in Henrico county. To have and to hold the above bargained premises with the appurtenances unto them the said Beverley Randolph and Carter H. Harrison to the survivor of them his heirs or assigns forver. In trust nevertheless and in special confidnece that said Randolph & H. Harrison shall permit the said Heth to be and remain in possession of the above bargained premises until default be made in the payment of either of the said bonds, and that if default be made in the payment of either of them, or any part of either of them, that then the said Beverley Randolph and Carter H. Harrison or either of them or the survivor or his heirs shall or may whenever he or they shall think fit or shall be required by the said A. M. Harrison his heirs, executors, administrators or assigns make sale of the above bargained premises after the time and place of sale shall bave been advertised sixty days in one or more Richmond newspapers for ready money or if the said piece of ground and premises will sell for more than is then due & payable so much ready money as shall be sufficient to discharge such of the said bonds or any part of either of them as shall then have fallen due and payable, and all charges and expences of sale and the balance on a credit such as will meet the payment of any bond or bonds aforesaid that may thereafter fall due and payable the bond to render? bound? in the hands of the purchaser or purchasers and to be resold if the said purchaser or purchasers shall make default the payment of the monies that may be thereafter due and payable and the surplus of the purchase money if any after satisfying and discharging the bonds aforesaid and all the charges and expences attending the execution of the trust to be paid over to the said Harry Heth his hiers executors administrators or assigns. and the said Harry Heth and An his wife do covenant and agree with the said Beverley Randolph and Carter H. Harrison and the survivor of them and his heirs that they will hold under this deed until default be made in the said bonds or any of them and will then deliver up to them or the purchasers under this deed the above bargained premises, & that they will execute such other and further conveyance as may reasonably be required and moreover that they will forever warrant and defend the above bargained premises to the said Beverley Randolph and Carter H. Harrison the survivor of them his heirs and assigns against the claim and demand of all and every person whomsoever, provided however, and the true intent and meaning of this indenture is hereby declared to be that if the said Harry Heth shall pay off and discharge the said bonds as they fall due, then this indenture shall cease determine and be of no effect And the said Randolph and C. H. Harrison convenant and agree with the said Heth and Ann his wife their heirs and assigns, that

they will thereupon release all title to the premises In Testimoney whereof the parties to these presents have hereunto set thier hands and affixed their seals the day and year above written.-Signed sealed and Harry Heth Seal delivered in presence of Ann Heth Seal

The commonwealth of Virginia to Haley Cole Seal and John Trabue gentlemen of the county of Chesterfield greeting whereas Harry Heth and Ann his wife by their their certain indenture of bargain and sale bearing date the sixth day of december 1819 have sold and conveyed to Beverley Randolph and Carter H. Harrison a certain tract of land in Henrico county called Curles containg 930 acres more or less & Whereas that said Ann Heth cannot conveniently travel to our county court of Henrico, to make acknowledgment of the said conveyance therefore we do give unto you or any two or more of you power to examine her privately and take her acknowledgment concerning the conveyance aforesaid contained in the said deed which is hereto annexed and we command you that you personally go to the said Ann Heth and examine here privately and apart forom the said Harry Heth her husband, concerning her executing the said deed and take her acknowledgment thereupon and when you have examined her as aoresaid and recieved her acknowledgment, that you distinctly and plainly certify to us thereof, in our said court annexed to this writ. Witness Izard B. Whitlock, clerk of our said court, this ____ day of ____ 181__, in the 44th. year of the commonwealth.

I B Whitlocke

To wit:

We do hereby certify that pursuant to the above commision to us directed we did this day go to mrs. Ann Heth wife of the above named Harry Heth and examined her privately and papart from her said husband, and she declared that she willingly signed and sealed the deed in the said commission mentioned, which was shown and explained to her by us, and consented that the same may be recorded. Given under our hands and seals this sixth day of december 1819.-

Haley Cole John Trabue

In Henrico county court office December 15th. 1819. This Indenture was acknowledged by Harry Heth a party thereto and with the commission annexed, and the certificate of its execution admited to record Examined Teste I B Whitlocke

(Henrico County Deed Book 20: 338-340; on margin: Heth to Mosby's Trust for Randolph Original delivered to? Francis Lewis 15" January 1821)

This Indenture made the twenty third day of december in the year of our lord one thousand eight hundred and nineteen between Harry Heth of the county of Chesterfield of the first part John G. Mosby and Wade Mosby Jr? of the county of Henrico of the second part, and Richard Randolph of the aforesaid county of the third part. Whereas the said Harry Heth is justly indebted to the said Richard Randolph in the sum of three thousand seven hundred and sixteen dollars as by two bonds bearing equal date with this instrument more fully appears the one for the sum of two thousand and forty nine dollars 73/100 payable in the tenth day of January eighteen hundred and twenty one; and the other for the sum of sixteen hundred and sixty six dollars 66/100 payable at

the death of the mother of the Richard Randolph, which two debts the said Harry Heth is willing and desirous to secure. Now this indenture witnesseth that for and in consideration of the premises, and also for the further consideration of one dollar to the sd. Richard Randolph in hand paid by the said John G. Mosby & Wade Mosby Junr. at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, he the said Harry Heth hath given, granted, bargained and sold and by these presents doth give grant bargain and sell to the said John G Mosby and Wade Mosby Junr their heirs and assigns forever all that tract or parcel of land, lying and being in the county of Henrico, and containing nine hundred acres, be the same more or less, the same being called and known by the name of Curles and late the property of Henry G. Heth deceased. To have and to hold the said hereby granted tract or parcel of land to the said John G. Mosby and Wade Mosby Jr. their heirs & exors executors and assigns forever, and the said Harry Heth for himself his heirs, executors and assigns doth covenant and agree to and with the said John G. Mosby and Wade Mosby Jr. their heirs executors, administrators and assignes forever, in manner and form following, that is to say that the said Harry Heth, his heirs, executors, adminstrators and assigns the aforesaid tract of land, unto the said John G. Mosby and Wade Mosby Jr. their heirs executors and assigns against all persons whatsoever, shall and will warrant and forever defend by these presents; upon trust nevertheless that the said John G. Mosby and Wade Mosby Jr. their heirs executors and administrators, shall permit the said Harry Heth to remain in quiet possession of the said tract of land called Curles, and take the profits thereof to his own use, until default be made in the said sum of money either in the whole or in part and then upon this further trust, that they or either of them, or their heirs executors administrators or assigns, shall and will so soon after the happening of such default of payment, as they or either of them may think proper, or the said Richard Randolph his executors administrators or assigns shall requiest sell the said tract of land to the highest bidder for ready money at public auction, after having given ten days notice in one of the news papers printed in Richmond, and out of the monies arising from suh sale shall after satisfying the charges thereof and all other expences attending the premises pay to the said Richard Randolph his heirs exors or assigns the said sum of three thousand seven hundred and sixteen dollars, and the balance shall pay to the said Harry Heth his heirs executors adminstrators or assigns But if the whole of the said sum of three thousand seven hundred and sixteen dollars shall be fully paid off and discharged to the said Richard Randolph his hers exors ot assigns on or before he_____ before stated; then this indenture to be void, or else to remain in full force and virtue. In witness whereof the said parties to these presents have hereunto set their hands and affixed their seals the day and year first above written.

Test	Harry Heth seal
J. M. Selden	Jno. G. Mosby seal
	Wade Mosby Jr. seal
	Richard Randolph seal

For value received I hereby assign to Francis Lewis the with named bond for the sum of two thousand and forty nine dollars 33/100 for the purpose of meeting a debt due by me to Rob. Anderson exor of M. Stith. Daniel C. Ellett

Richard Randolph

In Henrico county court office December 23d 1819

This Indenture was acknowledged by Harry Heth one of the parties thereto, and admitted to record Examined Teste J. B. Whitlocke C.H.C.

(Henrico County Deed Book 21: 16-19; on margin: Randolph to Lewis)

This Indenture made this 22nd" day of February in the year of our Lord one thousand eight hundred and Twenty Between, Richard Randolph of the County of Henrico and parish of Henrico of the one part and Francis Lewis of the said Richard Randolph for and in consideration of the sum of one Dollar of lawful money of Virginia to him in hand paid by the said Francis Lewis at or before the sealing and delivery of these presents (the receipt whereof the said Richard Randolph, doth hereby acknowledged, and thereof and of every part and parcel thereof, doth clearly exonerate, acquit and discharge the said Francis Lewis, his heirs, Exors admors and assigns and every of them by trhes presents, HE the said Richard Randolph, Hath granted bargained, sold aliened aliened, enfeoffed and confirmed, and by these presents, doth grant, bargain, sell, alien, enffeof, and confirm unto the said Francis Lewis, his heirs and assigns forever, all that tract or parcel of Land with the appurtenances, situate lying, and being in the said County of Henrico & parish aforesd. Containing by a survey lately made by Peter Cottrell, Three hundred and thirty five acres be the same more or less and bounded as follows to Wit; by the lands of John Balew, Robert Pleasants and Thomas Acree; a platt thereof is hereto annexed which will more fully explain the meets and bounds of the aforesaid tract of Land, and the reversions and reversions remainder and remainders of all and singular the said Tract of Land, and premises hereby granted or mentioned to be hereby granted, and of every part and parcel thereof incident, belonging or appertaining, estates, rights, titles, claims, interests and demands whatsoever of him the said Richard Randolph, in to, or out of the said Tract of Land, and every part and parcel thereof To have and to hold the said tract or parcel of Land, and othe other the premises hereby granted, bargained, and sold, or mentioned or intended to be hereby granted, bargained, and sold, and every part and parcel thereof, with their and every of their appurtenances unto the said Francis Lewis his heirs and Assigns forever; To the only proper use and behoof of him the said Francis Lewis, his heirs and assigns forever; And the said Richard Randolph doth hereby covenant and grant for himself and his heirs that he the said Richard Randolph and his heirs, the said tract or parcel of land and premises, hereby granted, or intended to be granted, and every part and parcel thereof with all and singular their and every of their rights, mem=bers and appurtenances unto the said Francis Lewis his heirs and assigns Against him the said Richard Randolph and his heirs and Against all and every other person and persons, whatsoever, shall and will warrant and forever defend, by these presents, And the said Richard Randolph for himself his heirs exors and admrs. and for every of them doth covenant and grant to and with the said Francis Lewis, his heirs and assigns, and to and with every of them by these presents, in manner and form following to Wit: That the said Richard Randolph now is true and lawful Owner of the said Tract of Land and other the premises hereby granted, or mentioned to be hereby granted, and of every part and parcel thereof with these and every of their appurtenances and is rightfully and absolutely seized thereof and of every part and parcel thereof of a good pure absolute, and indefeasable estate of inheritance, in fee simple without any manner of condition, trust, contingent, covenant, proviso, or limitation of use or uses or other restraint, matter or thing whatsoever, to alter change, charge, determine, incumber, defeat or direct the

same; And also, that he the said Richard Randolph, now hath good right lawful & absolute power and Authority in himself to grant alien and convey all and singular the said tract of Land and premises hereby granted, or mentioned to be hereby granted as aforesaid, and every part and parcel thereof, with the appurtenances, unto the said Francis Lewis his heirs and assigns, to the only use of him the said Francis Lewis his hiers and assings in manner and form Aforesaid; And also that the said Francis Lewis, his heirs and assigns, and every of them shall or lawfully may, from time to time and at all and every time & times hereafter have hold, Occupy use possess & enjoy all and singular the said tract of land and premises hereby granted, or mentioned to be hereby granted, and every part and parcel thereof, with all and singular their and every of their appurtenances, and all and every the rents, issues and profits and commodities thereof arising accruing and growing, to have receive and take without any manner of let suit, trouble, Vexation, eviction disturbance, or other hindrance or molestation whatsoever, of or by the said Richard Randolph his hiers or Assigns, or any other person or persons whatsoever lawfully Claiming or tio claim the said tract of Land and premises or any part or parcel thereof: And also that the said Land tenements hereditaments and premises, hereby granted unto the said Francis Lewis his heirs and Assigns free and clear and freely and clearly, & absolutely freed and acquitted exonerated and discharged from all manner of former and other bargains, sales, gifts grants feoffments, leases, rights, titles, auteraments debts duties Judgements executions and all debts of record, and incumbrances whatsoever had made, committed, done acknowledged or suffered or caused to to be had, made committed done or acknowledged by the said Richard Randolph or by any other person or persons whatsoever, And the said Richard Randolph for himself his heirs exors: &c.: and for every of them doth covenant and grant to &c. with the said Francis Lewis his heirs and Assigns, that he the said Richard Randolph hath not done committed, executed, or suffered any act or acts whatsoever, whereby the said tract of land and premises, or any part thereof now or at any time hereafter shall or may be impeached or incumbered in title, charge, estate, or otherwise, In Witnesses whereof the said Richard Randolph hath hereunto set his hand & seal the day & year first above Written.-

Signed, sealed acknowledged and delivered in the presence of

Richard Randolph seal

(Henrico County Deed Book 21: 250-1; on margin: Randolph to Dandridge)

This Indenture made entered into this seventh day of April in the year of lord one thousand eight hundred and twenty, Between Richard Randolph of the County of Henrico of the one part, and William Dandridge of the same county of the other part, Witnesseth that the said Richard Randolph for and in consideration of the sum of Eight hundred dollars of lawfull money of this commonwealth to him in hand paid at or before the ensealing and delivery of these presents, (the receipt whereof is hereby acknowleged hath bargained, sold, aliened, enfeoffed released and confirmed and by these presents doth bargain, sell, alien, enfeoff and confirm unto the said William Dandridge his heirs and assigns frover, all that tract piece or parcel of Land in the county of Henrico, lying on four Mile creek, to the Junction with Bailey's run, thence up the run to the main road thence up the road to the line of Mrs. A. Ridd, thence down Ridds line to the creek the same being a part, of the tract of Land Richard Randolph purchasd of M.W. Hancock, together with the hereditaments and appurtenances there=unto belonging, or in any wise appurtaining, and the reversion and reversions, remainder, and remainders, Rents, issues, and profits thereof, and all the right, title, interest, property, claim and demand of him the said

Richard Randolph of in and to the same, and of every part and parcel thereof To Have and To hold the said tract, peice, or parcel of Land, as within described, with the tenements, hereditaments, and all and singular, the premises, herein before described, or intended to be bargained and sold, and every part and parcel thereof, with every of their rights, members and appurtenances, unto the said William Dandridge his heirs and assigns forever (to the only proper use and behoof of him, the William Dandridge, his heirs and assigns forever) and the said Richard Randolph for himself and his heirs, the said Tract piece or parcel of land, herein described, with all and singular the premises thereto belonging, unto the said William Dandridge, his heirs and assigns, free from the claim or claims of him the said Richard Randolph, his heirs, and of all and every person or persons whatever, shall, will and do warrant, and forever defend by these presents. In Witness whereof, the said Richard Randolph hath hereunto set his hand and affixed his seal, the day and year first within written.-

Richard Randolph seal

In Henrico County Court Office April 7th" 1820.

This Indenture was acknowledged by Richard Randolph a party to the same and Admitted to Record.

Teste I. B. Whitlocke C. H. C.

(Henrico County Deed Book 22: 491-2; on margin: (Har)rison and others to Randolph)

This Indenture made this first day of February, In the year of our Lord eighteen hundred and twenty acres between Archibald M Harrison of the first part, John G. Mosby, and James Shippard, of the second part, and Richard Randolph of the third part, Whereas the said Richard Randolph on the 23rd" of June 1817 in order to secure the payment of thirty two hundred dollars, due by the said Richard Randolph to M.W. Hancock and made payable at the Bank of Virginia, by two negotiable notes of Sixteen hundred dollars each the One due on the fifteenth day of July 1818. the other on the first day of January following to both of which negotiable notes. John G. Mosby and James Shippard became endorsers the said Richard Randolph did did by indenture of trust of that date convey to the said Archibald M Harrison his heirs, his exors &c. the following property to Wit. Tom Ruffin Jim Banks, Beverly Ned Cooper, Bob White and Robin, upon trust, for the use and purposes in the said Indenture mentioned and whereas since the executing and delivery the said deed of trust, the said Richard Randolph has fully satisfied and paid the sums of money thereby secured which the said John G. Mosby and James Shippard do hereby acknowledge Now this Indenture Witnesseth that for the consideration Aforesaid, as well as for the further sum of One dollar in hand paid by the said Richard Randolph to the said Archibald M Harrison, at and before the ensealing and delivery of these presents, the receipt whereof is hereby acknowledged he the said A. M. Harrison with the assent and approbation of the said John G. Mosby and James Shippard signified by their being partys to these presents and the said John G. Mosby and James Shippard have granted bargained and sold remised released and confirmed unto the said Richard Randolph all the estate right title claim and demand both at law and in equity which they said Archibald M Harrison John G. Mosby and James Shippard have or hold in the slaves Above mentioned. To have and to hold the said slaves to the said Richard Randolph his heirs and Assigns forever, And the said John G. Mosby, James shippard and A. M. Harrison for themselves their heirs executors and adminstrators the Above named slaves unto the said Richard Randolph his heirs &c. in as full an ample manner as the same was warranted by

the said Richard Randolph by the deed of trust Aboe recited, do warrant the same to the said Richard Randolph against the claim or claims of them the said John G. Mosby James Shippard and A. M. Harrison and all persons claiming by or under them In Witness whereof the parties to these presents have hereunto set their hands as affixed their seals the day and year first above written.

> LS A. M. Harrison Jno. G. MosbyLS James Shippard LS

In Henrico County Court Clerk's Office February the 7th. 1821-This Indenture was acknowledged in the Office aforesaid by Archibald M. Harrison, One of the parties to etc.? and admitted to record

Teste I B Whitlocke C. H. C.

(Henrico County Deed Book 23: 577-9; on margin: Randolph to Mosby)

Whereas John G. Mosby of the County of Henrico and State of Virginia was constituted a Trustee for certain purposes specifief in a deed of Trust executed by Richard Randolph of the same County and State aforesaid, dated the 7" day of July one thousand eight hundred and eighteen, and Recorded in the Office of the said County of Henrico, which deed was intended, among other things to secure to David M. Randolph junior, and to Burwell Burwell S. Randolph, the sum of one thousand pounds Virginia (currency?) And Whereas the said John G. Mosby subsequently with the appro=bation of the undersigned, relieved from the said Richard Randolph in full satisfaction of the Portion due to the undersigned out of the said sum of one thousand pounds, an assignment of the bond executed by Harry Heth conditioned for the Payment of sixteen hundred and sixty six Dollars 66/100, which said bond has been delivered in pursuance of an Order drawn by the undersigned to Edmund W. rootes of the City of Richmond; The receipt and delivery whereof he hereby acknowledged; And Whereas the said John g. Mosby has expressed a wish to be acquitted and Discharged of and from all liability on Account of his agency as Trustee as aforesaid, Now Know all men by these presents, That I Burwell S. Randolph in consideration of the Premises, have acquitted Exonerated and released, And di gerebt acquit exonerate and Release the said John G. Mosby from all and all manner of responsibility touching the premises and more especially from any liability incurred or supposed to be incurred by reason of the acceptance by him the said Mosby of the Bond aforesaid or by reason of any acts done byhim, or of any duties im=posed upon him, as trustee for my benefit; In Witness whereof I have hereunto set my hand and seal this 27" day of De=cember in the year one thousand eight hundred and twenty one

Signed, sealed and Delivered} In the presence of J. N. Moulder **Enoch Reynolds**

Burwell S. Randolph seal

District of Columbia Washington County Sc.

We Enoch Reynolds & J. N. Moulder Justices of the peace in the County aforesaid and District of Columbia do hereby certify that Burwell S. Randolph a party to a certain Deed bearing Date

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on the 27": Decr. 1821, and hereto annexed personally appeared before us in our County aforesaid & acknowledged the same to be his act and Deed and desired us to certify the said acknowledgment to the clerk of the County court of Henrico & State of Virginia in order that the said Deed may be Recorded; Given under our hands and seals this 5th" day of January one Thousand Eight hundred and twenty two.

Enoch Reynolds JP seal Jno. N. Moulder JP seal

At a Monthly Court held for Henrico at the Court=house on the 7th day of January 1832. This Indenture was produced in Court and with the Certificate of the acknowledgment of the same by Burwell S. Randolph a party thereot before two magistrates Ordered to be Recorded. Teste J. B. Whitlocke C.H.C.

(Henrico County Deed Book 24: 107-8; on margin: Heths exors to Harrison & Heth} 2 R_?)

We do hereby acknowledge to have received from A. M. Harrison on the first day of February 1818, the sum of eleven thousand six hundred and sixty six dollars and sixty seven cents, being the first payment as mentioned in this Trust Deed, and We do moreover acknowledge to have recived on the first day of February 1819, from Harry Heth, to whom the said Harrison hath sold the said Estate called Curles, the second payment as Stated in said Trust, of eleven Thousand six hundred and sixty six dollars and sixty seven cents, for both of which sums we have granted receipts to the said Harrison and Heth. We do also acknowledge to have received the full amount of Mrs. Janney's Interest up to the first February 1819, as per our receipts for the same, Witness our hands and seals this 16" day of June one thous=sand eight hundred and nineteen.-W. Dandridge seal Teste, Loftin N. Ellett, as to both Teste, Robert C. Nicholas as to S.P. Samuel Pleasants Teste, J. M. Selden as to both Executors of H.} Peter W. Mosby G. Heth decd. seal Will Selden as to W. Dandridge

Recd December 7" 1819 of Harry Heth, Eleven thousand one hundred and eleven dollars and fifty five cents, being so much paid in advance of this sixteen thousand six hundred and sixty six dollars and sixty six cents mentioned in the Deed of Trust from Archd. M. Harrison to John G. Mosby and Richard Randolph to be due to the executors of Henry G. Heth, and payable in two equal annual payments from the time of Eliza Janney's death, and for the sum so received by us a rect: is also written upon the foregoing deed of Trust, The said Harry Heth pays this sum in consequence of having bought from the said Harrison the land mentioned in said deed of Trust, It is understood that the payment is to have no effect upon the annual payments to be made to Mrs. Janney.

Teste Loftin N. Ellett as to both Teste J. M. Selden as to both Teste Robert C. Nicholas as to S.P. Peter W. Mosby Will: Seld as to W. Dandridge W. Dandridge seal Saml. Pleasants as executor of H.G. Heth} seal decd. Saml. Pleasants as seal attorney for Capt.}

Wm. Heth

At a Monthly Court continued by Adjoinment and held for Henrico County at the Courthouse on Tuesday the second day of April 1822, The foregoing two receipts annexed to an Indenture of Trust Between Archibald M. Harrison of the first part, John G. Mosby and Richard Randolph of the second part, and William Dandridge, Wm. M. Heth and Samuel Pleasants executors of the last Will and Testament of Henry G. Heth deceased and Eliza Janney of the third part, were produced in Court proved by the Oaths of Loftin N. Ellett and James M. Selden as to W. Dandridge and Samuel Pleasants, by the oath of William Selden as to W. Dandridge and by the Oath of Robert C. Nicholas as to Samuel Pleasants and ordered to be Recorded, Teste J. B. Whitlocke C.H.C.

See deed of Trust recorded in DeedBook No. 14, Page 410.

(Henrico County Deed Book 24: 220-4; on margin: Randolph exor of heth & others to Roane/ Original sent Wm: H. Roane by servant Henry 16th" Decr. 1822 pr. his Ord. filed)

Whereas Harry Heth late of Chesterfield County in Virginia did in his lifetime to wit: on the sixth of december in the year Eighteen hundred and nineteen; by deed of Trust, Conveyd a certain estate and Tract of Land Called Curles, lying on James River in Henrico County to Beverly Randolph and Carter H. Harrison trustees to secure the payment of a debt due from the said Heth to Archibald M. Harrison, which debt has since bee assigned by the said Archibald to Randolph Harrison; and Whereas the aforesaid Harry Heth, by his last Will & Testament (duly executed & recorded) gave to his executors named in the said Will (of whom Beverly Randolph only has qualified) full powers to sell his Real Estate or any part of it, for the payment of his debts; Now Therefore, This Indenture made and executed this sixth day of June in the year eighteen hundred and twenty two, Between Beverly Randolph and Carter H. Harrison trustees as afore=said, Beverly Randolph the only executor who has qualified as aforesaid of the Will of Harry Heth aforesaid, and the said Archibald M. Harrison, of the one part, and William H. Roane of the other part, Witnesseth, that in Consideration of nine thousand dollars to them in hand paid by the said Roane (the receipt whereof is hereby ack=nowleged) they the said Beverly Randolph only Acting executor of Harry Heth aforesaid, and Randolph and Archibald M. Har=rison aforesaid, have granted, bargained & sold, and by these presents do grant, bargain & sell, to the said William H. Roane, and to his heirs forever, in fee simple, a Certain tract or parcel of land known by the name of Curles lying on James River in Henrico County, continuing by Estimation nine hundred & thirty acres, be the same more or less, being the same tract of Land mentioned in the above recital & Conveyed to the above mentioned Harry Heth by deed bearing date, the sixth of December of the year Eighteen hundred and nineteen, of record in the County Court of Henrico; To Have and to Hold the said Tract of Land, with its appurtenances, unto him the said William H. Roane, and his heirs forever, and the said Beverly Randolph and Carter Carter H. Harrison trustees as aforesaid; And the said Beverly Randolph only acting executor of the last will of Harry Heth aforesaid, and the said Ran=dolph and Archibald M. Harrison do hereby convenant with the said Roane, forever to warrant the said Tract of Land to him the said Roane and his heirs, and to defend them in the same, free from the claim of all and each of them the said Beverly Randolph, Carter H. Harrison, Randolph Harrison, and Archibald M. Harrison, and

from all persons claiming under, or through, them, or either of them; and the said Beverly Randolph Executor of Harry Heth as aforesaid, doth hereby assign to the said Roane every covenant heretofore executed to the said Harry Heth now deceased, to assure the title to the premises, which is or may be in its nature assignable. In Witness of all which, the abovementioned parties, have hereto affixed their hands and seals on the day and year first above Written to wit; on the Sixth day of June in the year 1822. Beverly Randolph Exor & Trustee} LS

for Harry Heth deceased		
C. H. Harrison Trustee of}	LS	
H. Heth decd		
Randolph Harrison	LS	
A. M. Harrison		LS

Memorandum, That beside the liens on the said Land called Curles ennumerated in the second section 2 of the articles of agreement entered into Between Randolph Harrison, Beverly Randolph Exor of Harry Heth decd. and William H. Roane on the 12th" January 1822 which articles are hereto annexed as part of this deed, the said William H. Roane hereby covenants to pay to the Executors of Henry G. Heth decd. in two equal annual instalments of \$2777.77/100 each within one and two years from the date of the death of Mrs. Elizabeth Janey with Interest on the same from the date of the death of the said Elizabeth Janey, and the said Roane doth hereby Acknowledge the lien on the said Land called Curles in favor of the Executors of the said Henry G. Heth to secure the payment of the said sum of money and the Interest afroesaid. Witness Our hands and seals hereto affixed on the day and at the time of the Execu=tion of the Deed hereto annexed.- Beverly Randolph Exor & Trustee LS

of Harry Heth deceased C. H. Harrison Trustee of H. Heth decd. LS Randolph Harrison LS A. M. Harrison LS W. H. Roane LS

(referred to in the annexed Memorandum)

Articles of Agreement entered into the _____ day of January 1822, Between Randolph Harrison and Beverly Randolph Exors of the last will and Testament of Harry Heth deceased, of the first part, and William H. Roane of the second part; Whereas the land called Curles lying on James River in Henrico County belonging to the Estate of the said Harry Heth deceased, was by the Said Heth during his lifetime conveyed to Beverly Randolph and Carter H. Harrison, Trustee in Turst to Secure a debt due from the said Heth to Archibald Harrison, which debt has been assigned to the said Randolph Harrison; and Whereas the said Heth by his last Will and Testament hath given his exors named in his will (of whom the said Beverly Randolph only hath qualified) plenary powers to sell all or any part of his real estate for satisfaction of his Debts; Now it has been agreed between the parties to these presents, as follows, that is to say- 1. The said Randolph Harrison, and the said Beverly Randolph Exor of the said Harry Heth deceased, agree with the said Roane, to sell him the said Land Called Curles; and that a Conveyance of the same, in due form of law, shall be made to the said Roane, Wherein the said Beverly Randolh and Carter H. Harrison Trustees as afore=said, for the benefit of the said Randolph Harrison assignee of Archibald Harrison, the said Randolph Harrison himself and the said Beverly Randolph exor of the said Harry Heth deceased, shall join; conveying and releasing to the said Roane an estate in fee simple in the said Estate called Curles, and all the right title and Interest, which the said Beverly Randolph and Carter H. Har=rison trustees as aforesaid, and the said Randolph Harrison assignee as aforesaid, and the said Beverly Randolph as exor of the said Heth, have or can convey, in the premises, with a Clause of Special Warranty, against the claim of all persons claiming by thro or under the said grantors, and with an assignment on the part of the said Beverly Randolph exor of the said Heth, of every cove=nant executed to the said Heth, to assure the title to the premises, which is or may be in its nature assignable; 2. The said Roane agrees to pay for the said Land called Curles, the sum of nine thousand dollars, which is to be paid to the said Randolph Harrison, in Discharge of his aforesaid lien on the said Land; that is to say, three thousand Dollars, in cash forthwith; three thousand dollars on the 12" day of January 1823; and the other three thousand Dollars on the 12" day of January 1824; and to pay Mrs Janey the sum of two thousand and sixty Dollars, (for which she hath a lien on the said land), on the 1st day of February next; and the said Roane agrees to take the said land subject an annuity of one thousand dollars to the said Mrs. Janey (for which also she hath a lien on the said land); and subject also to the Claim of Bowler F Cocke as Trustee for the children of William Dandridge, whatever that claim may be, good or bad, and whatever may be its amount; 3. and Whereas it may be deemed more advantageous to the said Roane the purchaser, for the better securing the title of the premises to him, that the said land should be sold at Public Sale, by the said trustees Beverly Randolph and Carter H. Harrison under the said deed of Trust for the Benefit of the said Randolph Harrison assignee as aforesaid according to the terms of the said Deed of Trust, it is there=fore further agreed between the parties to these presents, that such Sale shall be made by the said Trustees (subject to the incumbran=ces herein before mentioned) according to the Trust deed, unless the said Roane shall think proper to wave such sale on or before the day of sale to be appointed, and upon such sale, the said Roane shall bid the sum of eleven thousand and sixty Dollars; and if no person shall bid more, then the land shall be cired out to the said Roane at that price, and thereupon the articles of this agreement shall be strictly carried into execution, and if upon such sale any persons shall bid more than the said Eleven thousand and sixty dollars, and the said Roane shall still out bid such bidder, and purchase the Estate, then he shall have the same accomodation as to the times of payment as he is entitled to by Virtue of these articles, in respet to the price herein agreed upon and stip-ulated; and if any perosn shall at such sale out bid the said Roane and purchase the Estate, then the said Randolph Harrison shall return the said three thousand dollars with Interest, which thesaid Roane has herein above contracted by pay in cash, and shall deliver up his bonds for the said instalments of the purchase moneyu; and the said Beverly Randolph shall see that the two thousand and sixty dollars which the said Roane has contracted to pay the said Mrs. Janey shall be returned to the said Roane with Interest, and that the said Roane shall receive a reasonable compensation for any labor or expenses bestowed on the Estate in the meanwhle,- and this contract shall be cancelled, 4. Possession of the land shall be immediately delivered to the said Roane, He shall give Bond and Security for the Instalments stipulated satipulated to be paid on the 12" day of January 1823 and 824, and a deed of Trust of the land to secure the payment of the said Instalments, Witness our hands this 12" January 1822. Teste B.W. Leigh **Randolph Harrison** Bev y Randolph Exor. Teste J. M. Selden

of Harry Heth decd. W. H. Roane

City of Richmond Sct.

We E W Rootes and J H Eustace Justices of the peace in the Corporation aforesaid in the State of Virginia do hereby Certify that Beverly Randolph, Carter H. Harrison and Randolph Har=rison and Archibald M. Harrison parties to a certain Deed bearing date on the sixth day of June 1822, and thereto annexted personally appeared before us in Our Corporation aforesaid and aknowledged the same to be their Act and deed, and Desired us to Certify the said Acknowledgment to the Clerk of the County Court of Henrico in order that the said deed my be recorded: Given under our hands & seals this sixth day of June 1822.

> E. W. Rootes LS Jno H Eustace LS

In Henrico County Court Clerks Office June the 7th 1822,

This Indenture was produced in the Office and with the Certificate of its acknowledgment by Beverly Randolph, Carter H. Har=rison, Randolph Harrison and Archibald M. Harrison parties to the same before two Magistrates, and the articles of Agreement & Memorandum annexed Admitted to Record. Examined

Teste J. B. Whitlocke C.H.C.

(Henrico Co. DB 25: 132-3; on margin: DuVall to Randolph and Coulling trustees)

This Indenture made and entered into this first day of May and one thousand eight hundred and twenty three between Philip Duvall Jr. of the County of Henrico of the first part Richard Randolph Jr. of the City of Richmond & James M Coulling of the County of Henrico of the second part & Benjn Duval of the City of Richmond of the third part Witnesseth that the said Benjn Duvall having paid forth Philip Duvall J about two hundred dollars and is security for said Philip Duvall in a like sum due the Bank of Virginia and Farmers Bank of Virginia is also security for said Philip to sundry bonds and notes one of which is due to James D. Ferguson and amounts to about one hundred and sixty five dollars which sum? is due and unpaid another is a bond given Francis Gildart guardian to the daughters of Carter Beverley which bond is dated 8th decr. 1821 at 12 months _____ the said Philip Duval is desirous to secure as far as he can the said Benjamin Duval from loss on his a/c In consideration whereof and for the further consideration of one? dollar in hand paid him the said Philip Duval Jr the reciept whereof is hereby? acknowledged he the said Philip Duval Jr hath granted bargained and sold and? by these presents doth grant bargain & sell unto them the said Richard Randolph and J. M. Coulling all and singular the property and debts comprised in a _____? hereto annexed as a part of the deed dated on the same day with these presents and Signed by sd Philip Duvall Jr. To have and to possess the same unto the said Richard Randolph and J. M. Coulling their executors & administrators forever & the Said Philip Duval Jr himself hs heirs executors and administrators doth Covenant to and with ___ Richard Randolph and J. M. Coulling their executors and administrators the right and ____ to the aforesaid property forever to defend and warrant against the Claim of any person? whatever on trust nevertheless that he the said Philip Duvall Jr may be permitted _____ continued in quiet and peaceable possession of the aforementioned property and

receive profits to his own use untill hte first day of November next on which day _____ therefore as they may be required the aforesaid Richd. Randolph & J. M. Coulling or to sell at public auction or private sale as may seem best the whole of the property _____ed in the aforesaid schedule giving ten days notice of such sale in some paper printed in the City of Richmond and from the proceeds of such sale tp pay to Benj. Duval the amount with interest which the said Benjamin has or may have in by that time for said Philip next to pay the notes due the bank of Virginia and? Farmers bank of Virginia amounting at the time to two hundred _______after discharging these notes they are next to pay J B Ferguson the amount due him all the balance as as it will suffice to go in the discharge of the bond given Francis Gildart for one thousand dollars the sd Richd. Randolph J. M. Coulling are authorized to collect the debts due Ph Duvall Jr as soon as possible and apply the proceeds as directed for the proceeds of the above before the first day of November next then the above obligation to be void or else remain in full force and virtue- In Witness whereof I have hereto set my hand and affixed my seal the day and date above written

signed & sealed in presents of

Philip Duval Jr seal seal

Schedule of property conveyed in a deed from Philip Duvall Jr Richard Randolph & James M Coulling dated first day of May one thousand eight hundred & twenty three 1 Black cow and calf one yoke Black and white oxen 1 Bay horse 1 roan horse 1 sorrell mare 1 waggon and gear 1 tumbril cart and gear 1 hay rody 1 Iron tooth Drag 1 trench plough 2 double ploughs 2 Single do 3 sew plough gear 2 coullers 2 Cultivators 18 Barrel corn 2 wheel barrows 1 do broken 1 ox cart 1 cart load Flaxen Corn shelter 7 young hogs 3 Carpenters planes 3 augurs 4 Chisels 1 three knife cutting box 1 wheat fan 2 old saddles and Bridles 1 gun poweder flask and Shot bag a negro man Pero a woman pattsy one tea table one San Mahogany bureau one do com wood two small dressing glasses one small eight day clock two com pine tables one do walnut do three table Cloths one large Carpet and rug one passage carpet one mahogany candle Stand one Set gilt tea China two Brittania Coffee pots two do tea pots one set com tea China one tea Caddy 1/2 green chairs one casq chair one rocking chair one seed table one com green desk one com book case for papers? one print of Jefferson five small prints one set plated castors? one alver 4 pitchers 10 wine glasses 1/2 dozen tubler glasses two Brass top wire fenders 5? India blinds 1 Childs Cribb 1 Chicken Coop 1 Tin Sugar Box 1 do tea cannister 3 setts? shovel tongs and pokers 1 pan brass and irons one tea caddy one tin safe 10 hoes 3 spades and 1 pick axe 4 axes 1 wood Saw 5 grass blades 4 cradles for wheat &c. 3 Brass candle Sticks 3 lamps 1 barrel chain 10 milk pans 200 gallons common cider 4 __shjohns? 10? Jugs Stone 12 Stone pots one Sh__ in the Virginia ______ all the debts due _____ in my books as well as my inetest in the concerns of Philip Duval jr & Co. Benjn Duval & son and Donald? mcKildoe? as will appear by reference to the books and papers of said Concers Witness my hand and seal this first day of May one thousand eight hundred and twenty three

Philip Duval Jr seal

At a Quarterly court continued by adjournment and held for Henrico County at the Courthouse on the 9th day of May 1823, This Indenture and schedule annexed were acknowledged by Philip Duvall Jr a party to the same and Ordered to be Recorded

W B Whitlocke Cu_

(Henrico County Deed Book 28:85-6; on margin: Cocke et al to Roane})

THIS DEED made this 14th day of March 1825 between Bowler F. Cocke as trustee for Sally Webb Dandridge wife of William Dandridge of the County of Henrico and John G Mosby and Nathl Sheppard, all of the first part and William H Roane of the said County of the Second part. WHEREAS Henry G Heth the Son and Devisee of William Heth was indebted to the said Bowler as Trustee aforesaid in the Sum of \$1980.80 Cents to Secure payment of which the said Henry G Heth executed on the 9th day of August 1815 an encumbrance upon his Estate called Curles in the lower end of Henrico County, which Estate (having been Several times since sold subject to the incumbrance aforesaid) is ____ owned by the said Roane who has fully paid off that emcumbrance to the said Cocke as the Trustee aforesaid, the receipt for which payme(nt) has been given by the said Cocke and is hereby acknowledged by h(im). NOW therefore THIS DEED Witnesseth that for and in Consideration of the premises and of Ten Dollars on hand paid to the said John G Mosby and Nathaniel Sheppard by the said Roane, the receipt of which hereby acknowledge, they the said Mosby and Sheppard (being thereto vested by the said Cocke as the said Cocke hereby admits) have and each of them hath granted bargained and Sold released and Confirmed and by these presents do, and each of them doth grant bargain and Sell release and Confirm unto the said Wm H Roane his heirs and assigns all that Tract or parcel of Land lying and being in the County of Hen(rico) below the City of Richmond called Curles which was devised to the said Henry G Heth by the last Will and Testament of his father William Heth Decd. together with the heriditaments and appurtenances to the s____ belonging or in any wise appertaining and the reversion and reversions remainder and remainders rents and issues and profits thereof. TO HAVE AND TO HOLD the said tract or parcel of Land with the said T(enem?)ents heriditaments and all and Singular other the premises herein before mentioned and intended to be bargained and released with their and every of their appurtenances into the said William H Roane his heirs and assigns forever, to and for the only proper use of him the said Wm H Roane his heirs and assigns forever, and to no other use or portent? whatever. And the said Mosby and Sheppard for themselves their heirs and assigns the said Tract of Land with all the premises & appurtenances thereto belong unto the said Roane his heirs and assings, against the Claim of them the said Mosby and Sheppard and Cocke their heirs and assigns shall, will, and do warrant and foerver defend by these presents. In Witnesse Whereof the said Mosby Sheppard and Cocke have hereunto set their hands and Seals the day and Year first above written.

Sealed and delivered in the Presence of} Wade Mosby Jr.} J Sheppard as to M & C

Wm P Sheppard as to N S P N Nicholas as to N S James Whitelaw as to N Sheppard Bowler F Cocke seal Jno G Mosby seal N Sheppard seal In Henrico County Court Clerks Office April 1st 1825

THIS DEED and acknowledged by N Sheppard a party to the Same And at a Monthly Court held for the said County at the Courthouse on the 5th day of July following the said Deed was acknowledged by John G Mosby another party thereto and proved by the Oath of John Sheppard a Witness to the Same, as to Bowler F Cocke another party thereto And at a Quarterly Court held for said County at the Courthouse aforesaid on the 7th day of November in the Same Year the said Deed was produced in Court and Ordered to be Recorded-

Teste Loftin N Ellett H.H.C.

(Henrico County Deed Book 30: 350-

(Henrico County Deed Book 30: 355

(Henrico County Deed Book 30: 358-360; on margin: Dandridge &c true? d? to Allen OD deld John A. Selden this 21st day of August 1828 per order of William Allen field with Deeds of 1828 letter \underline{R} .)

THIS INDENTURE made this first day of May in the year four thousand and eight hundred and twenty eight between William Dandridge John S(heppard) and Richard Randolph of the first part William Allen of the County of Surry (of the) second part and Robert Ladd Executor of James Vaughan deceased of the third (part) Whereas John G. Mosby and Mary W his wife on the 26th day of March 1818 in (order to?) secure the payment of the sum of three thousand three hundred and eighty eight due from them by six bonds sealed & dated on that day to the said James Vaughan since deceased did by indenture of trust of that date convey to the said William Dandridge John Sheppard & Richard Randolph their heirs and assigns forever following property to wit: one certain tract or parcel of land lying and being in (Hen)rico County which he the said Mosby purchased of said Vaughan & bounded North by the land of said Mosby on the West and South by ditto & on Bowler F. Cocke's land containing by survey twenty eight acres be the same (more or) less; Also Fifty acres of the middle division of Raleigh bounded on the East by land on the South by Wase Mosby upon certain trusts & to & for certain use (and?) purposes on the same indenture expressed declared & limitted all which will more fully and at large appear reference being had to said Indenture now being and remaining of record in the County Court of Henrico County. And whereas for the (purp)ose of satisfying & paying to the said Robert Ladd executor of James Vaughan decd the balance of principal money and interest remaining due and unpaid on account of the debt aforesaid on the 26" day of April 1828 (which balance on that day amounted to the sum of four thousand four hundred and eighty seven dollars and seventy cents) the said parties of the first part did on the day last aforesaid after having duly advertised the time and place of sale offer the two pieces or parcels of land aforesaid for sale for ready money by public auction on the premises when the said William Allen became the highest bidder & the purchaser thereof for the the price or sum of two thousand and twenty eight dollars which sale was made in pursuance of the said deed of trust for the purposes thereof and at the instance of the said Robert Ladd ececutor of James Vaughan deceased and the said Wm Allen having complied with the terms of said sale by paying into the hands of the said parties of the first part the purchase money

aforesaid the said parties of the first part have after satisfying the charges incident to the said sale paid over the residus of the said purchase money that is to say the sum of nineteen hundred and seventeen dollars & thrity five Cents to the said Robert Ladd executor of James Vaughan deceased towards satisfaction of the aforesaid balance of the debt aforesaid- Now therefore this Indenture witnesseth that in consideration of the premises and especially in consideration of the aforesaid sum of two thousand and twenty eight dollars to the said William Dandridge John Sheppard and Richard Randolph in hand paid by the said William Allen at and before the sealing and delivery of these presents the receipt whereof whereby acknowledge and the application whereof as above recited is also hereby acknowledged by the said Robert Ladd Executor of James Vaughan decd they the said Wm Dandridge John Sheppard and Richard Randolph with the assent & approbation of the siad Robert Ladd executor of James Vaughan decd signified by his being a party to these presents have bargained sold aliened and confirmed and by these presents do(th) bargain sell alien and confirm unto the said William Allen the two pieces or parcels of land aforesaid the one estimated to contain twenty eight and the other fifty acres, by the same more or less with their appurtenances: TO HAVE AND TO HOLD the two pieces or parcels of land aforesaid with their appurtenances unto him the said William Allen his heirs and assigns forever. And the said William Dandridge, John Sheppard and Richard Randolph for themnselves their heirs executors and administrators the two pieces or parcels of land aforesaid with their appurtencances unto the said William Allen his heirs and assigns in as full and ample manner as the same was warranted by the said John G Mosby and Mary W his wife by the seed of trust above recited do warrant the same to the said William Allen against the claim or claims of them the said William Dandridge John Sheppard and Richard Randolph and all persons claiming by or under or either of them but not further or otherwise- In witness whereof the (parties?) to these presents have hereunto set their hands and affixed their seals the day and year year first above written.

Signed Sealed and deliv ered in the presence of

W Dandridge John Sheppard Richard Randolph Robert Ladd Exor of James Vaughan

In Henrico County Court Clerks office May 1st 1828-

This Indenture was acknowledged by William Dandridge John Sheppard and Robert Ladd Executor of James Vaughan decd three of the parties to the (same?) And on the 23d day of July following the said Indenture was also acknow(ledged) by Richard Randolph another party to the same and admitted to recor(d).

Teste

Loftin N. Ellett C (C)

Examined.

(Henrico County Deed Book 30: 369-371; on the margin: WHEREAS Richard Pleasants died in the year 1806 intestate under age without being married leaving his mother and five brothers and sisters of the half blood on the part of the mother to wit Fielding, Beverly, Orris Susan and Mary Brown AND WHEREAS the said Richard at the time of his death was entitled by virtue of a devise from his paternal uncle Thomas Pleasants leat of Henrico to one third part of a tract of land in the said County known and described in the will of the said Thomas Pleasants by the name of Raleigh- AND whereas Philemon Gatewood of Norfolk subsequently intermarried with

the mother of said Richard and beleiving that upon the death of _____ Richard, his mother became his sole heir the said Gatewood and wife did by their deed of conveyance dated the 25?" of January 1813 and recorded in the County Court of Henrico convey to Maurice L. Miller the whole of the in trust in the said land to which the said Richard was entitlted at the time time of his death and the said Miller has subsequently conveyed it in conn() a larger tract of which it now constitutes a part of Wade Mosby Senr- And the said Brothers and sisters being entitled under the act regulating descen(t) in Virginia to come into the partition of the said land with the said mother of (the?) said Ricard and being so entitled the said Fielding Browne, Orris Browne, T? M Randolph and Susan his wife who was Susan Browne, John F. Bower (and?) his wife who was Mary Browne did by a general deed of partition made and into between them and the said Beverly B Browne on the 2d day of June 1824 deed of Partition is duly recorded in the County Court Henrico allot and convey to said Beverly B Browne each and all of their respective interests in the said tract AND whereas the said Philemon Gatewood has since died and the said B Browne has instituted their suit in the Superior Court of Chancery (in) the District of Richmond against Thomas Gatewood & others claiming that portion (of the) said land to which the said Fielding, Beverly, Orris, Susan and Mary were ent(itled to) a ratable proportion of the purchase money for which it was sold by the said Gate(wood) and ux & for other purposes- And whereas before any final decision was pro_____ced in the said cause a Compromise between the said Beverly B Browne in his right and as entitled to the interest of the said Fielding, Orris, Susan & Mary and Thomas Gatewood Exor of the said Philemon by which the said Beverly B Brow(ne) agreeded in consideration of the sum of \$2500 in hand paid by the said Thomas to (exe)cute or release to the said Wade Mosby or his trustee or the purchaser or the purch(asers0 under them as he the said Browne might be required by the said Gatewood f(or) his the said Brownes right title and interest claim and emand as aforesaid (in?) manner to cure the defect in title of the said Mosby arising from the cl the said Browne- And whereas the said Beverly B Browne has been this day (re)quired by the authorised Attorney of the said Thomas Gatewood to execute a conveyance (to) william Allen Esqr of the County of Surry of his right and title in and to the said (land?). This Indenture therefore made this 1st day of August 1828 between Beverly B Browne of (the) City of Richmond of the one part and William Allen of the County of Surry of the o(ther part) Witnesseth that the said Beverly B Browne as well in consideration of the promise the sum of five dollars to him by the said William Allen in hand paid the whereof the said Beverly B Browne doth hereby acknowledg hath granted bargain(ed) sold and by these presents doth grant bargain and sell and convey unto the (said?) William Allen his heirs and assigns all the right title and interest claim and _____ of the said Beverly B Browne in and to a tract of alnd in the County of H(enrico) called and known by the name of Old Curles and

_____ Slash- To (have) and To hold the right title and interest of him the said Beverly B Brown said tract of land with the appurtenances thereto belonging to him the (said?) William Allen his heirs and assigns to the only proper use and behoof of the said William Allen his heirs and assigns forever- The true intent and meaning (of?) this deed being to ratify and confirm the conveyance made by Philemon G(atewood) & ux to Maurice L Miller dated the 25" day of January 1813 and duly rec(orded) __ Co __ County Court of Henrico and the said Beverly B Browne for himself his heirs sexcors and administrators doth hereby covenant and agree to and with the said William Allen his heirs and assigns that he the said Beverly B Browne and his heirs the said right title and interest in the said tract of land its appurtencances unto him the said William Allen his heirs and assigns against him the said Beverly B Browne and his heirs and against all persons whomsoever claiming by through or under him shall and will by these presents forever warrant and defend And the said Beverly B Browne for himself and his heirs exors and administrators doth furth covenant to and with the said William Allen his heirs and assigns that the interests of the said Fielding Orris Susan and Mary are vested in him and that he has a right to convey the the same In Testimony whereof the said Beverly B Browne has hereunto set his hand and affixed his seal the day and year first in this Indenture written

B B Brown LS

In Henrico County Court Clerks Office August sts 1828-

This Indenture was acknowledged by Beverly B Brown a party to the same and admitted to record.

Teste

Loftin N Ellett CHC

Examined.

(Henrico County Deed Book 31: 50-2; on margin: Mosby & others to Roane} release)

This Indenture made this fifth day of January one thousand eig(ht) (hun)dred and twenty nine, Between John G Mosby and William P Sheppard, ____ Sheppard, Julia Ann Sheppard and Mary S. Sheppard heirs of Nathaniel Shep(pard) deceased all of the City of Richmond of the one part and William H. Roane of (the) County of Henrico of the other part. Witnesseth, that whereas by a certain (deed?) of Indenture dated the ninth day of August One thousand eight hundred fifteen between Henry G Heth late of the County of Henrico of the first pa(rt) (the?) said John G Mosby and Nathaniel Sheppard of the second part, and Bo(wler) (F?) Cocke as trustee for Sally Webb Dandridge wife of William Dandridge & her (chil)dren of the third part, the said Henry G Heth conveyed to the said John G Mos(by) (and?) Nathaniel Sheppard a certain tract of land lying in the County of Hen(rico) below the City of Richmond, called Curles, which was devised to the said Henry G Heth by the will of his father William Heth deceased, in Trust to secure payment of the principal sum of one thousand nine hundred & eighty dol(lars) and eighty cents which the said Heth then gived to the said Bowler (F?) Cocke Trustee as aforewaid and of the interest thereof annually, at such ti(me) (and?) (?) such manner as is by the said dee (sic) of trust appointed & provided by deed recorded in the County Court of Henrico reference is now hereby had (for) greater certainty- And whereas the said Henry G Heth died in the (year) of our Lord one thousand eight hundred and sixteen having first duly (____) and published his last Will and testament which was afterwards duly (____) and recorded in the County Court of Henrico, where also William Dandri(dge) William M Heth and Samuel Pleasants the executors therein named qualified as such, and in and by his said last Will and testa(ment) the said Henry G Heth directed that his said estate called Curles () And the same was accordingly sold by the said exors to a certain Archibald Harris(on?) by whom it was sold to a certain Harry Heth now deceased by whose executors, by virture of a power in his Will contained it was sold to the said William H Roane, subject to the lien of the said deed of trust of the ninth day of August one thousand eight hundred and fifteen- and whereas the said William H Roane on the eighteenth day of April one thousand eight hundred and twenty four, paid to the said Bowler F. Cocke now deceased the sum of three thousand and thirteen dollars and (sic) cents in full satisfaction and discharge of the said debt principal and interest secured to him by said deed of trust. And whereas in a certain suit lately pending in the Superior Court of Richmond wherein the said William H Roane was plaintiff and the said John G Mosby, and the said William P Sheppard in his proper person and the said Eleanor, Julia Ann and Mary S. Sheppard infants by the said William P Sheppard their

Guardian specially appointed to defend them in that behalf (the said William P Eleanor Julia Ann & Mary S Sheppard being the heirs of the said Nathaniel Sheppard) and Mosby Sheppard sheriff of Henrico and administrator with the Will annexed of Bowler F Cocke deceased were defedants, the said Court of Chancery on the first day of this present month of January one thousand eight hundred and twenty nine pronounced a decree in the following words, to wit: "William P Sheppard is appointed guardian to the infant defendants to defend them in this behalf, and thereupon this cause come on this day to be heard by consent of the parties, on the bill the exhibits therewithfiled and the answers of the defendants without replication thereto and was orgued by counsel:-On consideration whereof the Courth doth adjudge order and decree, that the defendants John G Mosby and the defendants William P Sheppard, Eleanor Sheppard Julia Ann Sheppard and Mary S Sheppard do by proper deed release to the plaintiff the deed of trust dated the ninth day of August eighteen hundred and fifteen, between Henry G Heth now deceased, the said John G Mosby and Nathaniel Shappard, and the said Bowler F Cocke, filed among the exhibits in this cause and all the right title interest and estate thereby vested in the said John G Mosby and Nathaniel Sheppard trustee(s?) And the Court doth deirect and appoint the said William P Sheppard to execute the said deeds of release for and in the names of the infant defendants Eleanor, Julia Ann & Mary S Sheppard. And the Court doth adjudge order and decree that the plaintiff pay all the costs of this suit." Now therefore this Indenture witnesseth that in pursuance of and in obedience to the said decree and in consideration of one dollar to them paid by the said Roane the said John G Mosby and the said William P Sheppard infants by the said William P Sheppard acting under the and of the said decree have granted bargained & sold remised released & forever quit claimed, & do by these presents grant bargain & sell, remise, release & forever quit claim and the said (Will)iam H roane his heirs and assigns forever all the right title interest and estate of in____ to the said tract of land called Curles, which was in and by the deed of trust conveyed and vested in the said John G Mosby & Nathaniel Sheppard in trust TO HAVE AND TO HOLD the premises to the said Roane his heirs and as(signs) (for)ever- In Witness whereof the said parties of the first part have hereto (set) (their) hands and seals the day & year first above written-

Sealed and delivered in presence of} B.W. Leigh James Lyons Jr.} Jno G Mosby

Wm P Sheppard Eleanor Sheppard by Wm P Sheppard Julia Ann Sheppard by Wm P Sheppard Mary S Sheppard by Wm P Sheppard

City of Richmond Sct:

We Joseph Tate and James Rawlings Justices of the peace of the sai(d) (county?) do hereby certify that John G Mosby and willia P Sheppard (for himself and for ______ in named Eleanor Julia Ann and Mary S Sheppard) parties to the written deed ___ date the fifth day of January 1829 personally appeared before us in our said C(ourt?) the said John G Mosby and William P Sheppard acknowledged the same to be (their) act and deed and the said William P Sheppard for the said Eleanor, Julia (Ann) (and?) Mary S Sheppard acknowledged the same to be their act and deed; and desirous (to?) certify the said acknowledgment to the Clerk of the County Court of

Henrico in that the said deed may be recorded- Given under our hands and seals t_____ day of January 1829.

Joseph Tate Mayor James Rawlings

In Henrico County Court Clerks Office January 16" 1829-This Indenture was produced and with the certificate of the acknowledgment by John G Mosby and Wm P Sheppard for himself and the said Wm P Shep(pard) for Eleanor, Julia Ann and Mary S Sheppard parties to the same before t____ of the peace admitted to record-Teste Loftin N Ellett C.H.C.

(Henrico County Deed Book 31: 54-5). On margin: Roane to Allen B of S Origl deliverd John A. Selden Agent for Wm Allen this 14" March 1829

THIS INDENTURE, made this fifth day of January in the year of (our) Lord one thousand eight hundred and twenty nine between William (H.) Roane of the County of Hanover of the one part and William Allen of of Surry of the other part Witnesseth that the said William H. Roane for (and) in consideration of the sum of eighteen thousand three hundred and thirty ____ a third Dollars, unto him by the said William Allen paid and secured _____ paid at and before the execution of these presents, the receipt whereof is hereby (acknow)ledged and the said William Allen thereof forever aquitted, and discharged given granted bargained and sold aliened released and confirmed and by these presents give grant barain and sell alien release and confirm un(to) William Allen his heirs and assignes forever all that tract or parcel of (land) lying upon James River in the County of Henrico called and known by the (name) of Curles, containing by estimation nine hundred and thirty acres be (it) more or less with all singular the appurtenances _ in any wise belong(ing). TO HAVE AND TO HOLD the premises to the said the William Allen his heirs and forever and to and for his and their only proper use and behoof. And the (said) William H. Roane for himself his heirs executors and administrators doth hereby (covenant) to and with the said William Allen his heirs and assigns that the the (said) William H. Roane will and doth hereby forever warrant and defend all and s(everal?) the premises unto the said William Allen his heirs and assigns, against the cl(aim?) of all mankind saving and excepting the claim and lien of Mrs. Eliza Janney (__) annuity of One thousand Dollars, payable to her yearly on the first day of Februa(ry) every year during her life and charged upon the said tract of land- And the (said) William H. Roane for himself his heirs executors and administrators, also here(by) (cov)enants to and with the said William Allen that he the said Roane will pay satisfy the said Mrs. Eliza Janney all of the said annuity which hath or shall o(ccur?) before and upon the first day of February in this present year of our Lord one (thous) and eight hundred and twenty nine In witness whereof the said Will(iam) H. Roane hath hereto set his hand and seal the day and year first above written Sealed and delivered W. H. Roane seal in presence of } B. W. Leigh} M. Street

City of Richmond Sct.

We Joseph Tate and Jas. Rawlings Justices of the peace in and (of) the City aforesaid do hereby certify that William H. Roane party to the above bearing date the 5" day of january 1829 personally appeared before us in our aforesaid & acknowledged the same to be his act and deed and desired us to cert(ify) and acknowledgement to the Clerk of the County Court of Henrico in a (____) that the said Deed may be recorded- Given under our ha(nds) and seals this 5th January 1829.

Joseph Tate Mayor seal James Rawlings seal

In Henrico County Court Clerks Office January 16" 1829 This Indenture was produced and with the certificate of the acknowledgement thereof by Wm. H. Roane a party to the same Admitted to record-

Teste Loftin N. Ellett C.H.C.

(Henrico County Deed Book 31: 149-150)

THIS INDENTURE made this 13" day of January in the year of our Lord one thous(and) one thousand eight hundred and twenty nine between John A Selden and Maria Ariana his wife, Miles Cary Selden, William Allen Selden, Elizabeth Selden and Martha Bland Selden of the one part and William Allen of the County of Surry of the other part Witnesseth that the said John A Selden and Maria Ariana his wife, Miles Cary Selden, William Allen Selden Elizabeth Selden and Martha Bland Selden for and in consideration of the sum of five hundred and forty four dollars to them paid by the said William Allen at and before the execution of these present, the receipt whereof they do hereby acknowledge and the said William Allen thereof hereby forever acquit and discharge ____? and each and every of them hath given, granted, bargained and sold, aliened (r)eleased and confirmed unto the said William Allen his hiers and assings (f)orever and do and each and every of them doth by these presents give grant bar(gain) sell alien release and confirm unto him his heirs and assigns forever all that (tr)act or parcel situate lying and being in the county of Henrico which was conveyed to the to the said parties hereto of the first part by Philip Frayser and Mary A(nn?) by Indenture dated the seventh day of August one thousand eight hun(dred) twenty six, and recorded in the County Court Henrico, bounded South by Samuel Backius, on the West by Robert Pickett and on the North by the said Philip Frayser, and containing sixty eight acres be the s(ame) (more) or less, together with the appurtenances to the said tract or parcel of land (like?)wise appurtaining-TO HAVE AND TO HOLD the premises to the s(aid) William Allen his heirs and assigns forever and to and for his and their (proper?) use and behoof- And the said parties hereto of the first part, all and _____ the premises unto the said William Allen his heirs and assigns forever ____ the claims of themselves and each of them their and each of their heirs, and ____ claiming or to claim by thro' or under them and each and every of them sh(all) do by these presents forever warrant & defend- IN WITNESS the said par(ties) (of) the first part have hereto set their hands and seals the day and year first above (written?) Sealed delivered & ack John A Selden nowledged in presence of Maria A Selden Miles C Selden

Miles C Selden Wm A Selden 18 March 18__

Elizabeth A Seld(en)

Henrico County To wit

We James M Selden and Richard Adams justices of the pe(ace) (of the?) County aforesaid in the State of Virginia do hereby certify that Maria A(riana) the wife of John A Selden parties to a certain deed bearing date on the 13th of _____? one thousand eight hundred and twenty nine and hereto annexed _____? appeared before us in our County aforesaid & being examined by us pr(ivately?) (and?) apart from her husband and having the deed aforesaid fully explain(ed) she the said Maria A Selden acknowledged the same to be her Act & (deed?) and declared that she had willingly signed sealed & delivered (the?) same, and that she wished not to retract it. Given under our han(ds) this 19" day of January one thousand eight hundred and twenty (nine)

> J M Selden Richard Ad(ams)

In Henrico County Court Clerks Office March 14" 1829-

THIS INDENTURE was acknowledged by John A Selden _____? Elizabeth A Selden parties to the same and on the 18" day of the same m____? Indenture was further acknowledged in the Office aforesaid by William _____ party to the same and with the certificate of the relinquishment of the dower of Maria the wife of the said John A Selden before two Justices of the peace for the Cert_____ admitted to record-

Examined

Teste Loftin N Ellett

cc

(Henrico County Deed Book 31: 382-3; on margin: Selden & others to Allen B & S/ Original deed delivered John A Selden 18" February 1830.)

THIS INDENTURE made this 13" day of January in the year of our Lord o(ne) (thou)sand eight hundred and twenty nine, between William Selden and Thomas Co(cke) (sur)viving executors of themselves and John Edloe deceased executors of the testament a(nd) will of Miles Selden late of Prince George county deceased and John A Selden and Maria (A) his wife Elizabeth Anne Selden, Miles Cary Selden, William Allen Selden and M(artha) Bland Selden, (which said John, Elizabeth Ann, Miles Cary, William Allen and Mar(tha) Bland Selden are the cildren devisees and legatees of the said Miles Selden deceased) (of) (the) one part and William Allen of the County of Surry of the other part, WITNESSETH that the Miles Selden deceased in and by his last will and testament duly proved a(nd) _____ded in the County Court of Prince George (to which reference is hereby had for the grea_____ty) gave to his executors thereinafter named full power and authority for the purspose of a _____ging his just debts from time to time to make sale of such parts of his estate real or person(al) in such manner as they should consider most conducive to its interest- And where(as) (the?) said William Selden, John Edloe and Thomas Cocke named in the said Will of (the) Miles Selden deceased executors of the same, all of them qualified as such in the sa(id) Court of Prince George, and the said John Edloe hath since departed this life leaving William Selden and Thomas Cocke the Surviving executors as aforesaid, in virtue and (in?) _____tion of the said power of sale by the said Will of the said Miles Selden deceased vested i(n) (his?) (ex)ecutors as herein above recited have sold to the said William Allen, a certain tract of (land) belonging to the estate of their said testator called Woods Farm hereinafter more parti(cularly?) described for the sum of eleven thousand nine hundred &

fifty six dollars- Now th_? THIS INDENTURE Witnesseth, that he said William Selden and Thomas Cocke (the) (survi)ving executors of the said Miles Selden deceased as aforesaid for and in consideration of the pr_____ and for and in consideration, of the said sum of Eleven thousand nine hundred (and) fifty six dollars to them paid or secured to be paid by the said William Allen at (or) before the execution of these presents the receipt whereof they do herey acknowledge said William Allen thereof hereby forever acquit and discharge, and the said J(ohn) a (A?) Selden and Maria Ariana his wife, Elizabeth Ann Selden, Miles Cary Selden, (William) Allen Selden and Martha Bland Selden for and in consideration of the promise? for and in consideration of the sum of ten dollars to? dollars to them paid by the (said?) William Allen at and before the execution of these presents ther receipt whereof they do(th?) acknowledge and the said William Allen thereof hereby forever acquit and discha(rge) (them?) and each and every of them hath, and do and each and every of them doth, (by) (these) presents, give, grant, bargain and sell alien release and confirm unto the said (Will)iam Allen his heirs and assigns forever all that tract or parcel of land, situate (on?) (Cur)les neck in the Lower end of Henrico County and well known by the name of Woods farm being the same which was conv(eyed) (to) the said Miles Selden deceased in his lifetime by David Meade Randolph (and) Mary his wife by Indenture dated the fourth day of June one thousand eight (hundred) and four and recorded in the County Court of Henrico and containing by estimation five hundred acres be the same more or less together with all and singular the appur(tenan)ces thereunto in any wise belonging- TO HAVE AND TO HOLD the said tract or parcel of land with all and singular the appurtenances thereof, to the said William Allen his h(eirs) and assigns forever, and to and for his & their only proper use and behoof. And the said William Selden and Thomas Cocke surviving executos as aforesaid and the said John A Selden, Miles Cary Selden, William Allen Selden Elizabeth Selden and Martha Bland Selden for themselves and each of them, their and each of their heirs executors and adminstra=tors all and singular the premises unto the said William Allen his heirs and assigns against the claim or them and each of them, their and each of their heirs and all persons claiming or to claim by through or under them or any of them respectively shall and do by these presents forever warrant and defend- IN WITNESS whereof the parties hereto of the first part have hereto set their hands and seals the day and year first above written-Sealed delivered and Wm Selden extor of seal acknowledged in presence of Miles Selden decd of Prince George

Tho. Cocke exor of
Miles Selden decdsealJohn A SeldensealMaria A SeldensealWm A Seldenseal18" March 1829seal

Henrico County to wit:

We James M Selden and Richard Adams Justices of the peace in the County aforesaid in the State of Virginia do hereby certify that Maria A Selden the wife of John A Selden parties to a certain deed, bearing date on the thirteenth day of January in the year eighteen hundred and twenty nine, and hereunto annexed personally appeared before us in our County aforesaid & being examined by us privily & apart from her husband & having the seed aforesaid fully explained to her she the said Maria A Selden acknowledged the same to be her act and deed & declared that she had willingly signed Sealed & delivered the same & that she wished not to retract it. Given under our hands & Seals this 19" day of January in the year one thousand eight hundred and twenty nine-

J. M. Selden seal Richard Adams seal

P George County Sc

We, Justices of the peace in the County aforesaid certify that Thomas Cocke a party to the foregoing Indenture hath acknowledged his Signature to be his act and deed and desired us to certify the said acknowledgment to the Clerk of Henrico County Cout in order to be recorded-Given under our hands & Seals this 28" day of Febry 1829

Benjamin Cocke JP S_ Robert Batte JP S_ In.

(Henrico County Deed Book 31:404-5; on margin: Younghusband to Allen B & S/ Original deed (d)elivered Wm Allen this 27" May? 1831 M?R?W)

THIS INDENTURE made this 24" day of August in the year of our Lord one (thousand) eight hundred and twenty nine between Elizabeth Younghusband of the County of Henrico of the (first?) part and William Allen of the County of Surry of the other part- Witnesseth, that the s(aid) Elizabeth T Younghusband for and consideration of the sum of four hundred and six(teen?) & one half dollars in hand paid the receipt whereof is hereby acknowledged and therefrom (doth?) acquit and exonerate the said William Allen and his heirs executors and adminis(trators) the said Elizabeth T Younghusband hath granted bargained & by these presents doth grant and sell alien enfeoff & confirm to the said William Allen & his heirs forever, two certain tracts or parcels of land lying and being in the said County of Henrico and designated in a pl(at) (a)nd division of a tract of land called Baileys (made by order of Henrico County Court between (o)ne legatee of Thomas Pleasants late of Henrico County) by number five and six in division number one, which plat may be seen uppon record in the Office of said County Court of Henrico by reference thereto: which said two lots contain together ninety three and one half acres. TO HAVE AND TO HOLD with all singular the appurtenances to the said William Allen & his heirs forever, the said Elizabeth T Younghusbnd for herself and her heirs executors and adminstrators the said two lots or parcels of land to the said William Allen and his heirs & assigns will warrant & defend against the said Elizabeth and her heris executors & administrators and against all and every person whatever- IN WITNESS whereof the said Elizabeth T Younghusband hath hereunto set her hand and seal the day & year first above written-Signed Sealed acknowl Elizabeth T Younghusband seal edged in the presence of **Croxton Lumpkin** Elijah Folkes The Style of the suit between the Legatees of Thomas C L McCoull Pleasants is Parsins and others vs Mayo and others. And the plat referred to is among the ended papers of Nov 1815

At a Monthly Court held for Henrico at the Courthouse on the 7" day of September 1829- THIS INDENTURE was proved by the oaths of Croxton Lumpkin and C L McCoull and by the affirmation of Elijah Folkes the witnesses to the same and ordered to be recorded.

Teste

Examined

Loftin N Ellett CHC

(Henrico County Deed Book 31: 534-9. On margin: Miller & others to Allen. Origl delivd. John A. Selden agent for Wm Allen _ 4" March 1829.

THIS INDENTURE made this twenty eight day of July in the y(ear) of our Lord one thousand eight hundred and twenty eight between Thomas Miller (of) the County of Powhatan (surviving trustee of himself and Samuel G. Admas deceased tru(stee) named and appointed in and by a deed of trust hereinafter mentioned) of the first p(art) (and) Oliver Ladd executor of Robert Evans deceased of the second part. William W. Mosby (of) Powhatan (one of the trustees named and appointed in and by a deed of trust hereinafter (men)tioned) of the third part; John G. Mosby and Wade Mosby the younger of Henrico (and?) Susan M Speed and Brockenbrough S. Morrison and Mary G. his wife formerly () G. Royall of Powhatan and Littleberry H. Mosby of ______ in the State of (Va.) of the fourth part; Wade Mosby the elder and Susannah his wife of Powh(atan) of the fifth part; and William Allen of the County of Surry of the sixth () Witnesseth that whereas a certain Maurice S. Miller and Eliza R. his wife () and deed dated the fourth day of May in the year one thousand eight hundred and four_____ and and recorded in the County Court of Henrico, convey to the said Wade Mosby the elder two certain tracts of land called Old curles and Great Slash lying the said County of Henrico particularly described in the said deed to which reference is hereby had for greater certainty- And whereas the said Wade Mosby the elder and Susannah his wife did by their deed dated the same fourth day of May and duly recorded in the Courty Court of Henrico, to which also reference is hereby had for greater certainty, convey to the said Thomas Miller (party hereto of the first part) and Samuel G Adams trustees theein named, and to the survivor of them and the heirs of the survivor in trust

to secure a debt of sixteen thou(s) and two hundred dollars ninety nine cents due by the said Wade Mosby the elder to the said Maurice S. Miller (on account of the purchase money of the said lands the same two several tracts of land which in the said deed of trust are described as being situated in the County of Henrico called old Curles and Great Slash containing by survey the firs(t) four hundred and nineteen and a half acres and the second one hundred and thirty eight acres agreeably to the boundaries thereof contained in survey made by Jesse Ladd? referred to in a deed of bargain and sale from Maurice S. Miller and Eliza R. his wife to the said Wade Mosby of even date " with the said deed of trust; and the said deed of trust authorised either of the said trustees to execute the trust therein declared- And whereas after the execution of the convenace of the said two tracts of alnd by the said Maurice S. Miller and wife to the said Wade Mosby and after the executoion of the said deed of trust by the said Wade Mosby and wife to secure to the said Maurice S. Miller the said sixteen thousand two hundred dollars ninety nine cents & defect of title as to about ten acres of the land called Great Slash was discovered and the contracts as to the same ten acres were consequently rescinded by the parties; and also, after the execution of the said two deeds above mentioned the said Wade Mosby the elder sold to a certain Bowler Cocke about twenty five acres of the same tract called great slash; so that the quantity of the said lands hereinafter intended to be conveyed was reduced to five hundred and twenty two acres more or less- And whereas the said Maurice S. Miller did, in due form of law transfer assign and set over all his right, claim and interest in under and by virtue of the said deed of trust of the fourth day of May one thousand eight hundred and fourteeen, unto Robert Evans now deceased

of whom the said Oliver Ladd (par(ty) hereto of the second part) is the rightful executor- And whereas the said Wade Mosby the elder and Susannah his wife did by another deed dated the thirteenth day of April one thousand eight hundred and twenty one and recorded in the County Court of Henrico to which also reference is hereby had for the greater certainty, convey to Daniel Call and Daniel S. Morton the same two tracts of land called old Curles and Great Slash (eccepting- the twenty five acres sold to Bowler Cocke) so as aforesaid previously mo(rt)gaged and conveyed in trust to secure the said debt due to Maurice S. Miller in trust to secure a debt of one thousand three hundred and thirty three and a third dollars due to the reverend John Buchanan since deceased, of whom John Marshall, Daniel Call and George Fisher are the rightful executors- And whereas the said Wade Mosby the elder and Susannah his wife did by another deed dated the sixteenth day of Sept(em)ber one thousand eight hundred and twenty four and recorded in the County Court of Henrico to which also reference is hereby had for the greater certainty convey the same lands lands called Old Curles and Great Slash, (so as aforesaid previously mortgaged conveyed in trust to secure the said debt due to the said Maurice S. Miller and t(he) said debt due to the said John Buchanan) unto Joseph W. Tate in trust to se(cur)e a debt of four thousand dollars due by bond to Thomas T. Bouldin and Sarah C_ executor and executive of Geroge Cabell deceased (of whom the said Sarah since dead) for which last mentioned debt John G. Mosby Wade Mosby Junior and William Trueheart were bound as sureties- And whereas the Wade Mosby the elder and Susannah his wife did by another deed dated the fif(th?) day of May one thousand eight hundred and twenty six and recorded in the County Courts of Powhatan and Henrico to which also reference is hereby had f(or) greater certainty, convey the same two tracts of land called old Curles & Great slash (so as aforesaid previously mortgaged and conveyed in trust to secure ____ and several debts due to the said Maurice S. Miller, John Buchanan and Thom(as) T. Bouldin and Sarah Cabell exor of George Cabell deceased) to the said William W. Mosby (party hereto of the third part) Edward C. Mosby, Wyndham Robertson and William G. Pendleton trustees therein named in trust to indemnify secure as therein mentioned and provided, the said John G. Mosby, Wade Mosby the younger, Susan M. Speed, Mary G. Royall, now Morrison and Littleberry Mosby (parties hereto of the fourth part) by which last mentioned deed of trust, either the said trustees therein named was authorised to execute the trust therein declar(ed) And whereas the said Oliver Ladd executor of the said Robert Evans deceased assig(nee?) of the said Maurice S. Miller of the said first mentioned deed of trust of the fou(r_) day of May one thousand eight hundred and fourteen , and the said John Mo(____) Daniel Call and George Fisher executors of the said John Buchanan deceased claiming under the second above mentioned deed of trust of the thirteenth April one thou(sand) eight hundred and twenty one and the said Thomas T. Bouldin surviving exor of (the) said George Cabell deceased and John G. Mosby, Wade Mosby Junior and William Trueheart secured and indemnified by the third above mentioned deed of trust of (the) sixteenth day of September one thousand eight hundred and twenty four did by under their hands respectively dated the sixth day of June one thousand eight hundre(d) twenty eight, consent and agree that the said William W. Mosby (one of the trustees in the last mentioned deed of trust and party hereto of the third part) should make (____) the said two tracts of land in and by the several deeds of trust herein above me(ntioned?) mortgaged and conveyed in trust, and after deducting the usual commissions af(ter?) the proceeds of the sales to the purposes of the said several deeds of trust in the or(____) of their dates successively- And whereas the said William W. Mosby did a(ccor)dingly on the 21st instant duly make sale of the premises at public auction to the h(ighest) bidder and thereupon the said William Allen became the purchaser thereof at the

(sum?) of thirteen thousand three hundred and fifty dollars- Now, Therefore, This Ind(en)ture witnesseth, that the said Thomas Miller, for and in consideration of the premis(es) and for and in consideration of one dollar by the said William Allen to him paid receipt whereof he doth hereby acknowledge and the said William thereof appoint and (____) and? found in annextation of the request of the said Oliver Ladd exor of the said Robert Evans of the of the said Maurice S. Miller, signified by the said Oliver's joining in and executing the deed. And the said Oliver Ladd executor of the said Robert Evans assignee as aforesaid for and in consideration of the sum of six thoussand nine hundred and ninety six dollars fifty six cents by the said William Allen to him paid (in full of the debt remaining due to his testators estates upon the said deed of trust of the fourth day of May one thousand eight hundred & fourteen) the receipt whereof the said Oliver doth hereby acknowledge and the said William thereof acquit and discharge- And the said William W. Mosby trustee as aforesaid for and in consideration of the premises and of one dollar by the said William Allen to him paid the recipt whereof he doth hereby acknowledge and the said William thereof acquit and discharge- And the said John G. Mosby, Wade Mosby Junior, Susan M. Speed, Brockenbrough S. Morrison and Mary G. his wife (formerly Royall) and Littleberry H. Mosby for and in consideration of the premises and for and in consideration of one dollar by the said William Allen to () them paid the receipt whereof they do hereby acknowledge and him thereof acquit and discharge And the said Wade Mosby the elder and Susannah his wife for and in consideration of the premises and for and in consideration of the sum of one dollar by the said William Allen to them paid the receipt whereof they do hereby acknoledge, and the said Allen thereof acquit and disharge- have and each and every of them respectively hath given granted bargained and sold aliened released and confirmed and forever quit claimed and DO and each and every of them respectively DOTH, by these presents, give grant bargain and sell alien release and confirm and forever quit claim and transfer assign and set over unto the said William Allen his heirs and assigns foreer all the said two tracts of land lying in Henrico County called old Curles and Great Slash being the lands purchased by the said Wade Mosby the elder of the said Maurice S. Miller and wife (excepting the twenty five acres sold as aforesaid to Bowler Cocke); And the said tract called Old Culres bieng now bounded by the land called Tilmans late the property of John G. Mosby now of the said William Allen, by the lands belonging to the estate of Bowler F. Cocke, by the lands called Bremo belonging to the estate of William Pros___? deceased by the land called Woods farm belonging to the estate of Miles Selden deceased, by the land called Curles formerly the property of Harry Heth and since of William H. Roane and by James River; And the said tract called Great Slash being bounded by the lands of Bowler F. Cocke, John G. Mosby (now the said William Allens), & Charles F. Woodsons the said two tracts containing 522 acres more or less and all and singular the appurtenances to the premises in any wise belonging- and all the estate right title demand claim and interest, in Law or in equity and of whatsoever nature or kind in or to the premises which hath ever belonged or doth or may in any wise belong to, or be vested in, or be claimed by, the said parties hereto of the first, second, third, fourth and fifth parts respectively or any of them-TO HAVE AND TO HOLD all and singular the premises and the appurtenances thereto in any wise belonging to the said William Allen his heirs and assings forever and to and for his and their only proper use and behoof. And the said Thomas Miller, Oliver Ladd executor of the said Robert Evans deceased William W. Mosby John G. Mosby Wade Mosby the younger Susan M. Speed Brockenbrough S. Morrison and Mary G. his wife Littleberry H. Mosby Wade Mosby the elder and Susannah his wife, do, each for himself and herself severall and respectively, and several and respective heirs, exors and administrators, covenant and agree to (__) with the said

William Allen his heirs and assings, that they will, each sev(eral)ly and respectively and do hereby warrant and forever defend the premis(es) unto the said William Allen and his heis, against the claim of themselves re(spec)tively and of their several and respective heirs, and of all persons claiming to claim by through or under them respectively- IN WITNESS whereof (the?) parties have hereto set their hands and seals the day and year first above writ(ten). The words ten acres at the end Th: Miller (seal) of the first line third page interlined before Oliver Ladd exor of (seal) execution Robert Evans decd. W: W: Mosby (seal) Sealed delivered and ack Jno G. Mosby (seal) Wade Mosby Jr. by his (seal) nowledged in presence of attorney Edwd C Mosby}

Powhatan County to wit

We Jas. Clarke & Wm Crump justices of the peace of the said County, do here(by?) certify that Mary G. Morrison the wife of Brockenbrough S. Morrison parties to a certa(in) deed dated the 28" day of July 1828 and hereto annexed personally appeared before (us) in our County aforesaid and being examined by us privily and apart for her husba(nd) and having the deed aforesaid fully explained to her she the said Mary G. Morriso(n) acknowledge the same to be her act and deed and declared that she had willi(ngly) signed sealed and delivered the same and that she wished not to retract it. GIVEN under our hands and seals this 9" day of August 1828-

> James Clarke (seal) Wm Crump (seal)

S. M. Speed (seal) B.S. Morrison (seal) Mary G. Morrison (seal) Wade Mosby (seal) Susan Mosby (seal)

Powhatan County to wit

We James Clark & Wm Crump justices of the peace of the said County do here(by?) certif(y) that Susannah Mosby the wife of Wade Mosby the elder parties to a certain (deed) dated the 28" day of July 1828 and hereto annexed personally appeared befo(re) (us) in our County aforesaid and being examined by us privily and apart form (her) husband and having the seed aforesaid fully expalined to her she the said S(usan)nah Mosby acknowledged the same to be her act and deed and declared that she had willingly signed sealed and deliviered the same and that she (______) not not to retract it. GIVEN under our hands and seals this 9" day of August 1828-James Clarke seal

Wm Crump seal

Powhatan County to wit:

We James Clarke & Wm Crump justices of the peace of the County aforesaid do hereby certify that Thomas Miller, Wade Mosby the elder, B. S. Morrison & Su M. Speed parties to a certain deed bearing date the 28" day of July 1828 and hereto annexed personally appeared before us in our said County and acknowledged the same to be their act and deed and desired us to certify the

said acknowledgement to the Clerk of the County Court of Henrico in order that the said deed may be recorded- GIVEN under our hands and seals this 9" day of August 1828-

James Clarke seal Wm Crump seal

City of Richmond to wit

We Nathaniel Charter and Thos. Pulling justices of the peace for the City aforesaid to hereby certify that Oliver Ladd executor of Ro. Evans deceased & W. W. Mosby parties to a certain deed bearing date the 28" day of Jyly 1828 and hereto annexed personally appeared before us in our City aforesaid & acknowledged the same to be their act and deed and desired us to certify the said acknowledgement to the Clerk of the County Court of Henrico in order that the said deed may be recorded- GIVEN under our hands & seals this 28" day of July 1828-

Nathaniel Charter seal Thos. Pulling seal

Henrico County to wit

We W. Dandridge and Benjamin Sheppard justices of the peace for the County aforesaid to hereby certifiy that John G. Mosby a party to a certain deed bearing date the 28" day of July 1828 and hereto annexed personally appeared before us in our said County and acknowledged the same to be his act and deed and desired us to certify the said acknowledgement to the Clerk of the County Court of Henrico in order that the said deed be recorded- GIVEN under our hands and seals this 19" day of August 1828-

W. Dandridge seal Ben Sheppard seal

In Henrico County court Clerks Office November 25" 1828-THIS INDENTURE was produced and with the certificated thereon written- admitted to record-Teste Loftin N. Ellett C.H.C.

(Henrico County Deed Book 53: 496-7; on margin: Taylor & wife to Allen} Deed)

THIS INDENTURE made and entered into this tenth day of May 1848 between Robert M Taylor and Ann C. Taylor his wife of the County of Henrico of the one part, and William Allen of the County of Surry by Martha A. Orgain his mother and Guardain of the other part- Whereas the said Martha A. Orgain as the guardian of Wm Allen under the authority of an act of the General assumbly of Virginia passed in the year 1843 giving To the guardian of said Wm Allen authority to invest the surplus income of his estate in Real Estate in this commonwealth.- has purchased of the said Robert M. Taylor and Ann C. his wife two small pieces or parcels of land adjoining other lands of the said Allen in Curls Neck in Henrico County, The one for the purpose of straightening a road, and the other for the purpose of getting a better landing on the James River. To the Strawberry plain tract recently purchased of Albert M Aikin & wife which pieces of land are bounded is herein after described and containing together three Roods sixteen 7 a half poles. Now This Indenture witnesseth that in consideration of the premises and for and in consideration of the sum of twenty five dollars and fifty eight cents to them in hand paid by the said William Allen acting by his Guardian the said Martha A. Orgain at and before the ensealing and delivery of these presents the receipt whereof is heby (sic) acknowledged, they the said Robert M. Taylor and Ann C. his wife have given, granted, bargained and sold and they do by these presents give, grant, bargain and sell alien release and confirm unto him the said William Allen his heirs and assigns forever, two certain pieces or parcels of land situate lying and being in Curls Neck Henrico County and bounded as follows-that is to say, the one piece, begining at an Iron pin near the old gate post on the line between Woods farm and Bremo; and runing thence North 86 degrees east thirty two poles to an Iron pin on the line between Bremo and Strawberry plain thence north 66 degrees west three poles & four tenths of a pole to the corner of the line between Strawberry plain and the maiden Hall tract, thence along the line of the Maiden Hall tract South eighty six degrees west parallel to the first line twenty eight poles and eight tenths of a polethence at right angle one and a half poles to the begining, containing one Rood five and a half poles. The other piece or parcel of land is bounded as follows- begining at a stake on the ditch bank in the valley on the line between Bremo and Strawberry plain, thence along the said line South seventy seven degrees East, sixteen poles to James Rier, thence along the margin of James River South 56 degrees west fourteen poles to the mouth of a gut or ditch thence up the said gut or ditch North 29 degrees west eight poles & nine tenths of a pole: thence North 9 1/2 degrees west four poles to the begining at the said stake; and containing two Roods eleven poles: the two pieces containg together three Roods sixteen and a half poles as herein before mentioned, and being portions of the Fremo tract belonging to the said Robert M. Taylor- TO HAVE and to hold the said two pieces or parcels of alnd together with with all and singular the advantages and appurtencances thereunto belong or in any wise appertaining unto him the said William Allen his hers and assigns in fee simple forever- and the said Robert M. Taylor and Ann C. his wife for themselves and their hiers executors administrators and assigns, the two pieces or parcels of aland above mentioned and described, unto him the said William Allen his heirs Executors administrators and assigns, from and against the cl(aim) or demand of them the said Robert M. Taylor and Ann C. his wife and from and against the claim or demand of every other person or persons claiming by, through or under them, shall and will warrant and by these presents forever defend. In Testimony whereof the aid Robert M. Taylor and Ann C. Taylor his wife, have hereunto set their hands and affixed their seals the day and year first before written-

> Ro: M. Taylor seal Ann C. Taylor seal

Henrico County to wit:

We Geroge B. Poindexter and Benja. Pollard Jr. Justices of the peace in and for the county of Henrico in the State of Virginia, do hereby hereby certify that Robert M Taylor a party to the foregoing deed of bargain and Sale, bearing date the 10" day of May 1848, persnally appeared before us in our County aforesaid, and acknowledged the same to be his act and deed and desired us to certify his said acknowledgement to the Clerk of the County Court of Henrico in order that the said deed may be recorded- Given under our hands and seals this 6" day of July 1848-

Geo: B. Poindexter seal Benja. Pollard Jr. seal

Henrico County to wit.

We George B Poindexter and Benja. Pollard Jr. justices of the peace in and for the the County of Henrico in the State of Virginia do hereby certify that Ann C Taylor the wife of Robert M. Taylor parties to a certain deed of bargain and sale bearing date the 10" day of May 1848 and hereto annexed, personally appeared before us in our County aforesaid and being examined by us privily and apart from her husband and being the said deed fullyu explained to her, declared that she had willingly and voluntarily signed sealed and delivered the same, and that she wished not to retract it. Given under our hands and seals this 6" day of July 1848-

Geo: B. Poindexter seal Benja. Pollard Jr. seal

This Indenture was produced in the Clerks Office of Henrico County Court on the 7th day of August 1848, and with the certificates thereafter written admitted to record-Teste Lofin N. Ellett CHC

(Henrico County Deed Book 63: 504; on margin: Orgain to Allen Deed Original delivered Wm Allen 8" Sept. 1865)

An Indenture made this ninth day of May in the year of our lord Eidhteen hundred forty eight between Martha A Orgain of the one part, and Wm Allen her son and ward of the (other?) part, both of the County of Surry:- Whereas, by virtue of authority and in pursuance of an Act of Assembly, passed March 27th 1843, entitled "An Act ot authorize the investment of the ____?=come of Wm Allen in real estate" and to which reference is hereby made, the said surp Martha A Or(gain) did purchase from Albert Aiken and wife, for the sum of Twenty thousand dollars, three tra(cts) (of) land, called Strawberry Plains, Sydnor's & Prosser's, respectively, all situate in the County of Hen(rico) and elected to and did take a conveyance therefore in her own name, and whereas it was un(derstood?) and agreed at the time of the said purchase that the said Martha A Orgain, by deed da(ted) May 8th 1848 did sell and convey to the said Rob. M. Taylor 44 acres, 1 Rood & 11 poles (of?) Strawberry Plains at \$30 per acre, for the sum of thirteen hundred and twenty ni(ne) dolls and 56 cents: Now therefore this Indenture Witnesseth, that for and in consideration of the premises and in the further consideration of the sum of Eighteen thousand hundred and seventy dolls and fourty four cents by the said Wm Allen to the said (Mar)tha Orgain in hand paid at or before the ensealing and delivery of these presents (th____) whereof is hereby acknowledged), the said Martha A. Orgain hath given granted bar(gained) and sold, and she doth by these presents grant, bargain sell and convey unto the said (Wm?) Allen, his heirs and assigns, all her right, title and interest in and to the three tracts (of) land known as Strawberry Plains, Sydnor's & Prosser's, as aforesaid, they being the sa(me) tracts or parcels of land conveyed to said Orgain by deed from Aiken & wife dated ____ 12th 1848 and duly record in the Clerk's Office of the County Court of Henrico (and to wh(ich) said deed reference is here made for a bettler description) saving and excepting forty four a(cres) one rood and 11 poles of the said Strawberry Plains, sold to the aforesaid Taylor by deed- _____ said and to which deed reference is hereby also made. To have and to hold the said pa(rcels?) of land, with the saving aforesaid, together with all & singular their appurtenances and heri(ditaments) unto him, the said Wm Allen, his heirs and assigns forever. And the said Martha (Or)gain, for herself and her heirs the said tracts of land, with the saving aofresaid unto the (said?) Wm Allen his heirs and assigns, doth and will forever warrant and defend against the cla(ims) (of) all and every persons or person

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whatsoever, claiming by through or under her but against claims of none others. In Testimony wherof she the said Martha A. Orgain hath hereto (set) her hand and seal the day and year first above written.

M. A. Orgain

Town of Petersburg, State of Virginia, } to wit:

We Wm Pannill and Chas Corling, Justices of the peace in and for the aforesaid, do hereby certify, that Martha A. Orgain a party to a certain deed, bearin(g) (date?) the 9th day of May 1848 and hereto annexed personally appeared before us in our aforesaid, and acknowledged the same to be her act and deed and desired us to _____ the said acknowledgment to the Clerk of the County Court of Henrico in order th(at?) the said deed may be recorded. Given under our hands and seals this ninth (day) (of) May AD 1848.

Wm Pannill Aldm. Chas. Corling Ald.

This deed presented in the Clerk's Office of Henrico County Court on the 28" day of __ary 1854 and with the certificate thereafter written admitted to record.

Teste James Ellet(t)

Minutes of the Council and General Court of Colonial Virginia by H. R. McIlwaine, 1979, 2nd edition:

- p. 401 "At a Genll Court held at James Citty the first Day of March 1674 psent
 Sr Wm Berkeley Knt Governor &c. Sr Henry Chichley Knt Collonell Thomas Swann Thomas Ballard Esqr. The Court Entred. The 3d Day of March 1674/5
 Mr Nath Bacon Lt Coll phill Ludwell Mr. Ja: Bray and Lt Coll Wm Cole are made Choice of to be of the Councell."
- p. 408 (The 6th of March 1674/5) Nath Bacon member of court along with his uncle
- p 416 (The 19th June 1975)

"Mr Ja: Minge is Appointed to Survey the Land of Nath Bacon Esqr. Lying and being in Henrico County."

p 516 (Gen'l Court Will Book No. 2- original page 618)

"Acknowlegement of the 9th of Jany 1676 by Nathaniel Bacon junior and recommendations of the Council that a Pdon be granted him."

- p 653 "King's power to Pdon all except Bacon Octo 10th in 28th yr."
- p 520 "Bond &c 1677 to 1682 Orders Novr. 25 Thos. Jarvis who married the widow of Nathl Bacon Jr. appointed to take charge of his estate" (original page 125) "Officers in want of money not to be sued until they can get it" (original page 131)

For fines, forfeitures, banishment, ignominous punishments on unfortunate adherents to Bacon can be seen in Deeds & Wills 1670 to 1677 No. 2, p. 264 et seq.

p 440 Thomas Ballard leaves Council Chamber

Henrico Co. Records No. 1, 1677-1692, p. 21:

_____ the people ___ being? these _____ and ____ to ____ them to __our Court of? Justice? and C____ the Governr and Counsell ___ the ____ of James _____

Appointe _____ County for the keeping of Monthly Court? wth _____ confirmed by Act of Assembly, and whereas by Act of Assembly ____ 1661 _ted that the ____ Courts should continue? _ County ____ said courts should consist of eight of the most honest _____ County wth Eight or any foure of them whereof allways? on? to _____by Comission from the Govnr for the time being to _____ this County, _____ to impower them severall and out of _____ as by the lawes of England are to be done by Justices of _____ Comissionated, take the oathes of Allegiance and Supreme _____ years? and that they be called a Justice of the peace and? _____:tt Court it? thought fitt and ordered for the better def_____ us more qualified ______ should be added to Every Commission ______ Herbert Jeffreys Esqr. Govnr and _____ gent:ll of Virginia, out of the _____ of the true? legally, Ability, Justice, and integrity of yon Coll. William Harris) Majr William Harris _____ Lt Coll ffrancis Epes _____ Cocke, Mr. Essex Bevill and mr Abell Gower, have assigned and _____ and Every of you to be gent. Justices of peace of Henrico County, to you? or any four of you whereof one to be of the quorum, and determine all suites and controversies between p_____ and _____ all times? of this Country, wth power likewise to you and Every one [of you] to _____ upon oath for the clearing of the truth? for the cause Encon? of the peace and the quiet Govr_____ you keep or cause to be kept all orders & _____ from the Govr and Councell and _____ to the laws of England and the Country to _____, and to doe and Execute whatsoever _____ peace _____ doe or Execute (such as _____ member) according to the lawes of England and this Coun[try] _____ you are hereby required from time to time to keep or cause the clerk _____ of all Judgemts and of _____ corse desided? agreed _____ and this Comission to be ____ to all intents purposes to the under my hand and the Seale of this Country my? lord King Charles the Second over England &c. T:? Wm Randolph Cl C Herbert Jeff[reys] Held at Varina for the twenty? of _____

William Harris Majr Joh

[Not only are many sections missing, many of the words are illegible]

p. 27:

Charles Roberts Aged 21 yeares or thereabouts deposeth

That one morneing in Aug:st or thereabouts yor dep:t being abroad at his returne home, found mr John pygott and mr Thomas Chamberlayne a talking aboute Armes, mr Chamberlayne told him he could finde in his hart to disarme him, for there was a proclamacon that none of Bacon's officers should goe Armed, John Pygott made Answere that he was but a fetching his goods home, since that yor dep:t comeing from fort Henry over took John pygott goeing home wards yor dep:t Asked him where he had been, he said he had been looking his horse, he had in his hand a scabbard and hilt of a sword but yor dept did not see it drawne and further saith not Jur in Cur. p:o die Xbrix 16770 Charles Roberts Test Wm Randolph Cl

p. 33: To ye Rt hon: ble Sr Wm Berkeley knt: Governr and Capt. Genll of Virginia William Soane humbly prsenteth That he had delivered to him by Mr. Ingram an Indian Girle wch was taken by mr. Bacon and his party in his late March agst: the Indians, but yor petnr knowing that

the right of disposall Lyes wholey in yor honr he doth therefore in all humility crave yor honrs confirmacon for the same

and he as in duty bound will Ever pray The 22d of jan:ry 1676 The Rt honble The Governr doth grant this petition Test Hen: Hartwell Cl Recordatr p Wm Randolph Cl

pp. 33-4:

[Wm Harris & Wm ffarrar were justices for Anne Hatcher, widow of Henry Hatcher & Mary Skerme, widow of Edward Skerme- for adm (1677) same w/ adms for John Partridge; Hugh Lee for Henry Barnett; Margaret widow of Hannaliah? Horner; adms of Symond Tildesley.....]

p. 35: [Ditto for Ann widow of John Puckett- Wm Harris et al w/ Byrd nominated idea of Manakin Town....]

p. 100 Tho: Risbee aged 40 years or thereabouts Deposeth./

That the Saturday before Easter last this deppnent was up at a quarter in Henrico county called Bacon's quarter, with sevral other strangers, at which tyme & place sevral psons went & picked up Nailes, which lay upon the ground, amongst which Abraham Childres was one upon which Edward Hatcher told them they were Captn. Byrds, & Mr Theobalds replyed & said for any thing he knew, they were Mr Jarvises, & said he beleived they were free for any man that would picke them upp

Jur in Cur 2do die Jany	Recordatr	&	further saith not
1679./ Test W R Cl	p Wm Randolph Cl Cur		Thomas risbee

The Deposition of Lewis Watkins aged 38 yeares or thereabouts Wittnesseth The very same as is menconed in ye abovesaid deposicon of Thomas Risbee Jur in Cur 2do die Jany Recordatr and further saith not 1679 Test W R Cl p Wm Randolph Cl Cur ye marke of Lewis L W Watkins

p. 109: Tho: Chamberlaine aged 27 yeares or thereabouts Deposeth

That he heard Mrs Lygon say that she & her Brother had made an agreement that Major Harris her said Brother should have the whole proffitts of the survd place till her sonne come of age, since her said soyne came of age this depont heard Major Harris say he had made an agreemt with his kinsman for halfe the proffitts of the said place, and allsoe this deponent hath heard Mr Lygon say the same

Jur in Cur po die 9ber 1679 Recordatr Tho: Chamberlaine

Test W R Cl

Abrah Womecke aged 35 yeares or thereabouts./ Deposeth That Major Harris sayd to your deponent that he was to have halfe of the proffitts of the Surveyed place & further saith not Jur in Cur po die 9ber 1679 Recordatr ye marke of P Wm Randolph Cl Cur Abrah: AW Womecke

p. 207-8: [Indenture between Wm Beauchamp citizen & vintner of Lond, brother and heir at law of John Beauchamp decd of Va. gent. & John Pleasants of Curles 20 July 1680]

p 212:

The Deposition of Robert ffarmer Aged about Sixty three years Sworne produced as a Witnesse in the difference betwixt mr field Guardian of Henry Randolph and William Walthall Deposeth

That aboute twenty Eight years since next ffebry dept in carrying the chaine after Maj. Harris in surveying mr. Walthalls land came upon a Marked Hickory tree, near Charles ffeatherstons now plantation being a corner tree then marked four wayes, and that from thence through the upper part of the Meadow there to a White Oake Marked at the head of a Gutt near the Creek on the West side the Gutt and further this dept. saith that Majr Harris bidd Scotchman (meaning James Akin then prsent) take notice and beare Witnesse (the rest being old men) that that line was the dividing line betweene mr Walthall and mr Hatcher and further saith not Recordatr P the mrke of

Wm Randolph Cl

Robert ffarmer

[Robert Farmer signed with a reversed R]

The depos of James Ackin aged aboute fifty years sworne & Deposeth

That by order of Majr. Harris at the time aforesaid in the survey and line aforesd he Marked the aforesd trees and more other trees in that line

taken before me	And further saith not
Essex Bevill this 17th	the marke of
of Novembr./	James I E Ackin
1680 in prsents	
mr Peter field &	
Will: Walthall	Recordatr
Essex Bevill	p Wm Randolph Cl Cur

p. 213:Att a genll Court held at James Citty 27th day of 9ber 1679prsent Sr Henry Chicheley Knt: his Ma:ties Depty Governr &c

Coll Nath Bacon	Coll Jos: Bridger
Coll nich: Spencer foredy?	Coll Phill: Ludwell
Coll Wm Cole	

Whereas mr Tho: Jarvis who marryed the relict of Nath: Bacon Junr Late decd Exhibitted a peticon to this Court, shewing that the Estate formerly belonging to the sd Bacon is much diminished by diverse debters runing away, and the death of of Many others, wch might have been prvented, and for the future will be, if some pson on his Maties behalfe be not impowered in and to the sd Estate, by all legall manner and Wayes to prserve and recovery the same, for his Maties use, The Court doe therefore Nominate Authorize Appoint and impower the sd mr Thomas Jarvis, to prserve the sd Estate by takeing it into his Custody and to use all awfull wayes and meanes for the recovery of of the same for the use of our sovereigne Lord the king, he giveing to this Court good security for his soe doeing, and to render a true and faithfull acco:tt when thereto Called, the Court doe further declare that by and for this trust imposed in the sd Jarvis, he is noe wayes Lyable to any arrest in law by any Creditor of the sd nath: Bacon Junr, the Estate being now in the Crownes

Coll Edwd Hill and mr Wm Sherwood in Court Enter themselves security for mr Tho: Jarvis accord:=ing to the above order

vera Copia Test Hen: Hartwell Cl Cur Recordatr P Wm Randolph Cl Cur

[both in 20 Feb. 1681/2 term]

p. 213: [Col. Ligon and Majr Wm Harris had laid out a line between Francis Redford and Robt Sharp- 1 April 1682 term]

p. 215:

Will Clarke Aged About forty five years first sworne and Examined saith About three years agoe yor dep:t delivered and sold unto mr Nathaniell Bacon for his use four hundred and two pounds of beef at a pound and halfe a pound p tobaccoe & further saith not. The above beefe belonging to Martin Elam and sold by his order

Recordatr p Wm Randolph Cl Cur Wm Clarke

Nicholas Marsh Aged aboute thirty four sworne and Examined saith That he aboute three years since recd of William Clarke by the order of Martin Elam, for the use and by the order of mr Nath: Bacon four hundred and two pounds of beefe, at one pound and halfe p tobaccoe & further saith not

Nicholas N Mash his Marke The abovesd Oathes taken this 110 Novembr 1679 before me Essex Bevill Recordatr p Wm Randolph Cl Cur

p. 248: Capt Thomas Cock made publicacon (by setting up papers at ye door of ye Court house) this day of a bright bay stone horse wth black mane & tail dock't & branded RW w____ hath run

about Curls ever since last Fall, & an Iron Gray mare wch came into his pasture last year, (& went out) & is now come in again wth a young foal, (as by sd Certificate filed in ye office will [Ans?]ear

Teste Hen Randolph Cl Cur

[1 August 1683]

p. 364: [Deed of Gift of John Cox Sr. to son Wm- mentions pear tree by road- road going into Curles nr Harryaddocks- 5 Feb. 1685/6 term

Henrico Co. Order Book 1678-1693

[1677]

p. 49: [deposition of Wm Harris, aged c. 28 years- ref to father Wells - i.e., father-in-law & mr. Chamberlayne 1 June 1678]

p. 56: [deposition of Wm Harris, 28 years, about Chamberlayne, horse, etc., 1 August 1678]- he is son of Majr Wm Harris and grandson of Thomas Harris... also [deposition of Mary Harris, aged 36, ref to father Wells, horse, etc., 1 August 1678]

p. 61: To his Maties Justices of ye Peace Gentlem: & hond. freinds

I am desired by ye widdow harris to supplicate your worpps on her behalfe to take consideracon of her lamentable poore condicon, and order her to have a bedd and some small necessaries out of her husbands estate, which I humbly conceive is but resonable, And I doubt not but you may find prsidents of this nature upon yor own records, as alsoe in all courts of records in this Country & it will amount to soe small a value that it cannot be worth takeing notice of by ye Creditors, And this is what prsent Gentlem from him who is yr freind and servt

Ab: Wood recordatr

p Wm Randolph Cl

[1 Nov. 1678]

p. 137: The Complaint of George Alvis agst mr Richard Lygon concerning an orpht of Majr Willm Harris decd (by name William Harris) is referred untill the next Court and then the sd mr Lygon is to Appear and bring the Indenture betwixt him and the orph:t to the Court, and there Exhibitt it, in prsents of the sd Orph:t [1 ffeb:y 1682 term]

p. 139: In the suite of George Alvis as Marrying Alce the relict of Maj. Will Harris decd (concerning William harris an orpht. of the deced:t) ag:t Mr Richd Lygon, the said Alvis declaring that he doth not use his Endevour for educationg and mainetaineing the sd orpht: according to the Indenture, wch Indenture being Exhibitted, and the orph:t prsent, and the Court thereupon concerneing the allegacons aforesd not true- it is ordered that the orph:t serve his time, and that mr Lygon pforme his part of the sd Indenture [1 April 1683 term)

p. 149: The suit comenced by mr John Pleasants attur: of ye Execs of mr John Beauchamp decd plt agt Will Harris as ye heir of his Father Maj: Will Harris decd defend:t for Tho? hurd? of Five thousand Seventy one pds of tobo & casq due from ye sd deced:t by bond dated October 18th 1676 is (for that ye sd def:t is in his nonage, & also that he doth not appeare to be possest wth any Estate belongig to ye sd decedt) dismist with Costs [1 8ber 1683 term]

p. 328: Whereas Geo: Archer did as Marrying the next of kin to Wm Harris decd on ye first day of June last peticoned to this Court for Hencon on ye sd decd:t estate wch sd peticon was not then granted the nine moneths by law appointed not being then expired And ye sd Archers now again peticoning any manner of Claim, Admcon, on ye sd Estate is granted unto him provided he gives Security for ye same according to law. [1 April 1690]

p. 334: The Comp:t exhibitted by John Butler agt Geo: Archer & Jacob Colson concerning ye destroying of ye last will & testam:t of Wm Harris decd lying before this court by reference therein made by mr Pet Field is at ye sd Archer's request referr'd untill ye next Court & ye Severall Evidences taken by ye sd mr Field being psent (except Godfrey Ragsdale who could not appear being Sick) They did each of them affirm to their sd deposicions wth this onely alteraconthat in ye Frist line of mr Bevills' deposicon wch was (That about three or four days after Willm Harris) It is now by her Oath in Court ascertain'd 7 ye a line was in open Court altered & now is (That ye day Wm Harris) wch sd deposicons are order'd to be Recorded & pruduced at ye next Court by the clk uppon tryall of ye cause [2 June 1690 term]

p. 347: Ms. Mary Ligon being possessed of two hundred Acres of Land lying in Curles included in the Pattent For ye Land late belonging w/ Nathll Bacon Esqr decd, the bounds whereof towards mr Richd Cocke being incertain For the Settling whereof It is wth consent of ye sd Cocke & Ligon Order'd That th sd whole Pattent be survey'd by mr Theodo: blande some time between this & next court; & that ms Ligons part be then lay'd out & yt return thereof be to ye sd court 240

<u>194c</u>? 471

p. 353: [Geo. Archer is adm. of William Harris- inventory- 1 Xbris term]