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# SUFFOLK DEEDS.

## LIBER VI.

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ROCKWELL AND CHURCHILL, CITY PRINTERS.

1892.



#### Suffolk Registry of Deeds.

Boston, June 23d, 1892.

The Board of Aldermen of the City of Boston, acting as County Commissioners for the County of Suffolk, by orders approved by the Mayor April 13, 1880, Dec. 19, 1882, Oct. 14, 1884, Dec. 22, 1886, and by an order passed Jan. 2, 1889, in answer to the petitions of Edward S. Rand and of William I. Bowditch and many other members of the Suffolk Bar, authorized the printing of the first, second, third, fourth, and fifth volumes of Suffolk Deeds.

By an order approved by the Mayor Dec. 23, 1890, the Board of Aldermen authorized the Register of Deeds "to have printed, stereotyped, indexed, and distributed the sixth volume of Suffolk Deeds." The order was passed in answer to the following petition.

# To the Honorable the Board of Aldermen of the City of Boston:

The undersigned, members of the Suffolk Bar, and others, having already called the attention of your Honorable Board to the worn, mutilated, and illegible condition of the early records of deeds of the County of Suffolk, as set forth in their former petitions, respectfully represent that said records can best be preserved by printing the same.

Wherefore they pray your Honorable Board to order that the sixth volume of records of Suffolk Deeds be printed verbatim.

JOHN T. HASSAM. WM. S. LELAND. GEO. D. BIGELOW. PERCY E. WALBRIDGE, H. M. BURTON. P. B. SMITH. HENRY W. BRAGG, GEO. A. SAWYER. ROSCOE P. OWEN, W. F. GRIFFIN, EUGENE TAPPAN, JAMES H. YOUNG. CHAS. D. ADAMS. JOHN H. COLBY. JOHN M. B. CHURCHILL, JABEZ A. SAWYER, S. A. BOLSTER. BENJ. L. M. TOWER. SAML, T. HARRIS, GEO. H. POOR, B. S. LADD,

GEO. A. FISHER, LOUIS M. CLARK. WM. C. WILLIAMSON. GEO. Z. ADAMS. FRANK E. DIMICK. GEO. WM. ESTABROOK, GEO. P. LAWRENCE, B. E. PERRY, J. R. CHURCHILL. WM. V. THOMPSON. THEODORE H. TYNDALE. WALTER H. ROBERTS, JAMES HEWINS. FRANCIS B. PATTEN. CHARLES F. JENNEY, WALTER S. FROST, JAMES L. WALSH. WILLIAM P. FOWLER, ALBERT L. LINCOLN. JR., LEWIS G. FARMER. WM. B. DURANT.

This book has been printed from a transcript made by Frank E. Bradish, Esq., who has carefully compared the proof sheets, not with the copy, but with the original, in order to avoid the possibility of clerical or typographical errors.

The index to this as to the volumes previously printed has been made under the supervision of John T. Hassam, Esq., whose great interest in these ancient records and whose earnest efforts for their preservation have been heretofore acknowledged by me.

THOS. F. TEMPLE,

Register of Deeds.

#### INTRODUCTION.

On the fly-leaves at the beginning of Lib. VI. of Suffolk Deeds, Edward Rawson, the Recorder, has copied a letter of attorney from Barbara Laycocke, widow of John Laycocke, to him dated Sept. 7, 1667, which the County Court had ordered him to record in the "booke of Reccords for deeds & Such like things," but which he had neglected to enter, it "being," as he says, "forgot to be put in its right place & being misplact in my privat letters." These fly-leaves are not numbered in the original, but in the printed volume they have been marked with Roman instead of Arabic numerals in order to distinguish them from the others.

The book itself begins with the deed from Richard and Mary Hutchinson to Eliakim Hutchinson, which was left for record Feb. [ ], 1668, and which was duly attested by Edward Rawson the Recorder. He continued in office until October, 1670, when the General Court at its second session held in Boston Oct. 12, 1670, passed the following "Order requiring ye secret, to delia county records to clarke of ye County Court." <sup>2</sup>

"The County Court of Suffolke, for reasons best knounc to themselves, saw good to improove M<sup>r</sup> Free Grace Bendall as

<sup>&</sup>lt;sup>1</sup>The corrosive action of the ink on the paper has rendered the date nearly illegible. The present volume has suffered even more in this respect than the preceding volume.

<sup>&</sup>lt;sup>2</sup> Mass. Col. Rec. IV. (Part 2), 464.

clarke of the sajd Court, in stead of M<sup>r</sup> Rawson, ordering the sajd M<sup>r</sup> Rawson to deliner unto him all those things web did concerne him in that place. The Court being informed that there are yet still in his hands senerall records that concerne the county, it is ordered, that the sajd M<sup>r</sup> Rawson deliner the same to the clarke of the County Court."

The last instrument of which the record is attested by Edward Rawson is the marriage contract of Zachariah Whitman with Sarah Alcock which was left for record Oct. 26, 1670, pp. 243–246 inclusive. Page 247 is blank. On page 248 is the mortgage deed of Joseph Rock et ux. to Thomas Brattle recorded Jan. 13, 1670/71, the record of which is attested by "Free Grace Bendall Cleric."

Thus ended the official connection of Edward Rawson with these County records, although he continued to hold the office of Secretary to the General Court. As he had been appointed by the General Court Oct. 14 or 23, 1651, "recorder for the county of Suffolke" to succeed William Aspinwall, his term of service had lasted for nineteen years, a longer period than that of either of his predecessors.

All the deeds received for record from Jan. 13, 1671, to April 29, 1672, are attested by Freegrace Bendall, Clerk. He also attested two other instruments left for record May 22d, and June 7th, 1672. But all the other deeds from May 22, 1672, to Oct. 15, 1672, when this volume ends, are attested by "Isaac Addington Clerk" or "Isaac Addington Recorder."

The pagination of the original is irregular. There are three pages numbered 1 and two pages 31, 84, 199, 200, 201, and 202. In the printed volume, as heretofore, they have been distinguished from each

<sup>&</sup>lt;sup>1</sup> Mass. Col. Rec. III., 258; IV. (Part 1), 68.

other by the use of the letters a, b, etc. There are no pages 4, 99, 100, and 256. Page 247 is blank as has been before stated. As in the volumes already printed, the pages of the original volume are indicated by numbers placed at the top of every page of the printed volume, and also in brackets in that part of the printed page where each page of the original begins. There is no other pagination and the Index is thus made to refer directly to the pages of the Ms. record.

The reader is again reminded that, according to the Julian Calendar, which was in use when these records were made, the legal year began on the 25th of March, so that when the month is designated by number and not by name, March is the first month.

A key to the characters representing the contractions found in the manuscript is added.

#### JOHN T. HASSAM.

#### KEY TO CHARACTERS REPRESENTING CONTRACTIONS.

a	anno, annum.	fi	ner, mañ, manner.
ħ	ber.	ō	on, mentio, mention.
$\tilde{c}$	accon, action.	õ	mõ, month.
3	ere, eer.	P	par, per, por, pson, per-
đđ	delivered.		son.
a	faciend, faciendam.	p	pro, pporcon, proportion.
ē	committe, committee.	Ď	pre, psent, present.
ė	solutione, solutionem.	4	qstion, question.
ħ	eħr, charter.	G <sub>3</sub>	esq, esquire.
î	domî, dominus, dominum.	ĩ.	Apr, April.
t	fre, letter.	ĩ	capt, captain.
$\overline{\mathrm{m}}$	comittee, committee.	ť	dat, datum.
$\hat{\mathbf{m}}$	mer, formly, formerly,	. iı	uer, seifal, several.

año, anno.



### SUFFOLK DEEDS.

#### LIBER VI.

[i] Know all men by these presents, that I Barbara. Lavcocke the relict of John Lavcocke late of Dublin: Marriner, deceased have assigned Ordeyned and made and in my stead & place put Edward Rawson Esqr Secretary to the Massachusets Government in Boston New England my true and lawfull Atturney for me and in my name and to my vse to aske sue for levy require reconer and receive of and from Thomas Dewer and William Ballantine of Boston New England administrators of the Goods and chattells of the said late John Laycocke in trust for and in behalfe of me the Sajd Barbara Laycock and my children all and enery such Goods and chattells, merchandize and Comodities Sume and Summes of money, debts dues and demands whatSouer as are in the hands of the said administrators and also to aske sue for levy, require and recouer and receive of and from all and enery person, or persons Whatsoener all such goods chattells merchandize Comoditie sume and Summes of money debts dues and demands whatsoener due or at any time heereafter to be due payable or Apperteyning unto the said late John Laycocke by any manner of way or meanes whatsocuer Giving and by these presents granting vnto my sajd Atturney, ypon receipt of any such debt or debts sume or summes of money or other merchandize or Comoditje acquittance or acquittances or other lawfull discharge to make Scale and deliner and also to doe and execute, all & enery other act and acts, thing and things devise & devises in the law, whatsoeuer needfull and necessary to be donne in and about the Execution, of the premisses, by virtue of these present as fully, and amply, to all intents Constructions and purposes whatsoeuer as I myself might or Could doe if I was personally present, And such: Goods and chattens sume and Sumes of money merchandize or Comoditie as my, said Atturney shall recouer and receive to, my vse as aforesaid I

the sajd Barbara Laycocke, do hereby request and Impower my sajd Atturney to returne vnto me at Dublin in Ireland by the first opportunity in such goods wares or merchandize or Comoditie and in such ship or ships as to my Sajd Atturney shall Seeme most expedient I the sajd Barbara Laycocke allowing all Costs & charges and runing the risco of the [ii] Sea therein rattifying and Confirming whatsoener my Sajd Atturney shall doe or Cause to be donne in and about the Execution of the premisses by virtue of these presents witnes my hand & Seale the Seventh day of September in the yeare of our Lord God one thousand Sixe hundred sixty & Seven.

Sygned Sealed & Deliuered – The marke of

in p<sup>r</sup>n<sup>ts</sup> of.

John Desmymeres Barbara. P. Laycocke & a seale Amos Ogden.

Willjam Aubrey John Browne

Michaell Rochford

Scale of y° office of Majoralty of Dublin.

vnde<sup>r</sup>neath was writt

By, the Lordmayo<sup>r</sup> of the Citty of
Dublin

These are to Certify whom it may concerne that this day Barbara. Laycocke of the Citty of Dublin Widdow, Came before me and in my presence signed Sealed and perfected the about letter of Atturney to the vses & Intents therein mentioned vnto which at her request I subscribed my hand with others as a Witnes And that the better Credit may be hereunto affixed, the Seventh of September 1667.

John Desmymeres:

Endorst Att A County Court held at Boston 28th July 1667:

Whereas, the letter of Atturney Vnder the hand and Seale of Barbara, Laycocke relict of the late. John Laycocke, of the Citty of Dublin marrjner [Who departed this life the thirtjeth of May 1667] bearing date the Seventh of September 1667; and Cirtified the same day by the Honorble John Desmymeres Lord Mayor of the Citty of Dublin to be hir act signed and perfected in his presence, wherein she fully Im-

powres Edward Rawson Secretary to the massachusets Government at Boston in New-England to aske for demand levy require, recouer and receive of and from Thomas Dewer & william Ballantine of the Sajd Boston administrators to hir Said husbands Estate & all others all Such Sume & Sumes of money debts dues & demands whatsoener in their or any of their hands &c as therein at large Appeareth This Court Judgeth it meet to order that the letter of Atturney be Recorded in the booke of Records for deeds & Such like things and that the administrators of that estate pay vnto him the said Edward Rawson: what is in their hands and deliner vuto him what is in their hands together wth all Such writtings that they the said Thomas Dewer or william Ballantine haue in their or Either of their hands belonging to the said late John Lavcocke, for which they shall be dischardged. allowed by the Court Edw Rawson Record<sup>r</sup>

and stands here Entred & Recorded word for word Compared w<sup>th</sup> the original left on y<sup>r</sup> file in the yeare 1668; as: Attes<sup>ts</sup>
Edward Rawson: Record<sup>r</sup>

being forgot to be put in its right place & being misplact in my privat letters.

[1] To all Christian people, to whome this present writting Indented shall Come Greeting Know yee that wee Richard Hutchinson Cittizen & Ironmonger of London & Mary my wife for & in Consideration of the father Lone & Afection which wee beare to Our sonn Eliakim Hutchinson of Boston in new England, & for prouiding a way of maintenance for him & to enable him to make a joynture & prouission for his wife, whome hee hath lately married, And for divers Other good Causes vs thereunto moning, Haue ginen granted bargained sold Enfeofed released & Confirmed & by these presents doe gine grant bargaine sell Enfeofe release & Confirme, to him Our said sonn Eliakim Hutchinson his heires & assignes, All & singular the houses Lands warehouses closes & hereditament hereafter in these presents peacable mentioned, all which are in the full & session & Enjoyment of him the said Eliakim Hutchinson, that is to say one close of Ground lying on the north side of a Certaine Hill called the flort hill in Bos-

Richard Hutchinson To Eliakim Hutchinson: ton or neere Boston in New England aforesajd, One Warehouse adjoyning upon the warehouse of one M<sup>r</sup> Shrimpton, One Warehouse, adjoyning to the warehouse of Cap<sup>t</sup> William Dauis, another

warehouse new built Adjoyning vpon the said last mentioned warehouse next Capt: Danis his warehouse, on the one side, &

the warehouse of one mr John Woodmansey on the Other side, & the Dock belonging to or now vsed with the same Warehouse, & one house or messuage with the Appurtenances scituate & being at or in the north End of Boston aforesajd, adjovning vpon the Land of one Mr Ruck, with all & singular waves Easements, Commodities & Appurtenances to the premisses or any part of them in any wise belonging, all which premisses are lying in Boston aforesaid, all the feilds Territories liberties or jurisdictions thereof To Haue & to hold the premisses with the Appurtinences & euery of them & enery part thereof to the said Eliakim Hutchinson his heires & assignes foreuer, & wee the said Rich: Hutchinson & mary for the Considerations aforesajd Haue Ginen Granted bargained & sold, & by these presents doe give grant bargaine & sell, to Our said sonn Eliakim Hutchinson the movety or halfe part of a Certaine Ketch, flue sixteenes of a Cargoe gone for Cales, whereof John Tucker is master, & ffine fforty Eights of the Ketch called the william & mary, with hir layding in the Condition it is now in at Meuis, To Haue & to hold to the said Eliakim his Executors, Administrators & assignes as his owne proper Goods from henceforth, And wee the said Richard Hutchinson & mary my wife doe hereby Couenant promise & agree to & with the said Eliakim Hutchinson his heires Executors Administrators & assignes, that hee the said Elikim Hutchinson his heires Executors Administrators & assignes for & notwithstanding any Act or thing done to the Contrary by the said Richard & mary Hutchinson, or either of vs shall & Lawfully may have hold Occupy posses & Enjoy all & singular the before mentioned houses & prmisses with all & singular their & enery of their Appurtenances without the Lawfull let trouble or interuption of vs the said Richard Hutchinson & Mary my wife, or any Other person or persons whatsoener, lawfully clayming any Estate in the premisses, by from or vnder vs or either of vs. In Wittnes whereof I the sajd Richard Hutchinson & mary my wife haue hereunto set Our hands & seales, the fowre & Twenteth day of July in the yeare of our Lord God One thousand six hundred sixty & Eight

Richard Hutchinson w<sup>th</sup> a seale Appending Mary Hutchinson wit<sup>h</sup> a seale Appending

Sealed & delinered in the

prence of

George Neuill E: Hutchinson, Thanckfull Owen James Barron Entered & Recorded word for word & Compared with the Originall, this: 1 [ ]th of ffebruary: 1668

As Attests Edw: Rawson Record<sup>r</sup>

[1a] To all Christian People, to whome this present wrighting shall come, William Robinson of Dorchester in the massathusets Colony of new England Husbandman, & Margaret his wife Sends Greeting, Know vee that the said William Robinson & Margaret his said wife, for & in Consideration of ninty six pounds Current money of new England. in hand paid by Timothy Tilston, of Dorchester aforesaid in the said Colony Cooper, to the said Robinson & his said wife their full Content, Hath ginen granted bargained Sould Enfeofed & Confirmed & by these preents, doth give Grant bargaine sell Enfeore & Confirme vinto the said Timothy Tilston his heires & assignes, Tenn Acres of Land more or less in Dorchester abouesaid whereof part is Salt marsh, with a little house thereon standing, The said Land is bounded with the tide Mill Creeke East with the high way leading through the Great Lotts toward neponset mill Wesi with the Land of Mr Richard mather South, & with the Land of William Trescott & Enoch Wiswell north, As also one Movety or halfe part of a Corne water mill, as it stands vpon the tide in the Creeke Commonly called smelt Creeke or smelt Brooke, neere a place Commonly Knowne by the name of Captaine's neck, scittuate lying & being in Dorchester aforesajd, together with the movety or halfe part of all those tooles

William Robinson to Timothy Tilston vtensells impliments that are in any wise belonging to the sajd mill, As also one halfe of the mill stone standing in the sajd mill, together with

the one halfe of all the princledges Rights bennifitts, proffitts & Accomodations in any wise belonging to the said mill, in any due manner whatsoeuer, To Haue & to Hold, the said bargained premisses with all & singular the Appurtenances in any wise thereunto belonging as before bounded, together with all Deeds Euidences & wrightings Concerning the said bargained prinisses perticularly or true Copies thereof faire & vncancelled, vnto the said Timothy Tilston his heires & assignes, to the Only vse of the said Timothy Tilston his heires & assignes foreuer, And the said William Robinson for himselfe his heires Executors & Administrators doth Conenant & Grant, to & with the said Timothy Tilston his heires & assignes by these p<sup>r</sup>sents, that hee the sajd William Robinson the day of the date hereof, is & standeth Lawfully seized to his Owne vse, of & in the said bargained pimisses & every part thereof in a good perfect & absolute Estate of inheritance in fee simple. And hath in himselfe full power good right & Lawfull Authority, to grant bargaine sell Conney & assure, the same & enery part thereof in manner & forme aforesajd, And that hee the sajd Timothy Tilston his heires & enery of them shall & may forener hereafter peacably & quietly, have hold & Enjoy the said bargained primisses with

all & euery the Appartenances thereof as aforesajd, free & cleere & cleerly acquitted & discharged, of & from all former bargaines sailes, gifts, grants, joyntures, Dowers, Titles of Dower Estates mortgages, forfeitures, judgments, Extents & Executions, And all Other Acts & incumbrances whatsoeuer had made Committed & done or suffered to bee done, by the sajd William Robinson his heires or assignes, or any Other person or persons clayming by from or vnder him, them or any of them, or had made done, or had made done or Committed or to bee done or Committed by any Other person or persons lawfully clayming, any right, Title or interest to the same, or any part thereof, whereby the sajd Timothy Tils-

1668. ton [1b] his heires or assignes shall or may bee hereafter, molested or Lawfully Enicted out of the possession or Enjoyment thereof, And further that the said William Robinson & Margaret his said wife, doe for themselves their heires Executors. & Administrators, Couenant promise & Grant, to & with the said Timothy Tilston his heires & assignes that they the said William Robinson & margaret his said wife vpon reasonable & Lawfull demand, shall & will performe & doe or Cause to bee performed & done, any such further Act or Acts, whether by way of Acknowledgment of this present deed or release of Dowre, in respect of the said Margaret or in any Other kind that shall or may bee for the more full Compleating Confirming & sure making the afore bargained premisses, vnto the sajd Timothy Tilston his heires & assignes, According to the true intent hereof, & the Lawes of the massathusetts jurisdiction, In wittnes whereof the said William Robinson, & Margaret his sajd wife, haue hereunto put their hands & affixed their seales, this seauenth day of October in the years of Our Lord, One Thousand six hundred sixty & flowre: William Robinson & a [seale]

Signed sealed read & delinered with posses sion given, & the word [sajd] in the Second line, & the word [same] in the Eighteenth line, were interlined before sealing thereof, in the precince of vs

Timothy floster Thomas Tilston John Minot Margaret Robinson

hir marke

Timothy ffoster Thomas Tilston John minot, the wittnesses to these presents instrument of writting, personally Appeared, the: 14th, day of Jan: 1668 & made Oath that they were present at the sealing & delinery of the same by William Robinson & Margaret Robinson, whose names are subscribed vnto the same, sworne the day aboue mentined before mee:

John Leneret Assist:

Timothy floster & John minot, appeared this: 11th: of flebruary: 1668: & were sworne vnto the truth of what is aboue written in reflerence of their being present, at the scaling & delinery of this instrument:

As Attests: Edw: Tyng Assist

Entered & recorded word for word & Compared w<sup>th</sup>: the Originall this: 22<sup>th</sup>: ffeb: 1668

As Attests Edw Rawson Record<sup>r</sup>.

To all Christian People, to whome these presents shall come Eliakim Hutchinson of Boston in the County of Suffolke in new England merchant, Sendeth Greeting, Whereas Edward Hutchinson of the said Boston in new England merchant, in behalfe of his Vnckle Rich: Hutchinson of the Citty of London Ire ronmonger, flather to the said Eliakim Hutchinson & for his the said Eliakim his Advancement, in & by a Contract of marriage with Sarah Shrimpton, Eldest daughter of the late Henery Shrimpton of the said Boston deceased which hath since benn Consummated, did Enter into Certaine Articles & Couenants, And gaue Also his personall Bond to Samuell Shrimpton, only sonn & Executor to the last will & Testament of the sajd Henery Shrimpton, Hezekiah Vsher Thomas Lake & Peter Olliner of the said Boston merchants Ouerseers to the last will & Testament of the sajd Henery Shrimpton, That the said [Richard [2] Richard Hutchinson the flather of the said Eliakim, should once within Eighteene monthes of the said Articles & Couenants which beare date the seventh day of Aprill last should by his firme deeds & Conueyances Giue & Grant to the said Eliakim Hutchinson his sonn in houses & Lands with parts in vessells to the full vallue of flifteene hundred pounds for his mariage portion thereby to enable him to make a meet & firme joynture, to feofees in trust for the vse of the aboue mentioned Sarah his wife, As in the said Couenants & Articles abone mentioned reference thereto being had Amply may Appeare & whereas the said Richard Hutchinson & mary his wife flather & mother to the said Eliakim Hutchinson in persuance & performance of the said Articles & Conenants, Haue by their absolute deed of Gift bearing date the Twenty flowrth day of July last Conneyd made Ouer & Confirmed to the said

Eliakim Hutchinson their sonn & to his heires & assignes forener Certaine houses warehouses pastures & dock with Other things, mentioned in the sajd deed refference thereto being had, to the uallne aforesajd Amply doth & may

Appeare, Now Knowe all men, by these prence that I the about mentioned Eliakim Hutchinson, in persuance

of the said Articles & Contract of marriage, & discharge of my flaithfull promise made to my sajd wives aboue mentioned flreinds relating to hir joynture Haue absolutely given granted bargained Sold alliened Enfeofed & Confirmed & by these presents, Doe absolutely Giue Grant bargaine sell alliene Enfeoffe & Confirme vnto my beloued Brother, & ffreinds, Samuell Shrimpton Edward Hutchinson & Thomas Lake of the said Boston merchants ffreinds in trust for the said Sarah Hutchinson my dearly beloued wife, & for hir jovnture during hir life, And to & for the further vse & vses hereafter Expressed & declared after hir decease, All that my Pasture Scittuate lying & being at fort hill in Boston as it is now fenced in being fowre Acres & a quarter bee it more or less, bounded with the Lane On the South going to the said flort Hill, by a ditch on the north, by the Lands of Theodor Atkinson west or westerly, And the hangings of the said fort Hill East or Easterly, with all my Three, warehouses in Boston, i.e. That warehouse of mine which adjoynes to the Warehouse of Samuell Shrimpton going from Capt: Olliners house to the Dock & that warehouse of mine weii adjoynes to the warehouse of Capt: William Dauis, & that Other warehouse of mine neere the mouth of the Dock, & next to the warehouse of John Woodmansey all which Land & warehouses I lately received from my deare & ener Honnored flather & mother, the aboue mentioned Richard Hutchinson as a marriage portion by them bestowed vpon mee, as in & by this deed of gift thereof with Other things therein Contained bearing date, the Twenty flowrth day of July last reflerence thereto being had Appeareth, together with that my dwelling house in Boston which I received with my said Beloued wife, As part of hir portion given vnto hir by hir late Honnored flather Henery Shrimpton his last will & Testament, & is scittuated in Boston facing to the head of the Dock, called Bendal's Dock, & hereto fore called the Kings Armes with all the outhouseing Lands & Appurtenances thereto belonging, bounded with the street going to the head of the Dock Easterly the warehouse & Lands, now in the possession of Thomas Brattle merchant Southerly & westerly & Easterly, with the house & Land of Nehemiah Web<sup>b</sup> [3] On the northerly part, wit the sajd Thomas

Brattles Land, with all their seuerall Liberties prineledges & Appurtenances, Buttled & bounded as aforesajd to them the sajd Samuell Shrimpton, Edward Hutchinson & Thomas Lake their heires & assignes feofees in trust, to & for the only vse & bennifitt & behoofe of the sajd Sarah Hutchinson for & during the time & tearme of hir naturall life next & immeadiatly after the decease of the sajd Eliakim Hutchin-

son & after hir decease to & for the vse bennifitt & behoofe of such child or children as shee shall leave behind her by the said Eliakim, & shall then bee suruining, to enjoy to them & their heires & assignes foreuer, as by their said flathers or mothers last will & Testament, shall & may bee divided betweene them. And to the only vse of them the said Samuell Shrimpton, Edward Hutchinson & Thomas Lake their heires & assignes, in trust & Confidence only & for the vse & vses about mentioned & recited & noe Otherwayes foreuer, And the said Eliakim Hutchinson for himselfe his heires & assignes doth Couenant promise & grant, to & with the sail Samuell Shrimpton Edward Hutchinson & Thomas Lake, their heires & assignes feofees in trust for the vse & vses aboue limited & Expressed that hee the sajd Eliakim Hutchinson by virtue of his aboue mentioned flathers Deed of Gift, & by the last will & Testament of the late Henery Shrimpton, is the true & proper Owner of all & every the aboue granted primisses, & standeth Lawfully seized in a Good firme & absolute Estate of inheritance & hath in himselfe full power & Lawfull Authority, the same to grant sell conney & assure, as aboue is Expressed, And that the said Samuell Shrimpton, Edward Hutchinson & Thomas Lake, their heires & assignes feofees in trust aforesaid, to & for the vse & vse aboue mentioned from time to time & at all times next & immediatly after the death of the said Eliakim Hutchinson, shall quietly & peaceably have hold vse Occupy, posses & enjoy all & enery the above granted premisses, with their Appurtenances to & for the vse & vses about limited & Expresse I, without the least lett sute trouble molestation, euiction or ejection by & from any person or persons what soener having clayming & pretending to have or clayme any right Title or interest to the same or any part or parcell thereof by or from him the said Eliakim Hutchinson, And the said Sam: Shrimpton Edward Hutchinson & Thomas Lake, for themselves their heires & assignes feofees in trust for the said Sarah Hutchinson to hir heires as abouesaid doe Coucnant promise & Grant to & with the said Eliakim Hutchinson that during the naturall life of him the said Eliakim Hutchinson, on his making like firme deed or deeds of sale to the aboue mentioned Samuell Shrimpton Edward Hutchinson & Thomas Lake their heires or assignes to & for the like & same purpose vse & vses, of such house or houses & Lands, as shall Appeare to them to bee the true & full vallue of Thirteene hundred & sixty pounds starling, as the within Granted premises are hereby accounted & taken that then & from thence forth it shall & may bee lawfull, for the said Eliakim Hutchinson to make sale of all or any part of the

within granted premisses to & for his best advaintage, And that the sajd Samuell Shrimpton Edward Hutchinson & Thomas Lake, their heires & assignes, shall & will deliver up this deed to bee Cancelled & made voyd, to the intent & purpose the sajd Eliakim Hutchinson may bee Enabled to make good his sale of part [or [5]] or whole In Testimony whereof I have hereunto set my hand & seale this Twenty ninth of January: 1668: being the Twenteth yeare of his majesties Reigne

E<sup>m</sup>: Hutchinson & a [seale]

Signed sealed & delinered, after the interlining the word [sixty] in the last lyne same three in presence of vs.

This Instrument was Aeknowledged by Eliakim Hutchinson: Jan: 29: 1668: Before mee Edw: Tyng Assist:

It is further declared before signing that whereas the within mentioned pasture is Only bounded by the hangings of ffort hill, East, Easterly, with an Expression as now fenced in, this is to declare that it is bounded partly by the hangins of ffort hill, & partly by the Land of Peter Olliner, & partly by a peece of Land within the sajd fence, adjoyning to Peter Olliners & fronting to the Warehouse of Theodor Atkinson being fforty floote in ffront & Tenn Rodds in the sajd pasture, belonging to Capt: Edward Hutchinson.

Thomas Norman William Paddy. Nath: Hubbert:

Entered & Recorded word for word & Compared with the Originall: 22th; ffeb: 1668.

As Attests Edw. Rawson Record<sup>r</sup>

To all Christian People, to whome this present Deed of sale shall come Richard Cooke of Boston, in the Colony of the massathusetts in new England merchant Atturney for Thomas Beebee, & melicent his wife sometime the Relict of William Southmead of Glocester in new England marriner deceased, William Southmead & John Southmead of new London in New England sonns of the sajd William & melicent sendeth Greeting Know yee, that the sajd Richard Cooke, by virtue of a letter of Atturney bearing Richard Cooke: date the third day of Aprill last past before the day of the date hereof had & received from the before named Thomas Beebee & Melicent his wife & William Southmead & John Southmead, impowring & Authorishing the sajd Richard Cooke to bargaine sell &

Confirme, their house & Land in Boston aforesaid vnto Peter

Gee of the same fisherman as by the said letter of Atturney vnder the respective hands & seales, of the said Thomas, Melicent, William & John, in the fowre hundred fforty & seauen Eight, page of the fifth booke of Reccords for deeds for the County of Suffolke in new England, vpon Reccord doth & may Appeare, For & in Consideration of the sume of flifty & six pounds in silver, Currant money of new England to the aboue named William Southmead to & for the vse & behoofe of himselfe & the aboue named Thomas Beebee & melicent his wife & John Southmead as joynt owners of the Land & house hereby mentioned, well & truly paid before the scaling & deliuery hereof, by the said Peter Gee the receipt whereof I the said Richard Cooke in the name & names stead & place of the before named Thomas Beebee Melicent his wife William Southmead & John Southmead, doe Acknowledge by these presents, & therewith to bee fully sattisfyed & Contented, And thereof doe acquit & discharge the sajd Peter Gee, his heires Executors Administrators & assignes [6] & every of them forever by these presents,

Haue, given granted bargained sold Enfeofed & Confirmed

& by these presents, Doth fully cleerly & absolute give Grant bargaine sell alliene enfeofe & Confirme vnto the said Peter Gee his heires & assignes forener all that messuage Tennement or dwelling house with the Land & Ground thereto belonging or in any wise Appertaining reputed to bee propriety & right of them the before named Thomas Melicent William & John, Containing in the front Twenty & flowre foote or thereabout, & from the front Containing in the length thereof downe to the low water & is lying & being in Boston aforesaid & is fronting or butting on the street north westerly & on the Sea southeasterly & is bounded by the Land of John Sweet Southwesterly, & by the Towne slip north Easterly, with the Appurtenances thereof & prineledges thereto belonging & all the Estate right Title interest vse propriety possession clayme & demand whatsoener of them the said Thomas Beebee & Melicent his wife & the said William Southmead & John Southmeade & either of them of in or to the same or any part thereof & all deeds Euidences & writtings which Concerne the said bargained prmisses only & Copies of all such deeds Euidences & writtings which Concerne the same with Other things, To Haue & to hold, the said Messuage Tennement or dwelling house, with the Land & Ground, thereto belonging with the Appurtenances thereof & princledges thereto belonging vnto the said Peter Gee, his heires & assignes foreuer. To the only proper vse & behoofe of the said Peter Gee his heires & assignes foreuer full & legall possession of the sajd bargained prmisses being for-

merly ginen to him the said Peter Gee, by the said Richard Cooke & William Sout mead in the name & behalfe of the respectine parties about named therein Concerned, & the said Richard Cooke in behalfe of the said Thomas Beebee & Melicent his wife, William Southmead & John Southmead their respectine heires Executors & Administrators Doth Conenant promise & Grant, to & with the said Peter Gee his heires & assignes by these presents, in manner & forme following vizt, That they the said Thomas, Melicent William & John, at the time of the Grant bargaine & sale of the prmisses vnto the said Peter Gee, & vntill the delinery hereof, vnto the said Peter Gee, to the vse of him his heires & assignes foreuer, were the Lawfull Owners of the said bargained prmisses, And that the said Richard Cooke by virtue of the recited letter of Atturney hath full power & Lawfull Authority the prinisses to give grant bargaine sell & Confirme as aforesaid And that the said Peter Gee his heires & assignes, shall & may henceforth foreuer Lawfully, peaceably & qujatly haue hold vse posses & Enjoy the said bargained primisses, free & cleere & cleer acquitted & discharged of & from all & all manner of former & Other gift grants bargaines, sales leases assignements, mortgages, wills Entailes, & all Other Acts, & incumbrances whatsoener had made done or suffered to bee done, by they the said Thomas melicent, William, John, or either of them their heires Executors Administrators, or the sajd Rich: Cooke as their Atturney, or any Other person [or [7] or persons whatsoeuer, by their or either of their Act meanes Consent or procurement whereby the said Peter Gee his heires or assignes shall or may hereafter bee molested in or enicted out of the possession thereof or any part thereof, And that the said Thomas Beebee & melicent his wife, William Southmead & John Southmead, And the said Richard Cooke as their Atturney the said bargained prinisses vinto the said Peter Gee his heires & assignes against themselues respectively & all & enery person & persons whatsoener, clayming or to clayme any Estate right Title interest clayme or demand whatsoeuer of in or to the same or any part thereof, from by or vnder them or either of them, shall & will warrant & forener defend by these presents, And that the sajd Thomas, Melicent, William & John, And the sajd Ricard Cooke as their respective Atturney respectively vpon reasonable & Lawfull demand shall performe doe or Cause to bee performed & done any further Act & Acts, web shall or may bee for the more full Confirming & sure making of the said bargained prmisses, vnto the said Peter Gee his heires & assignes foreuer According to the true intent hereof, & the Lawes of the Colony abouesaid In Wittnes whereof

the said Richard Cooke as Atturney, for the aboue named parties, hat hereunto in their behalfe put to his hand & seale, the twelfth day of June, in the years of Our Lord, One Thousand six hundred sixty & Eight, in the Twenteth years of the Reigne of Our Sourraigne Lord Charles the second, by the Grace of God of England Scotland ffrance & Ireland King defend of the flaith &c: 1668;

Richard Cooke w<sup>th</sup> a seale Appending

Signed scaled & delinered by the w<sup>th</sup>in named Rich: Cooke Atturney for the within named, proprieto<sup>rs</sup>. & for them & in their names, vnto the within names in the presence of vs:

This instrument was Acknowledged the 8th; of fleb; 1668.

Before John Leueret Assist

his marke

John /// Sweet

Edward Ellis.

William Pearse ser:

Entered & Recorded word for word & Compared w<sup>th</sup> the Originall this:  $22^{\circ}$  tfeb: 1668

As Attests p Edw Rawson Record

To all Christian people, to whome these presents shall come, William Courser of Boston in the County of Suffolke in new England inhoulder & Johanna his wife sends Greeting, Know yee that the sajd William Courser & Johanna his wife for & m Consideration of fforty pounds to

William Courser them in hand long since pajd, by Henery Largin, & Allice his wife being part of the Estate

left by Jeremiah Moore, former husband to the said Allice Largin in the yeares sixteene hundred ffifty Two or thereabout, as portions for his children wherewith the said William Courser & Johanna his wife, Acknowledge themselues fully satisfyed Contented & paid & thereof & of enery part thereof doe Exonnorate, Acquitt & discharge the said Henery Largin, And Allice his wife firmly by these presents, Hane absolutely ginen Granted bargained sold alliened Enfeofed & Confirmed, vnto the said Henery Largin & Allice

his wife, And by these presents doe [absolutely [8]] absolutely give Grant bargaine sell alliene Enfeote

& Confirme, vnto them the sajd Henery & Allice during their naturall lines, & the longest liner of them & after their decease vnto Samuell more, John Cottee in right of mary his wife, & Jeremiah Moores sonns & daughter of the late Jereniah Moore deceased all that their dwelling house & Land Sittuate lying & being in Boston in the Lane going from William Hudsons, towards Henery Allens house, now in possession of m<sup>r</sup> John Saffin, being in breadth Thirty Two foote or thereabouts more or less, facing to the said Lane on the north, & in length a sixty six foote, bee it more or less & bounded by the Land of Thomas Brattle on the South & the house & Land of the late William Hayward on the East & the house & Land of Robert Portis, on the west with all the Liberties & princledges thereto, in any wise belonging or Appertaining, As it hath binn in the possession of the said Henery Largin neere Scanenteene yeares, To Haue & to hold, the aboue Granted & bounded dwelling house & Land wth its Appurtenances to them the sajd Henery Largin, & Allice his wife during their naturall lines, & next & immeadiatly after their decease to the above mentioned. Samuell Moore, Jeremiah Moore, & John Cottee in right of Mary his wife, soones & daughter of the said deceased Jeremiah Moore, & their heires foreuer in just, & Equall proportions & to their only proper vse & behoofe forener, And the said William Courser & Johanna his wife, doe for themselves their heires & assignes Couenant, promise & Grant to & with the said Henery Largin & Allice his wife Samuell moore, Jeremiah Moore & John Cottee in right of mary his wife respectively, their heires & assignes that they the said William Courser & Johanna his wife at the time of the bargaine & sale of the aboue Granted premisses, were the true & rightfull Owners, thereof & had in themselves good right full power & Lawfull Authority, the same & enery part thereof to sell assure & Conney & that the same, & enery part & parcell thereof then was, & now is, & from time to time shall bee, free & cleere & freely & cleerly acquitted Exonnorated discharged & defended from all & all manner, of former & Other gifts Grants bargaines, sales leases mortgages, joyntures Dowers power of thirds, & all Other Incumbrances of what nature & kind soener, had made done Acknowledged Committed, or suffered to bee done or Committed, by them the said William Courser or Johannah his wife, their heires or assignes or by or from any Other person or Persons, having clayming or pretending, to have or clayme any legall right, Title or interest to the same, or any part or parcell thereof by from or under them And the said William Courser & Johanna his wife, doe further Couenant promise & Grant, to & with the said Henery Largin Allice his wife Samuell moore, Jeremiah Moore, & John Cottee, respectively that hee the said William Courser & Johanna

his wife, or some one of them on demand shall & will deliner Or Cause to bee delinered, all such deeds writtings, Enidences, Escrips & minnements which are in their hands or that they can come by which Concerne the about bargained premisses fayre vncancelled & vndefaced And [9] & that it shall & may bee Lawfull for the sajd Henery Largin & Allice his wife during their naturall lines & for the said Samuell, Jeremiah moore & John Cottee, in right of Mary his wife, quiet<sup>ly</sup> & peaceab<sup>ly</sup> next & immediat<sup>ly</sup> after the decease of the said Henery Largin & Allice his wife, to have hold vse Occupy possess & Enjoy, the above granted dwelling house & Land, with its Appurtenances, without the least left sute trouble molestation or Eniction or ejection, of them the said William Courser, & Johanna his wife their or either of their heires or assignes, or any Other person or persons clayming, any interest thereto, by from or vnder them or any of them In Wittnes whereof the said William Courser & Johanna his wife, have hereunto set their hands & seales, this Two & Twenteth day of fiels; sixteene hundred sixty Eight, being the One & Twenteth years of the Reigne of Our soueraigne Lord Charles the second King of England Scot land ffrance & Ireland &c:

Signed sealed & deliuered in the p<sup>r</sup>sence of vs

his marke

Samuell S Sendall John Saunders: Signed sealed & deliuered in the p<sup>r</sup>sence of vs:

his marke

Samuell Sendall

his marke

William X Courser & a scale

Johanna Courser: & a seale

This deed was Acknowledged by William Courser & Johanna his wife: ffeb: 22: 1668: before mee

Edw: Tyng Assist:

John Saunders

Entered & Recorded word for word & Compared with the Originall: ffeb: 23: 1668

As Attest<sup>s</sup>: Edw. Rawson Record<sup>r</sup>

To all Christian People, to whome this present deed of sale shall come William Cotton Sen<sup>r</sup> of Boston, in the Count<sup>y</sup> of Suffolke in the Colony of the massathusetts, in new England Butcher Senklet<sup>h</sup> Greeting in Our Lord God Enerlasting, Know yee that the sajd William Cotton, with the full & free

Consent of Ann his wife, for & in Consideration of the sume of Two Hundred Pounds, in Current money of new England

to him in hand before the scaling & deliuery hereof, well & truly pajd by Jonathan Shrimpton ton of Boston aforesajd brasier the receipt of ye which sume, the said William Cotton

doth Acknowledg by these prents, & therewith to bee fully pajd & satisfyed, to Content & thereof & of enery part & parcell thereof doth Exonnorate Acquitt & discharge the sajd Jonathan Shrimpton his heires Executors Administrators & assignes, & enery of them foreuer by these prents, Hath ginen granted bargained Sold alliened Enfeofed & Confirmed & by these prents, Doth fully cleerly & absolutely, gine Grant bargaine sell alliene Enfeofe & Confirme, vuto the sajd Jonathan Shrimpton his heires & assignes foreuer. A peece or parcell of Land Containing in length on the front florty & six foote & a halfe foote, & Containeth in length at the reare forty foote or thereabouts, & Containeth in breadth at the Southerly End thereof Thirty & six foote, & at the northerly End thereof [10] Containeth in breadth Twenty &

flowre foote & a halfe foote or thereabouts with the messuage Tennement or dwelling house & slaughter house

& shop & is scittuate lying & being in Boston aforesaid & is butting on the Land of Edmond Jackson Easterly & On the street westerly, & is bounded by the Land of Thomas Duer northerly, And by the house & Land of the said William Cotton Southerly, with the movety or halfe of the prineledge & interest of in to the share of him the said William Cotton of in or to the Conditt & also the one halfe of the interest of the said William Cotton of in or to the Pipes which Conney the water from the Conditt vnto the house of the said William Cotton, with full & free egress & regress to take Carry away, & Conney water from the Conditt, & from the pipes from the Celler of the sajd William Cotton, in the house or ypon the Land & any part thereof hereby mentioned, bargained & sold from time to times & at all times henceforth forener, Provided that the said Jonathan Shrimpton his heires & assignes, shall & doe from time to time & at all times, as need shall require bee at halfe the Costs & Charges which the sajd William Cotton, his heires Executors Administrators or assignes, shall or may hence forward foreuer bee at about reparing of the Cunditt & Cunditt Pipes, & either of them with the Appurtenances to the sajd bargained prmisses belonging & all Other the princledges thereto belonging or in any wise Appertaining, And all the Estate right Title interest vse propriety possession, clayme & demand whatsoeuer of him the said William Cotton of in or to the same or any

part or parcell thereof, And all deed Enidences & writtings which Concerne the said bargained premisses Only & Copies of all such deeds Euidences & writtings, which Concerne the same with Other things To Haue & to hold, the said peece or parcell of Land, with the Tenement or dwelling house, slaughter house & shop on part thereof standing scittuate lying & being butting & bounded as aforesaid with the movety or halfe of the interest & princledge, of him the said William Cotton of in or to the Cunditt & Cunditt Pypes as aforesaid with the Appurtenances thereof & princledges thereto belonging as aforesaid vnto the said Jonathan Shrimpton his heires & assignes forener, To the only proper vse benifitt & behoofe of the said Jonathan his heires & assignes forener, And the said William Cotton for himselfe his heires Executors & Administrators, doth Conenant promise & grant to & with the said Jonathan Shrimpton his heires & assignes by these prsent, as followeth vizt: That hee the said William Cotton, at the time of the grant bargaine & sale of the prmisses vnto the said Jonathan Shrimpton, & vntill the delinery hereof to the said Jonathan Shrimpton to the vse of him his heires & assignes foreuer was the true & Lawfull owner of the bargained primisses, & was seized to his owne vse of & in the premisses of a good perfect & absolute Estate of inheritance in fee simple, & hath in himselfe full power & lawfull Authority, the primises to give Grant bargaine sell alliene Enfeore Conney & Confirme as aforesaid And that the said Jonathan Shrimpton his heires & assignes shall & may henceforth foreuer Lawfully peaceably & quieth Haue hold vse posses & Enjoy the said bargained premisses, Free & Cleere & cleerely Exonnorated [11] Exonnorated acquitted & discharged, Or Otherwise from time to time & at all times hereafter sufficient<sup>by</sup> defended & kept harmless of & from all & all manner of former & Other gifts Grants bargaines sales, leases Assignements, mortgages will Entailes judgments Executions, Extents forfeitures seizures joynturs Dowres, & of & from all Other charges, Titles troubles Acts, & incumbrances whatsoener, had made done or suffered to bee had made done, by the said William Cotton his heires Executors or Administrators or any Other person or persons whatsoener by his or their Act meanes default Consent or procuremt whereby the said Jonathan Shrimpton his heires or assignes shall or may bee hereafter molested in, or Enicted out of the possession or enjoyment thereof or any part or parcell thereof, And that, the said William Cotton his heires Executors & Administrators, the said bargained premisses vnto the said Jonathan Shrimpton his heires & assignes against themselves, respectively & all & Euery person & persons whatsoever law-

fully clayming or to clayme, any Estate right Title interest. propriet clayme or demand whatsoener of in or to the same or any part or parcell thereof, from by or vnder them or either of them, shall & will warrant & foreuer defend by these presents, And Ann the wife of the said William Cotton, doth fully & freely give & yeald vp vnto the said Jonathan Shrimpton, his heires & assignes all hir right & Title of Dower & interest, of in or to the said bargained primisses foreuer by these presents, And that the said William Cotton & Ann his wife, & the heires Executor, & Administrators of the said William Cotton respectively vpon reasonable & Lawfull demand shall & will performe & doe or Cause to bee performed & done, any such further & Other Acts & Acts thing & things whatsoeuer that shall or may bee for the more full Compleating Confirming & suremaking of the said bargained p<sup>r</sup>misses, vnto the said Jonathan Shrimpton his heires & assignes foreuer, According to the true intent hereof & According to the Lawes of the Colony about aid, In Wittnes whereof the sajd William Cotton & Ann his wife haue hereunto set there hands & seales the ninth day of flebruary in the yeare of Our Lord, One thousand six hundred sixty & Eight in the one & Twenteth years of the Reigne of Our Soueraigne Lord Charles the Second by the grace of God of England Scotland ffrance & Ireland King defend of the faith &c

William Cotton w<sup>th</sup> a scale Appending Ann Cotton with a scale Apending

hir A Signe

Read signed scaled & delinered & possession of the within named mentioned Land & houseing, given by the within named William Cotton to the within named Jonathan Shrimpton in the presence of

tfrancis Robinson William Pearse serhis marke

This Deed was Acknowledged by William Cotton, & Ann his wife ffebruary: 23:: 1668:

Samuell Sendall Before mee Edw: Tyng Assist

Entered & Recorded word for word & Compared w<sup>th</sup> the Originall this: 24<sup>th</sup>: fleb: 1668

As Attests Edw: Rawson Records.

[12] Know all men by these presents that I William Cotton sen of Boston in the Colony of the massa-

thusetts in new England Butcher, doe stand & am firm<sup>1y</sup> bounded & obleiged to Jonathan Shrimpton of Boston aforesajd Brasier in the sume of Two hundred pounds of good Currant money of new England to bee pajd to the sajd Jonathan Shrimpton or his true & Lawfull Atturney Executo<sup>1s</sup> or Administrato<sup>1s</sup>, to the which payment well & truly to bee made I doe bind mee my heires Executo<sup>1s</sup> & Administrato<sup>1s</sup> firmly by these presen<sup>1s</sup> sealed with my scale dated

William Cottons: the nint day of ffebruary, in the yeare of Our Jonath: Shrimpto: Lord One Thousand six hundred sixty & Eight, Annoque Regni Regis Caroli Secundi: xxi:

The Condition of this Obligation is such, That if the aboue named Jonathan Shrimpton, his heires & assignes & enery of them shall & may forener from hence forth, peaceably & quietly, Haue hold vse Occupy posses & Enjoy, all vt Land with the messuage, Tennement or dwelling house slaughter house & shop on part thereof standing, scittuate lying & being in Boston aforesajd & euery part & parcell thereof with the propriety, to the movety or halfe the rights, & interests of him the said William Cotton, of in or to the water Cunditt & Canditt pipes, which Conney the water to the Cunditt & to the now dwelling house of the said William Cotton, & from thence to the before mentioned messuage or Tennement mentioned to bee bargained & sold by the aboue bounded William Cotton, to the aboue named Jonathan Shrimpton, in & by a Certaine Indenture of bargaine, & sale bearing date ye day of the date aboue written, made betweene the aboue bounden William Cotten on the one part & the aboue named Jonathan Shrimpton, on the Other part, cleerly acquitted & discharged or Otherwise sufficiently saued defended & kept harmless, of & from all & all manner of Estates Titles Troubles charges Acts & incumbrances, whatsoener at any time heretofore granted or Conenant for betweene him, the sajd William Cotton & his sonn in Law John matson of Boston aforesaid Gunn smith, or any Other person or persons whatsoener, or at any time heretofore had made Committed Acknowledged permitted suffered or done, or suffered to bee had made Committed permitted or done, by the sajd William Cotton his heires Executors Administrators or assignes or either of them by their or either of their Act meanes default Consent or procurem<sup>t</sup> that then this present Obligation shall bee voyd & of none Effect, or Else shall remaine & bee in its William Cotton & a seale. full force strength & virtue. Signed scaled & delinered in

the presence of ffran: Robinson William Pearse scr: This instrument was Acknowledged by William Cotton, theb: 23:1668:
Before mee Edw: Tyng Assist

Entered & Recorded word for word & Compared w<sup>th</sup> the Originall: ffeb: 24<sup>th</sup>: 1668

As Attests: Edw: Rawson Record<sup>r</sup>

[13] Bee it knowne vnto all men by these presents, that I Edward Belcher Senior of Boston, Pipestafe culler for & in Consideration, of Three score & two pounds & tenn shillings, starling to mee in hand at & before, the Ensealing hereof well & truly paid, by Symon Lynde of Boston meret Haue Bargained & Sould, & doe hereby bargaine & sell, Enfeofe assigne & Confirme vnto the said Symon Lynde his heires Executors Administrators or assignes foreuer my now dwelling house in Boston with the Orchard Garden & ground thereto belonging being vpward of one Acree of Land Scittuate & lying, at the Southward End of Boston, bounded with the widdow Coleborne northerly with Deacon Jacob Elliott Southerly, with the said Widdow Coleborne & Deacon Elliott Easterly, & with William Talmage, & Seth Perry westerly, To Haue & to hold, the afore bargained house, & ground, Orchard & Garden, with all & sin-

Edw: Belcher sen<sup>r</sup> To Simon Lynde. gular the Outhousing Grounds, fences, Trees, princledges, accommodations, & Appurtenances thereto belonging, or in any manner of

wise Appertaining, with all the proffitts, & benefitts thereof & thence to bee had made or raised, vnto him the said Symon Lyade, his heires Executors Administrators or assignes, & to his & their owne proper vse & behofee foreuer, & I the sajd Edward Belcher sen<sup>r</sup>, doe hereby for mee my heires Executors & Administrators, Couenant promise & grant to & with the said Symond Lynde, his heires Executors & Administrators, That the aforebargained premisses are not only before the Ensealing & deliuery hereof free & cleere & freely & cleerely acquitted, Exonnorated, & discharged, of & from all former Or Other bargaines, sailes, guifts, grants, Titles, mortgages, Dowers, allienations, or incumbrances, whatsoeuer, but also shall & will warrant mainetaine, & defend the same, & euery part & parcell thereof, agt: all person, or persons, whatsoeuer, any wayes Lawfully clayming or demanding the same, or any part or parcell thereof, & shall & will at all times bee ready & willing to give & pass more full & Ample assurance of the afore bargained primisses if desired or required, Prouided alwayes that if I the said Edward Belcher, my heires Executors Administrators or assignes, shall well & truly pay, or Cause to bee paid, vnto the said Symon Lynde, his Executors Administrators or assignes, the sume of Sixty two pounds & tenn shillings, of Lawfull & Currant money of new England, on the thirteth day of Nouember, which shall bee in the yeare of our Lord One thousand six hundred sixty & Eight, according to the tennor of a bill obligatory, bearing date with these preents, then this present bargaine & sale shall bee voyd, & of none Effect, or else shall stand & remaine in full force & virtue, In Wittnes whereof I the sajd Edward Belcher senr haue hereunto put my hand & seale, this nine & twenteth day of Nouember Anno Donij: 1667: in the nineteenth yeare of the Reigne of Our Soueraigne Lord King Charles the second:

Signed sealed & deliuered in the presence of vs: John Allen Enoch Lynde Edward Belcher sen (& a seale)

Edward Belcher sen Acknowledged this instrument to bee his Act & deed signed & sealed by him upon the day of the day of the day of the date hereof: Acknowledged 26: ffeb: 1668 before John Leueret Assist.

Entered & Recorded word for word & Compared with the Originall this 5: march:: 1668

As Attests. Edw. Rawson Record<sup>r</sup>

[14] To all Christian People, to whose presence these shall come, Henery Kemball of Boston in the Colony of the Massathusetts in new England blacksmith, & mary Kemball his now wife Sendeth Greeting Know yee that the sajd Henery Kemball & Mary his wife for & in Consideration of the sume of six pounds & tenn shillings, by the uallue thereof to them already in hand pajd, by Allice Thomas of Boston aforesajd Widdow, the receite whereof is hereby Acknowledged, & that they are therewith fully satisfyed Contented & pajd, Haue & doe by these presencts gine Grant bargaine sell, alliene Enfeofe Conucy & Confirme vnto hir the said Allice Thomas, hir heires & assignes a peece or parcell of Ground lying & being scit-Hen: Kemble to Allice Thomas, tuate in Boston aforesajd at the north End thereof containing between flower & fline foote in breadth fowrescore & Eight foote in length, & is butting & bounded by the Land of the said Allice Thomas, at the South East end by the street that runns by the new meeting house, at the north west End by the Land of the said Henery Kemball on the north East side, & by the Land of Capt: Thomas Clarke, on the South west side with all the rights the liberties princledges immunities, & Appurtenances whatsoeuer thereunto belonging or in any wayes Appertaining, To Haue & to hold the said peece or parcell of Ground soe butting & bounded as aforesaid, to hir the said Allice

Thomas hir heires & assignes foreuer, to the sole proper & only vsc & behoofe, bennifitt & aduantage of hir the said Allice Thomas hir heires & assignes foreuermore, And the said Henery Kemball & Mary his wife doe for themselnes their heires Executors & Administrators Couenant promise & grant to & with the said Allice Thomas hir heires Executors Administrators & assignes that the said peece or parcell of Land wth all & singular the liberties princledges & Appurtinences thereunto belonging, are at the sealing & delivery hereof free & cleere, acquitted & discharged, of & from all former & Other gifts grants, bargaines sales joyntures, Dowers, leases, mortgages, Allienations prenarications & incumbrances whatsoener, And that the sajd Allice Thomas hir heires & assignes, shall & may, from time, to time & at all times hereafter, Haue hold occupie posses & Enjoy the afore bargained prmisses, & euery part & parcell thereof, without the Lawfull let trouble, hinderance molestation or disturbance, of them the said Henery Kemball, & mary Kemball, their heires or assignes, or any Other person, or persons, from by or vnder them & against all persons Lawfully clayming any right Title or interest in or vnto the pimisses, or any part therof by any Act or deed of them or either of them, shall foreuer defend saue secure & keepe harmeless, hir the said Allice Thomas hir heires or assignes by these presents And that they the said Henery Kemball & mary Kemball their [15] their heires & assignes shall & will at any time hereafter, vpon the reasonable request & demand of hir the said Allice Thomas, hir heires or assignes, give & make vnto hir or them or any or either of them, any Other further or better assurance, of in or vnto the premisses or any part thereof, as shall by men Experienced in the Law bee adjudged to bee necessary requisit or Expedient, In Wittnes whereof the said Henery Kemball, & Mary Kemball, have hereunto set their hands & seales, this tenth day of flebruary, in the yeare of our Lord One Thousand six hundred sixty & seauen, Anno: Regnj Regis Carolj Secundj Angliae &c. xixo: 1667:

Signed scaled & delinered in the presence Thomas Kemball Stenen Barsse Henery Kemble & a seale Mary Kemble & a seale

Henery Kemble & mary his wife Acknowledged this deed march: ffirst: 1668 before mee.

Edward Tyng Assist.

Entered & Recorded word for word & Compared with the Originall this;  $5: \operatorname{marc^h}: \frac{1.6.6 \cdot 8}{9}$ 

p Edw Rawson Record<sup>r</sup>

This Deed made the Twenty seauenth of march in the years of Our Lord one Thousand six hundred sixty & fline, betweene William Trescott; of Dorchester in the County of Suffolke husbandman of the one party, & Timothy Tilston of Dochester in the County of Suffolke aforesajd Cooper of the Other party wittnesseth that the sajd William Trescott for good & uallnable Consideration in hand received to his full Content, Hath Ginen granted bargained sold Enfeotled & Confirmed, And by these presents doth gine Grant bargaine & sell Enfeotle & Confirme, vnto the sajd Timo-

William Trescot To Timothy Tileston thy Tileston, two Acres of Land bee it more or less as it lyet<sup>h</sup> in a feild in Dorchester Commonly called the Great Lotts, as it lyet<sup>h</sup>

bounded by the Land of Enoch Wisewall on the north part of the same & the Land of the said Timothy Tileston on the South side of the same, one End butts upon the high way leading to Neponsett mill on the west, the Other end butts ypon the way leading to the Tide mill, or the Land of the said Timothy Tilleston towards the East, To Hane & to hold, the said Two Acres of Land bee it more or less, with all & singular the Appurtenances thereof vnto ve said Timothy Tilleston his heires Executors & assignes foreuer, To bee & Continue to bee the proper right & inheritance of the said Timothy Tilleston his heires Executors & assignes foreuermore, without any the let trouble molestation Ejection Euiction Expulsion, or deniall of him the said William Trescott, his heires or assignes or any claiming any Title clame or interest, to the same or any part or parcell thereof, from or vnder him them or any of them & also without the Lawfull lett trouble molestation or Expulsion of any Other person or persons whatsoeuer will warrant acquitt & defend the said Two Acres of Land bee it more or less with the Appurtenances thereof vnto the said Timothy Tilleston his heires & assignes foreuer by these presents, And also shall & will performe & doe or cause to bee performed & done, any such [further [16] further Act or Acts, as hee the said William

Trescott shall bee thereunto aduised or required by

the sajd Timothy Tilleston his heires or assignes for a
more full & sure making of the premisses vnto the sajd

Timothy Tilleston his heires & assignes according to the Lawes
of this jurisdiction, And Lastly Elizabeth the wife of the sajd

William Trescott doth hereby fully & freely Gine & yeald vp
vnto the sajd Timothy Tilleston all hir right Title Dowry &
interest in the Land aforesajd, either that shee now hath or
hereafter may or ought to haue. In Wittnes whereof the
sajd William Trescott & Elizabeth his wife haue hereunto put
their hands & seales the day & yeare abouesajd, signed

## SUFFOLK DEEDS, LIB. VI., 16, 17.

sealed and delinered in the presents of vs whose names Ensue.

William Trescott & a seall.

John Wiswall Benja: Dauis the marke 2 of

Elizabeth Trescott: William Trescott & Elizabeth his wife Acknowledged this deed march: 4th: 1668 Before mee Edw: Tyng Assist:

Entered & Recorded word for word & Compared with the

Originall this  $6^{v_1}$ : march:  $\frac{1668}{9}$ 

As Attests: Edw: Rawson Record<sup>r</sup>

Whereas there are severall differences depending betweene vs Benjamin Gillam senio<sup>r</sup> & Thomas Gwin, sonn in Law to the sajd Gillam bot<sup>a</sup> of Boston in the County of Suffolke in new England, whic<sup>a</sup> differences are & have arissen by Reason of Severalls respecting, Elizabet<sup>a</sup> the wife of the sajd Gwin, & daughter of the sajd Gillam now for a fynall issue of all

Arbit betweene Benja: Gillam & Tho: Gwin such & all Other differences, whatsoener wee haue mutually chosen, the Honnored Major John Lenerett, Esqr; & Edward Tyng Esqr, both of Boston aforesajd, to heare issue determine &

finally Conclude, all differences, & matters of difference betweene vs., of what kind & nature soeuer, And wee the said Benjamin Gillam & Thomas Gwin, doe by these presents, bind Ourselues Our heires Executors & Administrators Each to Other, their heires Executors Administrators & assignes, in the sum of Two hundred pounds money of new England to bee flaithfully paid, by the part; faulty to the Other, on Condition that wee will, & shall, declare, Our matters of difference, to the sajd Honnored Major Generall Leuerett & the said Edw: Tyng, Esqr & to stand to abide, by & performe, whatener they shall determin Concerning those differences, to bee referred to them by vs, hereby giving them full power to determine what they shall in their discretion & judgment, judge meet, Prouided they give in their award & determination in writting at or before the Twenteth day of this instant January, as wittnes Our hands this 8th: day of January: 1668 provided [17] provided alwayes that the differences betweene vs respecting the Sloope Duke & M<sup>rs</sup> Gillam slandering of Elizabeth Gwinn the wife of the said Thomas Gwinn is herein not included Ben: Gillam

Signed & delinered the words

[in the some of Two hundred pounds money of new England] being interlined betweene the thirteenth & fowreteenth lyne before signing in prence of vs:

Elisha Cooke

Thomas Gwin

This writting & Obligation was signed the 8th: day of January by Benjamin Gillam & Thomas Gwin the 8th of January before

John Leuerett Assist

Entered & Recorded word for word & Compared with the original this  $6: marc^{h-1} \cdot 6 \cdot \frac{8}{9}$ 

As Attests Edw Rawson Record

Whereas Benjamin Gillam senior, & Thomas Gwin sonn in Law to the sajd Benjamin both of Boston hath submitted Certaine differences, that hath rissen by reason of seuerall demands of Charges the sajd Benjamin hath benn out respecting Elizabeth the late wife of the sajd Thomas, & daughter of the sal Benjamin for the Keeping prouiding for the sajd Elizabeth, at Seuerall times since the sajd Thomas tooke hir to wife & marriage, as also respecting the keeping of Thomas Gwin the sonn of the sajd Thomas & Educating of him fliue yeares together, with the late Expences for the lying in of the wife of the sajd Thomas, their charges for the

Agreement betwixt Benja: Gillam & Thomas Doctor & buriall & for the keeping of the child the sajd Elizabeth hath left, being now not about one quarter of a year old kept at the Charge of the sajd Benjamin on the one part, And the demand the sajd Thomas hath made

of Seuerall household goods & Apparrell belongeth to the sajd Thomas, that were in the sajd Elizabeth his late wines possession, & Appertaining to hir lying in the house of the said Benjamin, & being attached by him for the securing of himselfe, & obtaining satisfaction for the charge hee had been at, for the wife of the said Thomas on the Other part, they having mutually vnder their hand submitted the said differences, respecting the same as Appeares And having bound themselves in the sume of Two hundred pounds in money of new England, to stand to abide by & performe the determination of vs vnderwritten, Wee having heard the Allegations & seuerall Challenges of the said Benjamin & Thomas Gwin, & haung taken a perticular Account of all the perticulars, shewed by the said Benjamin an Inuentory of the perticulars thereof hath benn taken & prized by Our desires by Mr Peter Olliuer & Mr Richard Woody, which they have given in vnto vs vnder their hands, & hauing well weighed, & Considered the same, wee doe hereby declare, these to bee Our minds & determinations, for a finall issue of the said differences, betweene the sajd Benjamin Gillam, & Thomas Gwin his sonn in Law, vizt that Benjamin Gillam shall deliner vuto the said Thomas, a thumb gold ring that was the ring of the sajd

Elizabeth wife of the said Thomas, Also one remnant of blew Hamshire [kersey [18]] left of the Coners for bed posts & Chinney cloath & window ('urtaines bee the remnant two yards more or less & halfe a dozen of the best pocket handkerchifts, or that the said Benjamin

tender the same within one weeke after the date of these present, to the said Tho: & for the rest of the things Our determination is, that they bee for the vse of the two children, in such thing as are Apparrell for their present supply, of cloathing that may bee fitt for them as the wearing linnen that belonged to their mother as also Other Apparrell & for the furniture for a Chamber the plate brass pewter & Other vtencells for house holds vse & that they bee reserved for the two children, to bee divided according as the Law of the Country prouides, And that these bee left to remaine in the hands of Benjamin Gillam the childrens Grandfather for the vse abouesaid And forasmuch as some of the things may bee damnifyed by lying by & not vsed, the said Benjamin may dispose of them & respond the uallue to the children, Wee further declare it to bee our minds, as most for the bennifitt of the children, the father of them being in an vnsetled state & Condition, that they remaine with & bee left to the tuishion & education of Benjamin Gillam their Grandfather, hee haueing Expressed his willingnes to take care of & prouide for them. & Thomas Gwin their flather readily embrasing it before vs. that this is our finall issue & determination in this Case wee doe hereby declare & doe further Order that the said Benjamin doe record this award together with the Innentory annexed, together with the bonds In Testimony whereof wee haue hereunto set Our hands this nineteenth of January: 1668 John Leueret

Edward Tyng: Entered & recorded word for word And Compared with the Originall : 6 : march : 1668

As Attest<sup>s</sup> : Edw: Rawson Record<sup>r</sup>

To all Christian People, to whome this present deed of sale shall come William Towers of Boston in the Colony of the massathusetts in new England Butcher, Sendeth Greeting Know yee that the said William Towers with the free Consent of Leah his wife, for & in Consideration of the sume of ninty pounds, to him in hand before the sealing & definery hereof well and truly paid, by Ann Carter & mary Hunter of Boston aforesajd Widdowes, the receipt of the which sume, the said William Towers doth Acknowledge by these presents, & therewith to bee fully paid satisfied & Contented, Hath Giuen Granted bargained sold, alliend Enfeofed & Confirmed, & by these presents doth fully cleerly & absolutely, Giue Grant bargaine sell alliene Enfeofe & Confirme vnto the said Ann Carter hir heires & assignes foreuer [19] foreuer, All that his messuage Tennement or dwelling house, with the Land whereon it standeth, & the Land thereto

belonging, with the Appurtenances thereof & princledges thereto belonging or in any wise Appetaining Scittuate lying & being at the north End of the Towne of Boston aforesaid And is butting on the street or Common way Easterly & vpon the broad Plott or parcell of Land on part whereof the north meeting house in Boston aforesaid standeth westerly, & is bounded by the Land & house now in possession & Occupation of Henery ffaine northerly, & by the Land & house of John White jun Southerly & all the Estate right Title interest, vse propriety possession clayme & demand whatsoener of him the said William Towres of in or to the said dwelling house & Land, & all deed Euidences & writtings, which Concerne the said bargained premisses only & Copies of all such deeds Enidences & writtings which Concerne the same with Other things, To Haue & to hold, the said dwelling house & Land lying butting & bounded as aforesajd vnto the said Ann Carter, hir heires & assignes to hir & their Owne proper vse, bennifitt & behoofe foreuer, And the said William Towers, for himselfe his heires William Towers Executors & Administrators doth Couenant & grant Ann Carter to & with the said Ann Carter, hir heires & assignes as followeth vizt. That hee the sajd William Towers, at the time of the grant bargaine & sale of the premisses vnto the said Ann Carter, & vntill the delinery hereof vnto the sajd Ann Carter, to the vse of hir, hir heires & assignes for-

euer, was the true & Lawfull owner, of the said bargained premisses, And that hee hath in himselfe full power & Lawfull Authority, the premisses to give Grant bargaine sell & Confirme as aforesaid, And that the said Ann Carter, hir heires & assignes, shall & may henceforth foreuer, lawfully peacably & quietly have hold vse posses & enjoy, the said house & Land with the Appurtenances thereof & prineledges thereto belonging: Free & Cleerely acquitted & discharged, or Otherwise from time to time & at all times hereafter sufficiently saued defended & kept harmless of & from all manner of former & Other gifts, grants, bargaines. sales, leases, Assignements mortgages wills Entailes judgments, Executions, Extents, forfeitures, seizures joyntures, Dowers & of & from all Other Acts & incumbrances whatsocuer, had made or done, or suffered to bee had made or done, by the said William Towers his heires heires Executors or Administrators or any Other person or persons whatsoeuer, by his or their Act meanes default consent or procurement, whereby the said Ann Carter hir heires or assignes, shall or may bee hereafter molested in or Euicted out of the possession thereof or any part or parcell thereof, And that the said William Towers his heires Executors or Admin-

istrato<sup>6</sup>, the said bargained premisses vnto the said Ann Carter, hir heires & assignes against themselves respectively & all & enery person & persons, lawfully clayming or to claime, any Estate right Title interest, claime or demand whatsoeuer of in or to the same, or any part or parcell thereof from by or vnder him, them or either of them shall & will warrant & foreuer defend by these presents, And Leah the wife of the said William Towers doth fully & freely gine & yeald vp vnto the said Ann Carter hir heires & assignes, all hir right & Title of Dower & interest, of in or to the said bargained premisses foreuer by these presents, And that the said William Towers & Leah his wife, & the heires Executors & Administrators of the said William Towers respectively vpon reasonable [& [20] & Lawfull demand shall & will performe & doe or cause to bee performed & done, any such further Act & Acts whether by way of Acknowledgment of this present deed or release of Dower in respect of hir the said Leah or in any Other kind that shall or may bee, for the more full Compleating Confirming, & sure making of the said bargained premisses, vnto the said Ann Carter hir heires & assignes forever, According to the true intent hereof, And According to the Lawes of the Colony aforesajd, Prouided alwayes & it is Couenanted Conditioned & agreed by & betweene. the said parties to these presents, That if the said William Towers his heires Executors Administrators & assignes, or either of them doe well & truly pay or cause to bee pajd, vnto the aboue named Ann Carter hir heires Executors Administrators or assignes. At or in the now dwelling house of the said Ann Carter, Scittuate & being in Boston aforesaid the full & whole sume of ninty pound in Currant money of new England, in manner & forme as followeth, vizt; the sume of florty pound at or before, the seauen & Twenteth day of January, which shall bee in the years of Our Lord one Thousand six hundred sixty nine seauenty & the sume of Thirty pounds at or before the seauen & twenteth day of January which shall bee in the yeare of Our Lord one thousand six hundred seauenty One, And the sume of Twenty pound at or before, the seauen & Twenteth day of January which shall bee in the yeare of our Lord One thousand six hundred seauenty one & seauenty two, without Couen fraud or further delay, that then this present bargaine & sale shall bee vtterly voyd, frustrate & of none Effect, but if default of payment happen to bee one any of the aforesajd dayes of payment, whereon the sajd payments ought to bee paid as aforesaid that then this present bargaine & sale & euery Couenant Grant Article & thing, herein Contained shall remaine & abide in its full

power force strengt<sup>h</sup> & virtue any thing herein Contained, to the Contrary thereof in any wise not withstanding In Wittnes whereof the sajd William Towers & Leah his wife hanc hereunto set their hands & seales the scanen & Twentet<sup>h</sup> day of Janua<sup>ry</sup>, in the yeare of Our Lord One thousand six hundred sixty Eight sixty nine, Annoq<sup>e</sup> Regnj Regis Carolj secundj vicessimo

the signe of

Signed sealed & delinered

in the presence of Richard Woodde Thomas Gross William Pearse ser William W Towers & a seale

Leah L Towers

hir signe & a seale

This instrument was Acknowledged January the : 28: 1668 : by William Towers & Leah his wife

Before: Edward Tyng Assist:

Entered & Recorded word for word & Compared with the Originall this 12. day of March:  $^{1668}_{9}$ :

As Attests: Edw: Rawson Recorder

This Mortgage was taken off by John Hunt & Ann his now wife ye Late widdow Carter in prence of Mr Haback-kuck Glouer & James Taylor this 2 of March  $16\frac{7}{7}\frac{1}{2}$  as Attest ffreeGrace Bendall Cler.

This Indenture made, the twenty ninth day of Aprill, in the yeare of our Lord One thousand six hundred flifty six, Betweene Edward Tyng of Boston in new England, in the Count<sup>y</sup> of Suffolke merchant, William Coleborne & James Penn of the same Ruling Elders of the Church of Boston Guardians & onerseers, for the Children of Captaine William Tyng deceased as by the last will & Testament of him the said Captaine William Ting, they are nominated soe by the County of Suflolke, thereunto Appointed of the one part, And John Bateman & Josuah Scottow of Boston aforesajd Guardens for the time being to the Company body & Society of the water works Apperteyning or belonging to the Cundit in the street now called or knowne by the name of Cundit street, & their successors in the same Office & place as aforesajd on the Other part Wittnesseth, That whereas the sajd Captaine William Tyng in the time of his life in the yeare of Our Lord one Thousand six hundred fforty nine, did by a verball agreement, Gine Grant bargaine & sell vnto James Enerill one of the said Company & Society aforesajd & the sajd Josuah Scottow in the name & behalfe as of themselnes, soe in the behalfe & to & for the vse &

benifitt of the neighborhood or Company in partnership or proprieto<sup>rs</sup> in the waterworke Cundit, which then was to bee

Edward Tyng William Coleborne & James Penn To the Company that leases the waterworks, for the heires of W<sup>m</sup> Tyng: erected by the neighborhood & Company aforesajd, Free liberty to digg find out erect & set vp one fountaine well head spring, one or more within his Land or pasture ground, scittuate lying & being on the westormost side, of his then dwelling house in Boston aforesaid, as also from the sajd well or wells floun-

taine, or fountaines to digg & trench thorow the said Pasture Ground, to lay downe such Pipes or water worke, Connevances as should bee necessary for the Carrying or conueving water from the aforesaid fountaine or fountaines well or wells, vnto such place as the said neighborhood & Company should see Convenient for the Erecting of a Cunduit or waterworks. To & for the only vse & benifit of themselues their heires Executors assignes & successors foreuer vpon such considerations as is hereafter Expressed with power also & free liberty to pass & repass when occation should bee for the Erecting building or setting or setting vp of the said fountaine or fountaines in & vpon the said pasture Ground & bring in either by Cart or Otherwise, all such timber pipes or Other necessaries, for the accomplishment of the said worke, as also for the keeping thereof in repaire, To which End, of reparing & maintaining the same, they & every of them, with their assignes & workemen, are to have liberty at any time when need shall require, to digg for the taking vp & new laying of pipes or any Other Timber, stone or any Other necessaries in or about the said well or wells fountaine or fountaines, wth liberty to digg for one or more fountaines, or well heads as shall bee needfull for the future, for their further supply of water as occation & need shall require from time to time, Prouided that they the sajd neighborhood & Company their assignes & workemen, leave the fence or fences as they found them, And whatever damage should at any time bee vnto the said Pasture ground, done through their neglect for want of their making up the fence, or leaving the Ground as they found it, or shutting gates they the said wardens to make it good, And whereas the sajd James & [Josuah [22] Josuah in the name & behalfe of the said

neighborhood & Company of Proprietors, were engaged to pay or cause to bee pajd, vnto the sajd Capt: William Tyng his heires Executors Administrators & assignes, for & in Consideration of all & singular the premisses for enery such family or families, as then were or after should bee renters or proprietors in the water works aforesajd twelve pence enery yeare & soe to Continue forener, but the sajd

bargaine not compleated by the sajd Captaine William Tyng in the time of his life by any writting or deed, And Whereas aftewards by an Act of the Generall Court of Election held at Boston the twenty sixt of may, in the yeare of our Lord one thousand six hundred flifty two, In Answer to the Petition of the aforesaid James Euerell & Josuah Scottow as also William Hudson Hannah Hanbury, Edmund Jackson, William Cotton John Low, Leonard Buttles Thomas yeaw, Richard Norton, John Bateman & William Awberry, in behalfe of the tenn vndertakers of the jronworks possessing the right of Vallantine Hill, & Joseph Wormhill, it was Ordered & Ennacted, that from hence forth the said inhabitants aforementioned should bee a Corporation & incorporated into one body or Company, & yt it shall & may bee lawfull for the sajd Company yearely to Elect, two of the proprietors of the sajd body, to bee Wardens & masters of the sajd Waterworks, for that insuing yeare & noe longer, without a new Election who shall take Order for the due payment of their Annuall rent, to mr William Tyng according to their Couenant & agreement wth him with severall Other things Expressed, & manifested in the sajd Order, as Appertaining to the sajd Wardens place & office, Therefore now further know yee that the aforesajd Edward Tyng, William Coleborne & James Penn Gardens & Ouerseers for the Children of Capt: William Tyng, deceased as aforesajd for & in Consideration of the payment of the aforesaid Annuall rent, of twelve pence a family for every family, that is or hereafter shall bee a renter or proprietor, in the waterworke aforesaid, the nature of ye pay & time of the payment to bee as hereafter is Expressed, Haue given granted bargained & sold, remised released & Confirmed, And by these presents doe gine grant bargaine sell, remise release & Confirme vnto the said John Bateman, & Josuah Scottow Wardens for the time being, to to the Company body & Society of the water works as aforesajd in behalfe of themselves & Company, to & for their vse & benifitt, & to & for the vse & benifitt of the said Company & partnership, or proprietors of the waterworke Conduit which said Conduit vpon the apforesaid Verball Couenant, or agreement with the said Captaine William Tyng, was by the said proprietors & Company Erected & set vp, with free liberty to digg find out erect & set vp one fountaine well head spring, or more within the sajd Land or pasture ground Scittuate lying & being on the westermost side of the said dwelling house, that was the house of the said William Tyng in Boston aforesajd, As also from the sd well or wells fountaine or fountaines to digg & trench thorow the sajd paster ground to lay downe such pipes or waterworke Conneyances

as shall bee necessary, for the Carrying or Conueving water from the said fountaine or fountaines, well or wells, vnto the place of the [Conduit [23] Conduit now erected, or any Other place where the said Wardens for the time being or their Successors is said office & place of wardenship or Company aforesaid shall see Connenient for their further supply of water, as the said Company shall increase, & their necessary & needfall occations shall hereafter from time to time require, To Haue hold vse Occupie Posses & Enjoy, the whole & sole beamifit thereof to themselves their heires Executtors assignes & successors foreuer, With free liberty to pass & repas when occation shall bee, & need soe require in & vpon the Pasture ground, for any worke to bee done about the said fountaine or fountaines, & to bring in, either by Cart or Otherwise, all such timber pipes or Other neccessaries for the Accomplishment of the said worke, as also for the keeping thereof in repaire To which the said Edward Tyng William Coleborne & James Penn doe by these presents further Conenant & grant to & with the said Wardens for the time being their successors & Company aforesaid, That they the said Wardens & Company & enery or any of them, with their assignes & workemen, shall & may have liberty at any time to dig for the taking vp & new laving of pipes, or any Other timber stone or Other neccessaries, in or about the said well or wells fountaine or fountaines, as also to search for more springs, & Conucy them to their Conduit as their said Company shall increase & need shall require, without any the let interruption, suite molestation or deniall of them the said Edward Tyng, William Coleborne, & James Penn, or their assignes or the heires of the said Capt: William Tyng deceased or any clayming from or ynder them or any of them, Prouided & it is further Couenanted & agreed by the said John Bateman, & Josuah Scottow Wardens for the time being, for themselves their successors in the place of Office of Wardenship, & Company aforesaid, that they & enery of them their assignes & workemen, at any time when they begin any worke upon the said pasture ground, according as before is Expressed, shall & will accomplish & finnish the same with all Conneynient speed, & shall leave the sajd fence or fences as they find them, And whatener damage shall at any time bee vnto the said Pasture ground done, through their or any of their neglect for want of their making vp the fence shutting gates or making plaine the Ground as they found it, They the said Wardens their successors & Company aforesaid to make it good, And the said John Bateman & Josuah Scottow wardens for the time being, for themselves & their successors, in the said Office & place

of Wardenship aforesajd, doe also Couenant & agree, to & with the said Edward Tyng William Coleborne & James Penn, that they the said John Bateman & Josuah Scottow & their successors, in the aforesajd Office & place of wardenship as aforesaid shall & will on the fifteenth day of the fourth month called June, yearly & enery years, even forever. faithfully pay or cause to bee paid vnto the said guardians or Ouerseers, during the time of their Guardinship, & then to the Executrixes of the said Last will & Testament of the said Captaine William Tyng deceased, at the now dwelling house of the said Executrixes. [in [24] in Boston aforesajd, which late was the house of the sajd Captaine William Tyng the aforesaid sum of twelne pence a family, for every family that maketh vse of the said water, from time to time yearely, either by propriety or rent in money merchantable wheate, mault or pease, To & for the vse of the said Executrixes their heires or assignes, And in case the said year's rent shall happen to bee vnpaid, ouer & about the space of one month, next & immediatly following the said flifteenth day of the flowrth month as aforesaid, then the said yearely rent soe neglected & vnpajd as aforesajd, shall bee dubled for that yeare, And that the said Wardens for the time being & their successors in the said place & Office of Wardenship aforesajd, shall & will from time to time, give in a true Account how many families, with the names of the heads of such families, as have the vse of the said water, either by propriety or rent as aforesaid, And Lastly the said John Bateman, & Josuah Scottow, the said Wardens for the time being, for themselves & their successors in the said Office & place of Wardenship as aforesaid doe further grant and agree, to & with the said Edward Tyng William Coleborne & James Penn as Gardians, & Ouerseers vnto & for the sajd Children & Executrixes of the sajd Captaine William Tyng deceased as aforesaid, That in case the sajd Company shall at any time, omitt the making choyce of new Wardens, the former wardens their heires, Executors or assignes shall & will pay or cause to bee pajd, the sajd yearely rent of twelue pence a family, yearely as aforesaid, & performe all Other Couenants, grants Articles & agreements, which in these present indentures on their parts is to bee performed, fulfilled & kept according to the true intent & meaning thereof, In Wittnes whereof the said parties to these present Indentures, have interchanably put their hands

> Edward Tyng w<sup>th</sup> a seale Appending William Coleborne, with a seale Appending James Penn w<sup>th</sup> a seale Appending.—

& seales the day & yeare first aboue written

Signed sealed & deliuered & these words: videlt, [his] in the ninth line, [euer] in the thirty ninth lyne, [sajd] in the fifty third line, [& agree] in the sixty line, whereof in the last line enterlined before sealing in the presence of:

John Collens John Swet<sup>t</sup>

John Lowell:

Entered & Recorded word for word & Compared w<sup>th</sup> the Originall this: 23<sup>th</sup>: of marc<sup>h</sup>: 1668

As Attests: Edw: Rawson Record<sup>r</sup>

This Indenture within writ-

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ten was Acknowledged, by

M<sup>r</sup> Edward Tyng Elder Wıll-

James Penn to bee their Act

& deed the sixteenth day of

Before mee John Endicot Goil:

Coleborne,

the fourth month 1656:

[25] To all Christian People, to whome this present writting shall come Zachariah Phillips of Boston in the massathusetts Colony of new England Butcher & Elizabeth his wife Send Greeting, Know yee that the sajd Zachariah Phillips & Elizabeth his sajd wife, for & in Consideration of Tenn pound & tenn shillings in hand pajd by John Wilmott, recident in the sajd Boston marriner, whereof & wherewith they the sajd Zacariah Phillips & Elizabeth his sajd wife doe Acknowledge themselues, fully satisfyed Contented & pajd. & thereof & of enery part thereof, doe Exonnorate acquitt & discharge the sajd John Wilmott his heires Executors Administrators & assignes, & enery of them forener by these presents, Haue ginen granted bargained sold Enfeofed &

confirmed, And by these presents to Giue grant bargaine sell, Enfeofe & Confirme vnto the said John Wilmott, A parcell

of Land in said Boston being Thirty foote in the front vpon the high way, leading vp to John flayreweathers house & sixty foote backwards bounded with the said high way northwest with the Land of James

Whiteom merchant, purchased of the sajd Phillips south west, with the Land of Richard Wharton merchant likewise purchased of the sajd Phillips South East & north East, To Haue & to hold the sajd bargained premisses with all the Appurtenances thereto belonging as before bounded, together with a true Copie of the Originall deed vnto the sajd Phillips which concernes the sajd bargained prinisses with Other Land, the same to bee written out at the sajd Wilmotts charge, vnto the sajd John Wilmot his heires & assignes. To the only proper vse & behoofe of the sajd John Wilmot his heires & assignes foreuer, And the sajd Zacariah

Phillips for himselfe his heires Executors & Administrators doth Couenant & Grant to & with the suid John Wilmott his heires & assignes by these presents, That hee the said Zacariah Phillips the day of the date hereof, is & standeth Lawfully seized to his owne vse of & in the said bargained primisses, & enery part therof with the appurtenances thereof, in a good perfect & absolute Estate of inheritance in fee simple, & hath in himselfe full power good right & lawfull Authority, to grant bargaine sell conuey & assure the same, in manner & forme aforesaid, And that hee the said John Wilmot his heires & assignes & euery of them shall & may foreuer hereafter, peaceably & quietly have hold & Enjoy the said bargained premisses with the Appurtenances thereof as aforesaid free & cleere, & cleerely acquitted & discharged of & from all former & Other bargaines & sales, guifts grants joyntures, dowers Titles of Dower, Estates, mortgages forfeitures, judgments Executions & all Other Acts & incumbrances whatsoeuer, had made Committed & done or suffered to bee done, by the sajd Zacariah Phillips his heires or assignes or any person or persons elayming by from or vnder him, them or any of them, or had made done or Committed or to bee done or Committed, by any Other person or persons Lawfully clayming, any right Title or interest to the same or any part thereof whereby the sajd John Wilmott, his heires or assignes shall or may bee hereafter molested or Lawfully Euleted out of the possession or enjoyment [thereof [26] And ffurther, the said Zacariah Phillips & Elizabeth his sajd wife doe for themselves their heires Executors

& Administrators Couenant promise & grant to & with the said John Wilmott his heires & assignes, that they the said Zacariah & Elizabeth his said wife vpon reasonable & Lawfull demand, shall & will performe & doe or cause to bee performed & done, any such further Act or Acts, whether by way of Acknowledgment of this present deed or release of Dower, in respect of the sajd Elizabeth, or in any Other kind that shall or may bee for the more full compleating confirming & sure making the afore bargained prmisses vnto the said John Wilmott his heires & assignes according to the true intent hereof & the Lawes of the sajd massathusetts jurisdiction In Wittnes whereof the sajd Zacariah Phillips, & Elizabeth his sajd wife haue hereunto putt their hands & seales the sixt day of march in the yeare of our lord: One Thousand six hundred Sixty two, Annoqe Regnj Regis Caroli secundi: xv°:

Zacariah Phillips wth a Seale Appending

Elizabeth & Phillips
hir marke: wth a seale Appends

Signed Sealed & delinered in the presence of

Rob<sup>t</sup>: Howard no<sup>t</sup> publ John Hill

Mary & Green

Zacary Phillips Acknowledged this to bee his Act & deed & Elizabeth his wife resigned freely hir interest Before mee Daniel Dennison march: 7: 62

hir marke:

Entered & recorded word for word & Compared with the Originall:  $25^{th}$ : march  $166\frac{8}{9}$ :

As Attests: Edw Rawson Recorder

To all Christian People, to whome these presents shall come I Mary Norton the Relict Widdow & sole Executrix, to the last will & Testament of the late Renerend my Deare & Honnored Husband M<sup>r</sup> John Norton teacher of the first Church of Boston, in the County of Suffolke in the Colony of the Massachusets in new England Send Greeting Know yee, that I the said Mary Norton, for diners good causes & Considerations, mee thereunto mouing, & more Especially for & in Consideration, of that indeared affection that my late deare husband in his life time, did beare & my selfe doe beare, vnto his & my assured ffreinds Captaine Thomas Sauage, Capt: William Dauis, mr Hezekiah Vsher, mr Edward Rawson, m<sup>r</sup> John Hull, m<sup>r</sup> Peter Olliner, m<sup>r</sup> Josuah Scottow, mr Edward Raynsford, mr Richard Trewsdall & mr Jacob Elliott all of the said Boston & in Confidence of their faithfulne' to performe that trust which I shall repose in them, Hane absolutly Giuen granted alliened Enfeofed & Confirmed, & by these presents doe fully cleerely & absolutely Giue Grant alliene Enfeoffe & Confirme vnto them the aboue named Thomas Sanage, William Dauis, Hezekiah Vsher, Edward Rawson, John Hull, Peter Olliner, Josuah Scottow, Rich: Trewsdall [27] Edward Raynsford & Jacob Elliott, for the vse & vses, purpose & purposes hereafter mentioned, Conditioned & Expressed, One parecell of Land Scittuate lying & being, within the Limmetts of Boston Towne, abone named & is part of the Land, that is adjoyning to my now mansion house, the said ginen & Granted premisses containing by Estimation flifty fine poles or pearches more or less, & is bounded from the Corner post, next nathaniell Reynold, along the high street leading from Roxbury to Boston, seauen length of railes, being seauenty nine foote & a halfe, from thence to the middle fence now standing & parting of Orchard & the pasture, six length of railes, from the lane or street leading to mr Peter Olliners, & soe back into the pasture ninty ffine foote, the said six length of railes conteying seauenty one foote or thereabouts, from thence to the dividing fence between the sajd pasture, & mr Richard Price his Garden, one hundred foote & alongst the sajd fence, this lane aforesajd sixty foote, & from thence to the sajd Corner aforesajd, next the sajd Nathaniell Rey-

Mrs Nortons deed of Gift to, Capt: Sauage, Capt Dauls Se nold<sup>s</sup> his dwelling house, Two hundred Thirty Eight foote & one halfe foote bee it more or less, To Haue & to hold, the aboue granted premisses, bee the same more or less with all the princledges & Appurtenances to the same

Apperteyning, or in any wise belonging vnto them the said Thomas Sauage, William Dauis, Hezekiah Vsher, Edward Rawson, John Hull, Peter Olliuer, Josuah Scottow, Richard Trewsdall, Edward Raynsford & Jacob Elliott, & to such as they shall associate to themselves, their heires & successors foreuer for the Erecting of a house for their assembling themselues together publiquely to worship God, as also the Erecting of a dwelling house for such minister or ministers as shall bee by them & their successors from time to time Orderly & regularly admitted for the Pastor or Teacher, to the said Church or Assembly & for the accomodation of the said dwelling house for the minister or ministers as shall from time to time &c bee chosen as aforesajd, & for the accomodation of the meeting house with Connement passages of ingress, egress & regress for the people, that shall there from time to time assemble as aforesajd, & for noe Other intent vse or purpose whatsoeuer, And I the aboue named Mary Norton sole Executrix, as aboue is expressed for mee my heires Executors & Administrators doe Couenant promise & grant, to & with the said Thomas Sauage, William Dauis, Hezekiah Vsher, Edward Rawson, John Hull, Peter Olliuer, Josuah Scottow, Richard Trusdall; Edward Raynsford, & Jacob Elliott, their & euery of their heires, Executors Administrators & assignes, by these presents that I the said Mary Norton, now am & at the Ensealing hereof stand & bee the true & proper owner of the aboue Granted premisses & that I have good right full power & Lawfull Authority, to Giue grant bargaine & Confirme, the same vnto them, the said Thomas Sauage, William Dauis, Hezekiah Vsher, Peter Ölliuer, John Hull, [28] Edward

Rawson, Josuah Scottow, Richard Trusdall, Edward
Raynsford & Jacob Elliott, their heires & successors foreuer, And that the sajd Thomas Sauage William Dauis,
Hezekiah Vsher, Edward Rawson, John Hull, Peter Olliuer,
Josuah Scottow, Richard Trusdall Edward Raynsford &
Jacob Elliott & Company which they shall associate to themselues & their successors, shall & may at all times & from

time to time foreuer hereafter, have hold posses & Enjoy all the aboue given & granted premisses, to the vse & vses intents & purposes, as aboue is Expressed, without the lett deniall or Contradiction of mee the said Mary Norton, my heires Executors Administrators & assignes or by any Other person or persons whatsoeuer, having clayming or pretending to have or clayme, any Lawfull right Title or interest therein by from or vnder mee, or by from or vnder my late Reuerend, & deare husband Mr John Norton deceased or any of his Estate, or either of Our heires Execcutors Administrators or assignes In Wittnes hereof I the aboue mentioned Mary Norton have hereunto putt my hand & seale, the first day of Aprill one Thousand six hundred sixty & nine, being the one & twenteth yeare of the Reigne of Soueraigne Lord Charles the Second of England Scotland ffrance & Ireland King defend of ve ffaith &c 1669:

Mary Norton wth a seale Appending:

Signed scaled & delinered after possession was ginen & taken of the within Granted premisses in the presence of vs:

I Hincksman John Greeneleafe Soloman Raynsford M<sup>rs</sup> Mary Norton within named freely Acknowledged this Instrument to bee her owne Act & deed, & by her signed & sealed, Aprill: 1; <sup>st</sup> 1669:

Before Thomas Danforth Assistant: Entered & Recorded word for word & Compared with the

Original this: 1st; of Aprill: 1669:

As Attests Edward Rawson Recorder

Bee it knowne vnto all men by these preents that Samuell Rigbee of Derehester in new England Shoomaker for good & ualluable Considerations vnto him given by Arthur Cartwright of Dorchester aforesaid Haue Giuen Granted bargained & absolute's sold, And by these presents doe give grant bargaine & absolutely sell vnto the aforesajd Arther Cartwright his heires Executor, Administrators & assignes his dwelling house, scittuate standing & being in Dorchester aforesajd, with all the Garden Orchard yards thereto belonging with all the waves, liberties Easements proffitts Commodities & Appurtenances thereunto belonging, To Haue & to hold the said dwelling house with all the Garden & Orchard Scittuate Standing & being as aforesaid, bounded by the Land of Richard Hall on the west part the Land of Richard Way on the [South 29] South part, the high way leading to Captaines neck on the North & East parts of the same, with all the wayes liberties Easements, proffitts Commodities & Appurtenances, thereto belonging to bee & remaine foreuer to bee the true & proper inheritance of the aforesajd Arthur Cartwright, his heires Executors Administrators & assignes, without any let trouble uexation molestation or incumbrance from the about named Samuell Rigbee, his heires Executors or assignes, or from any Other person or persons whatsoeuer clayming or pretending any right Title or interest by from or vider him, them or any of them, will warrant acquitt & defend the premisses with all & singular the Appurtenances thereof vinto the sajd Arthur Cartwright, his heires Executors & assignes foreuer by these presents, And also shall & will performe & doe, or Cause to bee done any such further Act or Acts, as hee the sajd Samuell Rigbee shall

Sam: Rigby
Arthur Cartwright

Arthur Cartwright

Arthur Cartwright, his heires & assignes, for a more full & perfect assuring of the premisses

vnto the said Cartwright his heires or assignes according to the Lawes of this Jurisdiction, And Lastly Elizabeth the wife of the said Samuell Rigbee, doth freely & fully gine & yeald vp all her right Title & interest, either that shee now hath or hereafter may or ought to haue, in & vnto the premisses or any part thereof, In Wittney whereof the said Samuell Rigbee, & Elizabeth his said wife haue hereunto set their hands & seales, this 8th; day of flebruary in the yeare of Our Lord, One thousand six hundred Sixty & six

Samuell Rigbee & a seale Elizabeth Rigbee her marke: O & a seale

Signed sealed & deliuered & these words, [to bee done] interlined in the presence of vs:

Roger Billing John Minott The aboue named Samuell & Elizabeth Rigbee, doe Acknowledge the aboue written deed & release, to bee their owne Act & deed, & made by their Consent & Order, the: 16: 12: 1666

Before mee: Eliazer Lusher Assis<sup>t</sup>

Entered & Recorded word for word & Compared with the original this:  $10^{\rm th}$ : Aprill 1669:

As Attests: Edw: Rawson Recorder.

[30] Inventory of Good's taken the: 16th of January:
that lye in the house of mr Benjamin Gillam that Appertained to Thomas Gwin & his wife Elizabeth, & are
to bee reserved for the two children left by her wth her
ffather & mother, by vs vnder-written by the desire: of: J:
L: E: T:

## SUFFOLK DEEDS, LIB. VI., 30.

One Great Elbow chaire & a dozen of chaires, couered with blew called cloath	
rash, with Couers for chaires & Counter- paine, Curtaine Carpet	08: 04: –
for table of blew clo: rash, about 21: yards 2 Couers for bedposts & chimney cloath & )	10: 10: 00
great table, 4 Curtaines for windowes, one	
ps of same cloath of Hampshire kersey blew qt: 7yrds & remnant of same cloath.	03: 00: 00
2y <sup>rds</sup> & tester & large table Carpet Eight Quishions	01: 00: 00
one greene Cubbert cloath wth lace of greene	
Searge	00: 10: 00
three striped Carpets 6 yards	01: 04: -
one 4: yards at 2 <sup>8</sup> 6 <sup>d</sup>	00: 10: – 02: 02: 00
a diap <sup>r</sup> cloat <sup>h</sup> for table 5 yards 1: 13: napkins seauen made six vnmade, 2 Callico pillowbers	02: 02: 00
3 small Table clo: one dd nap: kins	00: 10: –
silke rug	02: 10: -
one Case for a bed of Canuis	00: 10: -
one bilbo rugg small one	00: 15: -
To silke fring old	00: 05: 00
16: pewter platters & a large bason, 1 flaggon	
3 pint pot: 1 pint pot 21: porringrs 2 dozen	00.00
of plates, 2 pewter Candelsticks 1 chamber	08: 00: -
pots 5 pewter spoones all 1289 at 15d	
one large brass kettle two Candel-	
sticks one skimmer & one pr of	
Tho: Gwin's Inuentory: snuffers, lattin drippin pann,	02: 10: -
Candlestick lanthorne	
Roster	00: 06: -
one p <sup>r</sup> of bellowes, bred grater rowlin pin	00:06:-
One pr of Andjrons 3 fyer shouells, two pr of	
tongues 1 great trammell one small one	03. 07.
spit & jron for hearth chafin dish jron (	02: 07: -
pestell & springlock	
Two small Tables	00: 10: -
6	
One beaker 3 <sup>8</sup> : gold ring 20 <sup>s</sup>	04: 00: -
prunella Gowine & black taffaty Gowne	05: 10: -
Sattinisco Coate with siluer lace red	02: 10: -
Searge Coate with siluer & gold lace	02: 00:-
two red Coates two gray petticoates	03: 00: -
one ould Gowne & a wascoate two petticoates	01: 00: -
two pr: of Gloues trimmed	00: 05: -
3. black hoods 6d, one white hood Taffity scarfe	00: 11: -

10: pr of Cuffs; 10°, 2 Aprons 14°; 10; head-	
cloathes	02: 04: -
11: handkerchifts 22': Other small peeces 3':	
11: neckcloathes 7°	01:12:-
One white wascoate 8: 13: head dresses: 12	01: 00: -
In Thomas Gwin's litte Box one peece of gold	
one peece of 8: 7: new English money, two	
peeces of whissells button,	
In the Gerle Elizabeth box, two small knots	
of pearle 5: in small money more Eight	
Aprons 30° 5 pr of old linnen Gloues 1°	
small forked cloathes: $5^{\circ}$	01: 16: -
10: handkerchifts	00: 07: 6
4 old shifts	01:10:-
To one bed tick & boalster	02: 00: -
Peter Olliner	74: 04: 6
Richard Woode	

Entered & Record<sup>d</sup> word for word & Compared w<sup>th</sup> the Originall this: 10<sup>th</sup>: of Aprill 1669 As Attes<sup>t</sup>:

To all Christian People, to whome these presents shall come James Johnson of Boston in the County of Suffolke in new England Glouer & Abigal<sup>1</sup> his wife Sends Greeting, Know yee that the said James Johnson & Abigall his wife, for & in Consideration of ye sum of ninty pounds to them in hand paid in starling money of new England by Stephen Hoppin senior of Thomsons Island in the County of Suffolke in new England yeamon of which sume of ninty pounds the said James Johnson & Abigall his wife Acknowledge themselves to bee fully sattisfyed contented & paid & thereof & of enery part & parcell thereof, doe Exonnorate acquitt & discharge the sajd Steuen Hoppin his heires & assignes as aforesaid Haue absolutely ginen granted bargained sould alliend enfeofed & Confirmed, And by these presents doe absolutely gine grant bargaine sell alliene enfeofe & confirme vnto the about mentioned Stephen Hoppin aforesajd a

peece or parcell of Land, Scittuate lying & being in Boston with a Slaughter house & barne thereon standing bounded by the dwelling house of the said Capt; James Johnson north,

beginning at an old black stump about the well in the sajd ground & soe running below the sajd Slaughter house & barne, soe farr as the sajd Capt: James Johnson hath any right or Title, being in depth from the sajd stump that is about the well running Southerly One hundred & tenn, foote, & in breadth Eighty foote as it is now fenced in, run-

ning enen with the said stump that standeth aboue the well. & is bounded by a lane that leads from the street, towards mr Henery Bridghams on the East, & on the South by the house & Land of mr John Jollife which was latly purchased of mathew Cov & On the west by a lane that leadeth from the street, vnto the house of m<sup>r</sup> Antipas Bovce, Also one Orchard at Dorchester, purchased by the said Capt: James Johnson, of Elizabeth Ware as by a deed of sale bearing date the: 7th, of July: 1659; containing an Acre of ground more or less as it is now fenced in being bounded on the East with the Orchard of Enoch Wiswell, & on the South vpon a Comman feild. & on the west with the Land of Thomas moseley & on the north with the high way leading from the meeting house To Hane & to hold all the aboue granted primisses, buttelled & bounded as abonesaid with all the liberties princledges & Appurtenances thereto belonging, or in any wise Appertenning to him the said Stephen Hoppin, to his heires & assignes, & to his only & proper vse foreuer, And the said Capt: James Johnson & Abigall his wife for themselves their heires & assignes doe Covenant promise & grant to & with the above named Stephen Hoppin aforesajd his heires & assignes that the said Capt: James Johnson & Abigall his wife at the time of the grant hereof are the true & proper owners of the above granted prinisses & enery part & parcell thereof, And have in themselves full power good right & Lawfull Authority, the same to sell & dispose & conney, & that the same & enery part thereof with the Liberties princledges & Appurtenances to the same belonging [31<sup>a</sup>] or in any wise Appertenning, now bee & from time to time shall bee & continue to bee the proper right & inheritance of him the said Stephen Hoppin his heires & assignes without the least let sute trouble molestation contradiction denval, Eniction or ejection of him the said Capt: James Johnson or Abigall his wife or any Other person or persons or persons whatsoener having clayming or pretending to have or clayme any right Title or interest into the same, or any part or parcell thereof, wherby the said Stephen Hoppin his heires & assignes as aforesajd shall anywaves bee molested enicted or ejected out of or from the same, And that the said Capt: James Johnson & Abigall his wife doc further Couenant promise & grant, to & with the said Stephen Hoppin his heires & assigne as aforesaid that hee the said, that hee the said Capt: James Johnson & Abigall his wife, their heires or assignes, or some or one of them On demand shall deliner or Cause to bee to delinered, all such deed writings or Enidences which conserne the same vnto him the said

Stephen Hoppin as aforesaid, or some or one of them fayre vucancelled & vndefaced, And that the aboue granted prem-

isses & enery pt & parcell thereof, are free & cleere & freely & cleer<sup>by</sup> acquitted Exoñorated & discharged of & from all & all manner of former & Other guifts grants leases, mortgages joyntures Dowers Extents Executions power of thirds & incumbrances, of what nature or kind whatsoener, had made done Acknowledged committed or suffered to bee done by him the said Capt: James Johnson & Abigall his wife & by or from any Öther person or persons, clayming in by or from them or either of them, & that they shall & will warrant & defend the same, & euery part & parcell thereof, to him the said Stephen Hoppin as aforesaid his heires & assignes, against all manner of persons legally clayming any right Title or interest thereunto or any part & parcell thereof, Prouided alwayes & it is agreed by & betweene the said parties aboue mentioned anything in this deed not with standing, that if the aboue named Capt: James Johnson & Abigal his wife or either of them their heires Executors Administrators or assignes shall well & truly pay or cause to bee paid vnto the aboue mentioned Stephen Hoppin his Executors or assignes at the Towne house in Boston, on the fline & Twenteth day of march when shall bee in the yeare of Our Lord Sixteene hundred seauenty two, the sum of One hundred & Eight pounds, Currant money of new England then this deed, & euer clause thereof to bee novd to all intents & purposes in the Law whatsoeuer, Or Otherwise to bee & remaine in full force strength & virtue In which case of forfeiture the said Stephen Hoppin as aforesaid, doth hereby declare his true meaning to bee, that after hee the said Stephen Hoppin as aforesajd, his heires & assignes shall have sattisfyed themselues in the sume aboue mentioned to say one hundred & Eight pounds Currant money of new England, in specie aboue Couenanted for, what hee the said Stephen Hoppin his heires Executors or assignes &c, shall by sale of the aboue granted p<sup>r</sup>misses make ouer & aboue what is agreed vpon, & such necessary charges as shall arise, they shall & will returne such [32] such Ouerplus to the sajd Capt: James Johnson or Abigall his wife their heires or assignes, In Consideration of the last about mentioned princledges, the said Capt: James Johnson doth by these presents firmly engage himselfe his heires & assignes in the sume of one hundred & flifty pounds starling money of new England to make good whateuer, the aboue granted prmisses shall or may at or before the fline & twenteth day of march in the yeare of our Lord Sixteene hundred Sequenty & two fall short by any Casualty of fver &c: In wittnes whereof the above mentioned Capt: James Johnson & Abigall his wife have hereunto put their hands & seales this Twenty ffifth day of march: 1669:

## SUFFOLK DEEDS, LIB. VI., 32.

being the one & twenteth years of the reigne of our soueraigne Lord Charles the Second of England Scotland france & Ireland King: &c.

Signed sealed & delivered in the presence of vs vinder written after the interlining of these words Ouer the Eight line, [purchased by the said Capt: James Johnson of Elizabeth Ware as by a deed of sale baring date the: 7th; July; 1659;

> John Saunders her marke

Phebe 🏒 Burton

James Johnson & a seale the marke of

of J

Abigall Johnson & a seale

This Instrument was Acknowledged by Capt: James Johnson & Abigall his wife, Aprill 23: 1669:

Before mee Edw: Tyng Assist.

Entered & Recorded word for word And Compared with the Originall this 4th may: 1669

As Attests: Edw: Rawson Recorde<sup>r</sup>

Stephen Hoppin Came to me vnderwritt ye 28th of October & Cancelled the original mortgage & declared yt he had received full Satisfaction, for the Same & desired that ye original deed vpon recoord might be made voyd to all Intent & purposes by Entring of ys acknowledgmt on the record for wth End it is thus done ye day & yeare about written as Attests

Edw: Rawson Recorder

Know all men by these p<sup>r</sup>sents, that I William Hunter of Boston in the Massathusetts Colony of new England marrmer doe stand firmly bound vnto Capt: Edward Hutchinson of sajd Boston merchant in one hundred pounds Starling to bee pajd vnto the sajd Edward Hutchinson or his Certaine Atturney heis Executo<sup>rs</sup> Administrato<sup>rs</sup> or assignes, to which payment well & faithfully to bee made I bind

nunters bond to Edw: Hutchinson to Edw: Hutchinson

of Our Lord one Thousand six hundred & Sixty

William Hunter & a Scale

Signed sealed & delinered in the p<sup>r</sup>sence of Rich: Wayte, nicholas Bartle

his **M** marke

Rob!: Howard not · pub

## SUFFOLK DEEDS, LIB. VI., 32, 33.

I Edward Hutchinson aboue written doe hereby assigne Ann Carter widdow to receive the aboue specifyed hundred pounds to her proper vse, it being only a thing in trust to mee, dated this first June: 1668

Edw: Hutchinson

Wittnes to the assignem<sup>t</sup>

Habakkuk Glouer 3: 2: 1669

Henery Hawton

Edward Hutchinson did Acknowledge this assignement: Ri: Bellingham Gour

Endorst

The Condition of this obligation is such that whereas Ann Carter of Boston mother in Law to the within bound William Hunter, hath in the name of him the said William Hunter, & Mary his wife purchased a dwelling house, wth Ground thereto belonging Scittuate & being in the said Boston, neere to the new meeting house, & paid a Considerable sume of money for the same, for the st Hunter. with his family to inhabit & dwell in, & the deed or writting of the said house & Land soe purchased as aforesaid in their names as uendees, Now if the said Wilham Hunter shall at all times hereafter vpon demand of the sajd Ann his sajd mother in Law become accountable to her the said Ann, for ve vse of & dwelling in the said house, & in Case prouidence soe dispose that shee the said Ann, shall come to bee in a widdowes Estate, if then youn demand of her the said Ann the said William Hunter & Mary his wife shall surrender vp all their right & interest, into the hands of her the said Ann then & from thence forth this within written obligation to bee novd & of none Effect, Or Otherwise the same to remaine, in full force power strength & virtue:

Entered & Recorded word for word & Compared wth the

Originall: 4th: May: 1669.

As Attests: Edw: Rawson Recorde<sup>r</sup>

To all Christian People, to whome this p<sup>r</sup>sent deed of sale shall come, Ann Carter & Mary Hunter, both of Boston in the County of Suffolke in the Colony of the Massathusetts in new England widdow Sendeth Greeting in Our Lord God Enerlasting, Know yee that they the sajd Ann Carter & Mary Hunter for & in Consideration, of the sume of One hundred & flifty Pounds, whereof sixty Pound in hand pajd & ninty pounds Secured to bee pajd by William Towers of Boston aforesajd Butcher, Haue given granted bargained sould alliend Enfeofed & Confirmed, And by these p<sup>r</sup>sents doe fully cleer<sup>1y</sup> & absolutely, give grant bargaine self alliene Enfeoffe & Confirme vnto the sajd William Towers his

heires & assignes forener, All that their peece or parcell of Land, with the messuage Tennement Or dwelling house & Out house on part thereof standing Scittuate lying & being neere the meeting house, at the north End of the Towne of Boston aforesaid, & is butting on the street & Common way Easterly, & ypon that broad platt or parcell of Land, on part whereof the aforesaid meeting house standeth Westerly & is bounded by the Land & house, Now in the possession & Occupation of Hencry flaine northerly & by the Land & house of John White joyner Southerly with the Appurtenances thereof, & princledges thereto Now belonging or in any wise Appertaining, And all the Estate right Title interest vse propriety possession clayme & demand whatsoener of they the said Ann Carter & Mary Hunter & either of them, of in or to the same or any part or parcell thereof. And all deeds Enidences & writtings web Concerne the said bargained prmisses only & Copies of all such deeds Euidences & writtings which Concerne the same with Other things To Haue & to hold the said peece or parcell of Land with the messuage Tennement or dwelling house & Out house on part [thereof [34] thereof standing, with the Appurtenances thereof & princledges thereto belonging as aforesaid vnto the said William Towers, his heires & assignes forener To the only proper vse benifitt & behoofe of the sajd William Towers his heires & assignes foreuer, And the said Ann Carter & mary Hunter for themselves respectively, & for their respective heires Executors & Administrators doe Couenant promise & grant to & with the said William Tower his heires & assignes in manner & form as followeth vizt, That the said Ann Carter & Mary Hunter at the time of the grant bargaine & sale of the p<sup>r</sup>misses vnto the said William Towers & vntill the delinery hereof, vnto the said William Towers to the vse of him his heires & assignes forener were the true & Lawfull Owners of the said bargained primisses & were seized to their Owne vse, of & in the same & enery part & parcell thereof, in a good perfect & absolute Estate of inheritance in fee simple. And that they or one of them in her owne right haue full power & Lawfull Authority the primisses to gine grant bargaine sell alliene Enfeoffe & Confirme as aforesaid And that the sajd William Towers his heires & assignes shall & may henceforth foreuer Lawfully peacably & quietly haue hold possess & Enjoy the said bargained

Ann Carter & Mary Hunter To William Towers

Ann Carter & Cleere & electly Exonnorated acquitted & discharged of & from all & all manner of former &

Other guifts grants, bargaines, sales, leases, assignements, wills Entales, Mortgages, forfeitures, seizures, judgments,

Executions, Extents, joyntures, Dowers, & of & from all Other Charges Titles Troubles, Acts & incumbrances whatsoeuer, had made or done or suffered to bee had made or done, by they the said Ann Carter & mary Hunter, or either of them or the heires Executors or Administrators of them or either of them, or any Other person or persons whatsoeuer, by their or either of their Act, meanes default Consent or procurement, whereby the sajd William Towers his heires or assignes, shall or may bee hereafter molested in or Enicted out of the possession thereof, or any part or parcell thereof, And that they the said Ann Carter & Mary Hunter respectinely, & their respective heires Executors & Administrators the prentioned Land & dwelling house & out house & prmisses vnto the said William Towers, his heires & assignes against themselves, & all & every Person & persons whatsoeuer, Lawfully clayming or to clayme any Estate right Title interest, vse propriety clayme or demand whatsoeuer of in or to the same, or any part or parcell thereof from by or vnder the right & Title of them or either of them, shall & will warrant & foreuer defend by these presents, And that they the said Ann Carter & Mary Hunter, their heires Executors & Administrators respectively, vpon reasonable & Lawfull demand shall & will performe & doe or Cause to bee done any such further & Other Act & Acts thing & things whether by their respective Acknowledgment of this present deed, or in any Other kind that shall or may bee for the more full Compleating Confirming & sure making of the said bargained primisses, vnto the sajd William Towers his heires or assignes foreuer according to the true intent hereof & According to the Lawes of the Collony about ajd, In Wittnes whereof the sajd Ann Carter & Mary Hunter, have hereunto sett their hands & seales the fline & twenteth day of January in the yeare of Our Lord, One thousand six hundred sixty Eight sixty nine in the Twenteth yeare of the reigne of Our Soueraigne Lord Charles the Second by the Grace of

God of [35] England Scotland ffrance & Ireland King

1669 defend of the ffaith: &c:

Ann A Carter & a seale appending hir signe

Mary Hunter & a seale Appending
Signed sealed & delinered
in the prence of richard Woodde Richard Woodde Thomas Gross

Mary Hunter & a seale Appending
This Deed was Acknowledged by Ann Carter & Mary
Hunter the: 28: January:
1668;

William Pearse ser Before Edward Tyng Assist Entered & Recorded word for word & Compared With the Originall: 4: May: 69

As Attests: Edward Rawson Recorder

Know all men by these preents, that wee Ann Carter & Mary Hunter of Boston in the Collony of the massathusetts in new England widdowes doe stand & are firm<sup>by</sup> bound<sup>en</sup> & obleiged vnto William Towers of Boston aforesajd Butcher in the sum of one hundred & flifty pounds in Currant money of new England to bee pajd vnto the sajd William Towers, or his true & Lawfull Atturney Executors or Administrators, to the which payment well & truly to bee made & pajd wee bind Our selves & either of vs by herselfe joyntly & severally for

Ann Carter & Mary Hunters bond to W<sup>m</sup>. Towrs; the whole & in the whole Our & either of Our heires, Executors & Administrators & enery of them, firmly by these preents, sealed with our seales, dated the fline & twenteth day of Jan-

uary in the yeare of our Lord One Thousand six hundred sixty Eight sixty nine Annoq Regnj Regis Carolj Secundj

vicessimo.

The Condition of this Obligation is such that if the aboue named William Towers, his heires & assignes & enery of them shall & may henceforth foreuer, peacably & quietiv haue hold Occupy posses & enjoy all yt messuage, tennement or dwelling house & Land thereto belonging scittuate lying & being at the north end of the Towne of Boston aforesaid, & every part & parcell thereof mentioned to bee bargained & sould by the aboue bounden Ann Carter, & mary Hunter to the said William Towers, in & by a deed of sale bearing date the day of the date aboue written, made by the said Ann Carter & mary Hunter & delinered to the said William Towers, to the vse of him his heires & assignes cleer<sup>ly</sup> aquitted & discharged or Otherwise sufficiently saued harmless of & from all & all manner Estates Titles troubles, charges & incumbrances whatsoener, at any time heretofore had made Acknowledged Committed permitted suffered or done by the said Ann Carter & mary Hunter or ether of them, or by any Other person or persons whatsoeuer, by their or either of their Act meanes default, consent or procurement, That then this preent obligation shall bee novd, & of none Effect or else shall abide remaine & bee in its full power force & virtue]. the signe of

Signed sealed & delivered in the presence of Rich: Woodce Thomas Gross William Pearse: scr:

mary Hunter & a seale This instrument was Acknowledged by Ann Carter & mary

Carter & a seale

Hunter Jan: 28: 1668

before. Edw: Tyng Assist: Entered & Recorded word for word & compared w<sup>th</sup> the Originall this 4<sup>th</sup> day of may: 1669

As Attests, Edward Rawson Recorder

[36] To all Christian People to whome this preent deed of Gift shall come, Peter Olliner of Boston in the County of Suffolke in the Colony of the massathusetts in new England merchant Sendeth Greeting in Our Lord God Enerlasting, Know vee that I the said Peter Olliner for the lone good will & affection which I have & beare towards my Beloued sonn in Law Jonathan Shrimpton of Boston aforesaid Brazier, As also for & in Consideration of the naturall affection & flatherly lone, which I have & beare vnto my well beloued daughter mary the wife of the said Jonathan Shrimpton, Haue Giuen & Granted & by these prents doe freely cleerly & absolutely give grant alliene Enfeffe & confirme vnto the said Jonathan Shrimpton & Mary his wife, A peece or parcell of Land Conteyning sixty foote in length & Sixty foote in breadth lying & being at the Southerly end of the Towne of Boston aforesaid & butteth northerly on the new high way, there by mee laid out & also butteth & is bounded by the Land of mee the said Peter Olliner Easterly westerly & Southerly with

Peter Olliuer To Jonath: Shrimpton the Appurtenances thereof & princledges thereto belonging or in any wise Apper-

teyning, to have & to hold the said peece or parcell of Land lying & butting & bounded as aforesaid vnto the said Jonathan Shripton & mary his wife in manner & forme as followeth, [that is to say] vinto the said Jonathan & mary for & during the time & tearme of their respectine naturall lines & the longest surviver of them, & after their decease the said Land to bee and remaine to bee vnto the heires male or female, had by the said Jonathan Shrimpton on the body of my said Daughter mary his Now wife, & to the heires of the aforesaid heires lawfully to bee begotton foreuer the heires male being alwayes preferred before the female & for default of such issue then the said peece or parcell of Land after the decease of the said Jonathan & mary to returne & bee & remaine to bee vnto the said Peter Olliuer my heires & assignes forener, I say to have & to hold the said peece or parcell of Land with the Appurtenances thereof vnto the said Jonathan & Mary & to their heires as aforesaid, Freely peacably & quietly without any manner of reclayme challenge or Contradiction of mee the said Peter Olliuer, my heires Executors or Administrators, or of any Other person or persons by any Other waves meanes Title or procurement, in any manner or wise & without any money or other thing condition account, reconing or Answer therefore to mee or any in my Name to bee paid, ginen rendered or done in time to come Soe that neither I the said Peter Olliuer, nor Sarah my wife nor my heires Executors Administrators nor any Other person or persons by vs for vs or in Our names or in the name or names of vs or any of vs at any time or times hereafter may ask clayme challenge or demand in or to the prinisses or any part thereof any interest right, Title, Title of Dower vse or possession, But from all Action of right Title [37] clayme, interest Dower vse, possession & demand

thereof, wee & enery of vs to bee vtterly Excluded, & forener debarred by these prents, And I the sajd Peter Olliner my heires Executors & Administrators the sajd peece or parcell of Land, with its Appartenances & princledges, according to the tennor of this my deed of Gift vnto the sajd Jonathan Shrimpton & Mary his wife & the heires begotton or to bee begotton by the sajd Jonathan on the Body of the sajd mary, against all persons will warrant & defend by these prents, Of the which primises I the sajd Peter Olliner the day of the date hereof hane putt my som in Law Jonathan Shrimpton in peacable possession, In Wittnes whereof I the sajd Peter Olliner & Sarah my wife hane hereunto sett Our hands & seales the Twenteth day of march, in the yeare of Our Lord One Thousand six hundred

Sixty  $\frac{\text{Eight}}{\text{nine}}$  in the one & Twenteth years of the Reigne of

Our Soucraigne Lord Charles the Second by the Grace of God of England Scotland ffrance & Ireland King defend of the Faith &c.

Peter Olliner w<sup>th</sup> a scale Appending Sarah Olliner w<sup>th</sup> a Scale Appending

Signed scaled & deauered & possession of the within mentioned Land ginen by the within named Peter Olliner to the within named Jonathan Shrimpton in the presence of vs.

John Jollife W<sup>m</sup>· Pearse ser This deed was Acknowledged may the 3d: 1669 by mr Peter Olliner & Sarah his wife:

Before mee Edward Tyng Assist:

Entered & Recorded word for word & compared with the Originall 7: may: 1669

As Attests: Edw. Rawson Record

To all Christian People to whome these prents shall come John Holbrock of Weymouth in new England send Greeting, Knowe yee that the sajd John Holbrock, for & in Consideration of a ualluable sume in hand pajd by Prudence Gatlife, vnto him the sajd John Holbrock, wherewith hee the sajd John Holbrooke doth Acknowledge himselfe fully sattis-

fyed contented & pajd, & thereof & of enery part thereof doe Exonnorate acquitt & discharge the said Prudence Gatlife her heires & assignes foreuer, Hane freely & absolutly bargained sold enfeofed & confirmed vnto the said Prudence Gatlife her heires & assignes foreuer a dwelling house in Braintry formerly Thomas flosters house, with two Acres of Land bee it more or less consisting of Orchard & pasture Land being within fence, with all the herbidge & Apple Trees thereon growing & belonging, bounded by the meadow & vpland, of John Holbrock, which was formerly Thomas Gatliffs, Benjamin Scotts Land, on the East, & Braintry Commons on the north west ward, To Haue & to hold the said house, [38] house as before expressed & bounded to the only proper vse benifitt & behoofe of her the said Prudence Gatlife her heires & assignes forener, & hee the said John Holbrock senior for himselfe heires & assignes. doe hereby warrantize the sale of the aboue said house & Land as aboue exprest & bounded vnto the said

John Holbrock To Prudence Gatlife: Prudence Gatlife her heires & assignes, And the sajd John Holbrock doe for himselfe heires & assignes, Couenant & promise to & w<sup>th</sup> the sajd

Prudence Gatlife her heires & assignes, that hee the sajd John Holbrock vpon reasonable demand shall & will performe & doe any further Act whether by way of Acknowledgement of this present deed, or in any Other kind which may bee, for the more full compleating confirming or sure making of the aboue bargained primisses, vnto the sajd Prudence Gatlife her heires & assignes, according to the true intent & meaning of these preents, In Wittnes whereof the sajd John Holbrooke senior have hereunto subscribed his hand & fixed his seale this 12 day of Aprill, One Thousand six hundred sixty nine: 1669

John Holbrock & a seare

Signed scaled & delinered in the p<sup>r</sup>sence of John Cleuerley William Chard.

This instrument was Acknowledged by John Holbrock: 1st. June: 1669.

Before John Leuerett: Assist:

Entered & Recorded word for word & compared w<sup>th</sup> the Originall this: 1<sup>st</sup>; day of June: 1669.

Edw: Rawson Record<sup>r</sup>

Bee it knowne vnto all men by these p<sup>r</sup>sents that wee Nathaniell Hunn of Boston Shoomaker & Hannah my wife, for & in Consideration of the sum of flowre Score pounds starling money to vs in hand well & truly pajd by Symon Lynd of Boston merchant the receipt whereof wee Acknowl-

edge, & thereof & of enery part & parcell thereof doe cleerly acquitt & discharge the said Symond Lynes his heires Executors & Administrators & assignes, Haue given granted bargained & sold & doe by these preents give grant bargaine sell Enfeoffe alliene assigne & Confirme vnto the said Symond Lynd his heires Executors Administrators & assignes foreuer, all that Our Now dwelling house in Boston with the Garden yard & Ground Nath: Hunn thereunto belonging, & all the Trees, with, fenc-To Symond Lynd ing, princledge, & Appurtenences in any manner of wise thereunto belonging, or Apperteyning wen said Ground Conteyneth about ninty two foote in length or depth. & Thirty foote throughout in breadth, fronting northwest [-ward [39] northwestward vpon the high way & bounded on the northeastward, partly by the Land of Josias Cobham, & partly by the Land of the said Symond Lynd, the Land of Hope Allen lying on the Southeastward & the Land of Widdow Hicx on the Southwestward To Haue & to hold, the afore bargained house & Ground, with the housing yard well, Garden Trees fencing, Easements Commonage, And all & singular the princledges Appurtenances, proffitts Commodities & benifits thereunto belonging or Apperteyning, or thence to bee made had Or raized, vnto him the said Symond Lynd, his heires Executors Administrator or assignes, & to his & their only proper vse benifit & behoofe foreuer, And wee the said Nathaniell Hunn & Hannah my wife doe hereby Couenant promise & Grant for vs, Our heires Executors Administrators & assignes to & with the said Symond Lynd his heires Executors Administrators & assignes, that wee the said Nathaniell Hunn & Hannah my wife, before the sealing & delinery hereof are the true & rightfull Owners of the aboue bargained prinisses & that the same is freely & cleerly acquitted Exonnorated & discharged of & from all & all manner of Other bargaines, sales gifts Grants Leases, mortgages joyntures, entailes judgments Executions, Extents forfeitures, seizures, Americaments & all Other incumbrances, whatsoener from the world's beginning vntil the day of the date of these presents, And also wee the said Nathaniell Hunn & Hannah my wife, for vs & either of vs Our & either of Our heires, Executors Administrators & assignes doe Conenant promise & Grant to & with the sajd Symond Lynd, his heires Executors Administrators or assignes, not only to warrant maintaine & defend the afore bargained primisses & enery part & parcell thereof, vnto him the said Symond Lynd his heires Executors Administrators & assignes foreuer, against all person & persons

whatsoeuer any wayes jusus & Lawfully clayming the same

& any part or parcell thereof, but also shall & will vpon the demand or request of the sajd Symond: Lynd or his assignes, giue & Grant more full & Ample assurance & Contirmation of the pimisses as in Law & Equity can bee denised & required, And wee doe hereby render & giue vnto the sajd Lynd full possession seizen & delinery of the afore-bargained pimisses In Wittnes whereof wee the sajd nathaniell [Hunn [40]] Hunn & Hannah my wife haue hereunto put Our hands & seales this Thirteenth day of may One Thousand six hundred sixty & nine, & in the One and Twenteth yeare of the Reigne of Our Soueraigne Lord King Charles the Second:

Memorandum the words [of

Our] were placed in the 24th; lyne its margent, before the sealing & delinery hereof, & the word in [Boston] interlined & afterwards signed sealed & delinered after perusall & reading oner in the pisence of vs ynderwritten

Henery Lawton
Enoch Lynd
Samuell Lynd

Nathaniell Hunn & a seale Hannah Hunn & a seale

This deed was Acknowledged by Nathaniell Hunn & Hannah his wife May: 14: 1669:

Before Edw: Tyng Assist.

Entered & Recorded word for word & Compared with the Originall this: 14th; of May: 1669;

As Attests: Edw: Rawson Record<sup>r</sup>

To all Christian People to whome these p<sup>r</sup>sents shall come Clement Bates of Hingham in new England Sendeth Greeting Know vee that I the said Clement Bates for a ualhable Consideration by mee in hand received by John Stoddar senior of Hingham aforesaid, wherewith 1 doe Acknowledge my selfe fully sattisfyed contented & pajd, & thereof & of euery part & parcell thereof doe Exonnorate Clement Bates acquitt & discharge the said John Stodder, his To Jnº: Stoddar. heires Executors Administrators & assignes, & enery of them foreuer by these preents, Haue ginen granted bargained sold Enfeoffed & Confirmed, & by these pisents doe giue grant bargaine sell Enfeoffe & Confirme, vnto the sajd John Stoddar his heires & assignes forener One house Lott in Hingham aforesajd Containing by Estimation two Acres bee it more or less as it lyeth bounded with the Land of William Large, towards the west, & with the Lands of Henery Tuttle towards the South, & abutting ypon Batchilors street Eastward which said house Lott was formerly Jonathan Bozward of Hingham aforesaid, And also one great Lott containing Tenn Acres of Land bee it more or less, lying in Hingham on the great plaine, in the first furlong westward of the Center. & is bounded with the Lands of William Hersey Southward & the Lands of John Tower northward & abutting yoon the high waves Eastward & westward web said great Lott, was given to the aforesaid Bozward, by the Towne of Hingham, together with all the Appurtenances vnto the demissed primisses, or any part of them belonging or any wayes Appertaining, And all my right Title & interest [of [41] interest of & in the said prinisses with their Appurtenances & enery part & parcell thereof, To Hane & to hold, the said Tenn Acres of Land bee it more or less lying in the aforesaid Great plaine, & house Lott of two Acres, bee it more or less in Hingham & bounded as aforesaid with all & Singular the Appurtenances to the said primises or any of them belongging vnto the said John Stoddard his heires & assignes foreuer, And vuto the only proper vse & behoofe of him the said John Stodder his heires & assignes forener, And Clement Bates doth hereby Coucnant & grant to & with the said John Stodder that hee the said Clement Bates is the true & proper Owner of the said bargained prinisses with their Appurtenances, at the time of the bargaine & sale thereof & that the sajd bargained primisses, are free & cleere & freely & cleerly acquitted Exomorated & discharged of & from all manuer of former bargaines sales gifts Grants Titles mortgages sutes attachments Actions judgments Extents Executions Dowers Title of Dowers & all Other Incumbrances whatsoeuer And shall & will deliner or Cause to bee delinered all Deeds writtings & Euidences Concerning the said primisses vnto the said John Stodder his heires & assignes, or true Copies of them favre & vncancelled, And Lastly the said Clement Bates, for himselfe his heires Executors Administrators & assignes doe hereby Couenant promise & Grant the premisses with all the Liberties, Priueledges & Appurtenances thereto belonging or Appertaining vnto the said John Stoddar his heires Executors & assignes to warrant acquitt & defend foreuer, against all & all manner of Right Title & interest clayme or demand, of all & enery Person or Persons whatsoener, In Wittnes whereof I the aforesajd Clement Bates, have hereunto sett my hand & seale this the Second day of march, in the yeare of Our Lord one Thousand six

hundred & fforty:

Clement Bate & a seale

Signed sealed & delinered in the p<sup>r</sup>sence of vs· Humphery Comby William Woodcock·

Edm. Pitts:

Enterlined in the sixt line before assignement in Hingham aforesajd

Clement Bate Acknowledged this deed June: 2d: 1669.

Before Edw: Tyng: Assist

Entered & Recorded word for word & Compared with the Originall: 3d: June: 1669 p. Edw: Rawson Recorder

[42] This wittnesseth that I Thomas Hawley of Roxbury in the County of Suffolke for & in Consideration of a ualluable sum to mee in hand pajd by Abraham Newell junior of the aforesajd Roxbury hane & by these presents doe fully & absolutely bargaine & sell assigne set Ouer & Confirme vnto the sajd Abraham Newell junior Thirty fine Acres & Thirty fine rodds of Land as it lyeth at Roxbury in the furthest dimission next Dedham being the Twenty sixt Lott, lying betweene the heires of George Holmes & Daniel Brewen as Appeares in the Towne transcript & together with this deed doe deliuer the sajd Land with the Trees vpon it, & the princledges & Appurtenances belonging to it vnto the sajd Abraham Newell, To Hane & to hold, the sajd Land with the Trees vpon it, & the princledges & Appurtenances belonging to it, vnto the sajd Abraham Newell his heires &

Tho: Hawly.
To
Abra: Newell:

assignes foreuer, to his & their only proper vse & behoofe, And the said Thomas Hawley for himselfe his heires Executors & Administrators doth Couenant & grant to & with the said Abra-

ham Newell his heires & assignes, that hee the sajd Thomas Hawley his heires & Executors shall at all times foreuer hereafter, warrant the sajd bargained prinises against all Persons whatsoener clayming any Title thereunto And further the sajd Thomas Hawley doe engage to doe or cause to bee done any further Act or thing as shall bee required for the Securing & making good of the sajd Land, vuto the sajd Abraham newell According to the Lawes of this Jurisdiction, Lastly Dorathy the wife of the sajd Thomas Hawley doe by these prents fully & freely giue & yeald vp all hir right Title Dower & interest of & into the sajd Land vuto the sajd Abraham newell his heires & assignes forener. In Wittnes whereof the sajd Thomas Hawley & Dorathy his wife, have hercunto put their hands & seales the twenteth day of february in the yeare of Our Lord one thousand six hundred sixty & one:

Thomas Hawley & a seale.

The marke of **C** Dorathy Hawley [& a seale]

Endorsed on the Original Deed here Recorded We whose Names are Underwritten the heirs of Thomas Lamb formerly of Roxbury do by these presents Resign up all Our right and Interest in the withinmentioned Land Sold by Thomas Hawley into Abraham Newall As Witness Our hands a Seats June 17a 17a4 Abiel Lamb Susanna Lamb Mary Bayley & their seats. Signed Seated & Delig'in the presence of us Epit Hunt Desire Clap. Suff ss. Abiel Lamb Susanna Lamb & Mary Rayley psonally appearing acknowledged the abone written Instrum. to be their own Voluntary Act & Deed June 17a 17a4 angust the 24 17a8 Entred & Exam's p Addington Davenport Regist\*.

Signed sealed & delinered in the presence of Isaac Johnson

John mayes

This aboue written deed of sale was Acknowledged by the aboue named Thomas Hawley to bee his owne Act made by his consent & Order: 3: 4: 69

Before mee Eliazer Lusher:

I Dorathy Hawley the wife of the aboue named Thomas Hawly doe hereby freely & vollentarily release assigne & giue vp all my right Title & interest in the Lands aboue named or mentioned to bee sold in the deed aboue written wittnes my hand, this 4th, 4: mo; 1669.

Dorathy C Hawly her marke

this release was made the day aboue written before mee

before mee Eliazer Lusher Assis<sup>t</sup> Enterd & recorded word for word, this 10; June 69;

Attests Edw. Rawson Record<sup>r</sup>

[43] To all Christian People to whome this deed of sale shall come Clement short & Faith his wife of Neecheewanocin Piscattaqua in new England Planter,

Sendeth Greeting in Our Lord God, Know yee that the sajd Clement & Faith Short, for & in Consideration of the sume of Thirty Pounds starling by the uallue thereof in money Currant in new England & Other pay to Content to them in hand before the sealing & delivery hereof well & truly pajd, by John Bracket of Boston in the Colony of the massathm-setts in new England merchant, the receipt where-

of they the said Clement & ffaith Short doe Acknowledge by these presents, & therewith to bee fully sattisfyed contented & paid, & thereof

& of enery part & parcell thereof doth acquitt & discharge the sajd Jn°: Bracket, his heires Executor Administrator & assignes & enery of them forener by these presents, Hane ginen granted bargained Sold alliend Enfeofed & Confirmed & doe by these presents fully cleerly & absolutely gine grant bargaine sell alliene enfeotle & Confirme vnto the sajd John Bracket, his heires or assignes forener a peece or parcell of Land lying & being at the north end of the Towne of Boston aforesajd Containing in breadth in the front Twenty & seanen foote, & in breadth in the reare fifty & seanen foote, & con-

taineth in length on the south easterly side, thereof One hundred & three foote & in length On the northwesterly side thereof sixty & nine foote with a passage way from the said Land to the street or way leading towards Charls-Towne ferry Containing Thirty three foote long & fine foote wide. & is butting southwesterly On the street or way leading from the broad street or way towards the mill Pond, And northeasterly on the Lands of John Starr & John flerniside, & is bounded by the Land of Robert Saunders & John Hasey Southeasterly & with the Land of the before named John Bracket: [northwesterly: [44] northwesterly with the prineledges & Appurtenances thereto belonging & all the Estate right Title interest vse propriety possession clayme & demand whatsoener of them the said element Short & flaith his wife or either of them of m or to the same or any part thereof, And all deeds Euidences & wrightings which Concerne the prmisses only & Copies of such deeds Enidences & wrightings which Concerne the same with Other things, To Haue & to hold, the said peece or parcell of Land with the prineledges & Appurtenances thereto belonging vnto the said John Bracket his heires & assignes forener, To the Only proper vse & behoofe of the said John Bracket his heires & assignes foreuer And the said Clement short & ffaith his wife for themselnes & their respective Executors & Administrators doe Conenant promise & Grant to & with the said John Bracket his heires & assignes by these presents in manner & forme as followeth, [that is to say] that they the said Clement & Faith or one of them at the time of the Grant bargaine & sale of the p<sup>r</sup>misses vnto the said John Bracket & vntill the delinery hereof vnto the said John Bracket, to the vse of him his heires & assignes foreuer, was the true & rightfull Owner of the aboue bargained prmisses. And that they or one of them in his or their owne right haue full power & Lawfull Authority the primisses to grant bargaine sell & Confirme as aforesaid, And that the said bargained primisses is free & cleere & freely & cleerly Exonnorated, acquitted & discharged or Otherwise by the sajd Clement Short & Faith his wife, & their respective heires Executors & Administrators all times saued harmless of & from all & singular former & Other guifts grants leases assignements, mortgages wills intailes judgments, Executions forfeitures seizures joyntures dowers power & thirds, of her the said Faith Short, & of & from all & singular Other Charges, Titles Troubles incumbrances & demand whatsoener, had made done or suffered to bee done, by the sajd Clement short & flaith his wife or either of them or any Other Person or Persons whatsoener, by their or either of their Act meanes default Consent or procurement, And that the sajd Clement Short & ffaith his wife & their respective heires Executors [And [45] & Administrators the sajd pargained prinisses vnto the sajd John

Bracket his heires & assignes against themselves & all & enery Person & persons whatsoener clayming or to clayme any Estate right Title Or interest, of in or to the same or any part thereof, from by or ynder them or either of them shall & will warrant, & foreuer defend by these presents, And that the said John Bracket his heires & assignes the said bargained primisses shall & may henceforth forener lawfully peaceably & quietly have hold vse Occupie posses & injoy without the let, suite trouble molestation denvall contradiction Euiction Or disturbance of the said Clement Short & faith his wife or either of them or any Other person or persons whatsoeuer Lawfully clayming or pretending to have any Estate, right Title interest clayme or demand whatsoener of in or to the bargained prmisses or any part thereof from by or ynder them Or either of them, And that the said Clement Short & fluith his wife & their respective heires Executors & Administrators & each of them ypon reasonable & Lawfull demand, shall & will performe & doe or cause to bee performed & done, any such further Act or Acts whether by way of Acknowledgment of this present deed or release of Dower in respect of her the sajd flaith or in any Other kind that shall or may bee for the more full Compleating confirming, & sure making of the about bargained premisses vnto the sajd John Bracket his heires & assignes, according to the true intent hereof & According to the Lawes of the Collony of the Massathusetts aforesaid, In Wittnes whereof the said Clement Short & Faith his wife have hereunte set their hands & seales the fifteenth day of June in the yeare of Our Lord One Thousand six hundred Sixty & six in the Eighteenth yeare of the Reigne of Our Soueraigne Lord Charles the Second, by the Grace of God of England Scotland ffrance & Ireland King defend of the Faith &c.

his marke

Clement Short w<sup>th</sup> a Seale appendig her marke Faith. Short, w<sup>th</sup> a seale appending

Signed sealed & delinered by the within named Faith Short in the behalfe: of her selfe & hir husband the within named Clement Short & also possession &

And signed sealed & delinered & possession of the within mentioned Land given

Seazen of the within mentioned parcell of Land ginen by twig & turfe in the presence of vs

Peter Bracket Richard Barnard

William Pearse scriu:

This deed Acknowledged by Clement Short 23: 6: 1666: Ri. Bellingham Gou<sup>r</sup>:

Ser

This deed Acknowledged by Faith Short & the said Faith being further Examined did freely & willingly gine up her rights, to the thirds or dower in the Land & premises, sold dated 15: 4: 1666:

Ri: Bellingham Gour:

Entred & Recorded: 11th: June: 1669:

As Attests: Edward Rawson Record<sup>r</sup>

by twig & turfe by the within named Clement Short 22:6:

mo: 1666 : in ye p<sup>r</sup>sence of vs

Peter Bracket : W<sup>m</sup>: Pearse

[46] Know all men by these presents that I Joseph Buckminster of muddy Riuer doe Acknowledge my selfe to owe & stand justly indebted vnto my mother Johanna Buckminster formerly but now the wife of Edward Garfeild of Water Towne her heires Executors & assignes, in the full & just sume of two hundred pounds, for the true payment whereof I doe bind mee my heires Executors Administrators & assignes, As also for more full security doe bind Ouer all that house & Land or housing & Lands at Muddy Riuer, with all the

rights & princledges therein, by my said mother sold vnto mee as by deed more largely Appeares, In wittnes whereof I have hereunto put my hand & seale, this Twenteth fifth day of June in the fifteenth years of the Reigne of Our Sou-

Joseph Buckminster & a

seale

eraigne Lord Charles the Second by the Grace of God

King &c: Annoq Domj: Christj: 1663

Joseph Buck-

minster, to Johanna Buck-

minster

The Condition of this obligation is such that in Case the about bounden Joseph Buckminster shall well & truly Sattisfy Content & pay, or Cause to bee sattisfyed Contented & pajd, vnto his sajd mother Johanna aboutsajd, the full & just sum of Eight pounds yearely, as also shall allow her all those rights & princledges perticularly mentioned in a deed as aforesajd yearely as shee shall require the same, during her life time all which being faithfully & truly performed, then this Obligation to bee novd & of none Effect, otherwise it shall bee Lawfull to & for the sajd Johanna to take into her hands the sajd housing & Land with enery her rights & princledges by her formerly enjoyed when the whole Estate was in her hands sealed & delivered in the presence of:

Sara Sanford John Sanford John Sanford & Sarah his wife, came & testifyed vpon Oath that they did see Joseph Buckminster signe seale & deliner this Bond of two hundred pounds to the vse & behoofe of his mother Johanna Garfeild the: 27: 2: 1669,

before mee Rich: Parker Commis<sup>r</sup>

Entered & Recorded word for word in the Booke of Records for Deeds word for word & Compared with the Originall this: 14th; day: June: 1669 Attests. Edw Rawson Record

[47] Whereas there hath been some difference be-1669: twixt Ensigne John Webb & mrs Mary Scarlett, Atturnevs to Capt: Scarlet, on the one party & Bartho. Barnard on the Other party Concerning, the bounds of Land betwixt Capt; Scarlet & bartholomew Barnard lying betwixt them, it is agreed on both parts by mutuall Consent, that the sajd Bartholomew Barnard shall come with a fence from the Corner of his fence, as it now stands about two or three foote from the Corner of his lento by, a straight line fronting vpon the high way, Eight foote from his new house, & shall Enjoy to him & his heires foreuer, quietly & peaceably both that parcell of Land, & also all the Land now in his possession without molestation from Capt: Samuell Scarlet his heires & assignes foreuer, & in Consideration thereof the said Capt: Samuell Scarlet, shall have Eight foote vpon the wharfe of the sajd Bartholomew Barnard & for to runn Eight foote broad upon the said Wharfe unto the high way, And whereas the said Barnard hath the liberty of a high way of fine foote at the End of the said Capt: Scarlets house, hee sells him hereby the propriety of the said Eight foote of the said wharfe, & the highway to Capt: Samuell Scarlet & his heires foreuer, in wittnes whereof they have put to their hands, this: 25th: merch: 1658:

Wittnes: Edward Hatchin

Edward Hutchinson William Phillips Mary **M** & Scarlet her marke:

John Euered alias Webb

Bartholomew Barnard

his marke:

Edward Hutchinson aged 56: yeares testifyeth, that I did see m<sup>rs</sup> Scarle<sup>t</sup> Ensigne Webb & Bartholomew Barnard signe this writting & put<sup>t</sup> to my hand as wittnes, the day of the date thereof:

Taken vpon Oath June: 14th: 1669

Before John Leueret: Edw: Ting: Assists

Vpon a meeting of vs whose names are vnderwritten, being appointed to set out the bounds vpon the wharfe of Mr Barnard, betwixt Capt: Scarlets house, & the sajd Barnards Lands, for the Ending of all further differences, doe Appoint that from the innermost post of Capt: Scarlets gate post, next to the high way, to the out side of the gate post, which is to bee removed next to mr Barnards Land, is to bee three foote Eight ynches & [soe [48] soe to runn by a straight line from the outside of that post to bee removed to the outside of the post vpon the wharfe & soe to measure from the bottome of the posts; dated this 13; March:  $166\frac{5}{6}$ :

Edw: Hutchinson John Richards

Edw: Hutchinson & John Richards doe testify that wee were called by the parties concerned, viz<sup>t</sup>: Capt: Scarlet, & m<sup>r</sup> Barnard for the setting out their bounds betwixt them according to the agreement on the Other side, & doe Acknowledge this aboue written was the issue & determination of vs accordingly, for anoyding all further differences to which wee hane set to Our hands the day aboue written:

Taken vpon Oath June: 14th: 1669

Before Edw: Tying

John Leueret

Entered & Recorded word for word Compared w<sup>th</sup> the Originall this 15; day: June: 1669;

As Attests: p Edw· Rawson Record<sup>r</sup>

Whereas William Wadcock of Hingham in the County of Suffolke in new England, being by the Court made Administrator to the Estate of William Johns of Hingham aforesajd deceased, on the behalfe of himselfe & such Others as the

Wm. Woodcock To Edmond Pitts Court should judge had right to the Estate of the sajd Johns as may Appeare, by an Act of the magestrates bearing date, the Eleauenth day of June one Thousand six hundred sixty

& three, And also being Ordered & impowred by the County Court, houlden at Boston on the last Tuesday of July in the yeare of Our Lord One Thousand six hundred sixty & six, to pay out & dispose of the aforesajd Estate of the sajd William Johns deceased to such Persons, as the County Court did then judge had right vnto the sajd Estate, as may fully Appeare in the sajd Order & for the fulfilling & performance of the sajd Order, Know all men by these presents that I the aforesajd William Woodcock as Administrator & impowred by the sajd Court as aforesajd for & in Consideration of the sume of florty pounds starling to mee in hand paid, & Se-

cured to bee paid by Edmond Pitts of Hingham aforesaid, wherewith I doe Acknowledge myselfe [fully: [49] fully sattisfyed Contented & paid & thereof & of enery part

& parcell thereof, doe Exonnorate acquitt & discharge the said Edmond Pitts his heires Executors & Administrators & enery of them forener by these preents, Haue ginen granted bargained sold Enfeofed & Confirmed & by these prsents doe giue grant bargaine sell Enfeoffe & Confirme. vnto the said Edmond Pitts his heires & assignes foreuer, all the houses & Lands of the said William Johns deceased the said Lands, being part of the Senerall house Lotts, lying in Hingham in the neck of Land called the home neck, vizt a part of the said Land being formerly purchased by the said Johns of the said Pitts, & of James Bates & was somtime the Land of Thomas Wakley & of Richard Betscome & part of the said Johns his Land purchased of John Ottis sen, & another part of the sajd Johns, his Land which hee purchased of Joseph Andrewes, & another parcell which was given to the said Johns by the Towne of Hingham, all the said parcells of Land lying together in one bulke, & the whole bulke of them as now they lye together, in one peece are bounded with the high way westward, & with the Lands of the said Pitts northward, & with the Lands of Thomas Andrewes Eastward & with the Lands of John Thaxter & the said Edmond Pitts Sonthward, together with all the houses buildings & fences vpon the said Lands or any part or parcell of them, with all & singular the Appartinences & princledges vnto the said prinisses or any part of them belonging, or in any waves Apperteyning & all my right Title & interest as Administrators & impowred & impowred by the sajd Court of & into the said premisses with their Appurtenances & enery part & parcell thereof To Haue & to hold the said parcells of Land purchased by the said William Johns of the said Edmond Pitts, & of James Ottis John Ottis senio<sup>r</sup>, Joseph Andrewes & the Other parcell given to the said Johns by the Towne of Hingham, all the said parcells lying together in one bulke, & pecce in the home neck in Hingham & bounded as aforesaid, with all the houses buildings & fences upon the said Lands, with all & singular the Appurtenances to the sajd prmisses, or any of them belonging vnto the said Edmond Pitts his heires & assignes foreuer & vnto the only proper vse & behoofe of him the said Edmond Pitts his heires & assignes foreuer, And the sajd, William: [50] William Woodcock as Administrator & impowred by the said Court doth hereby Couenant promise & grant to & with the said Edmond Pitts, that hee the said William Woodcock, as Administrator & impowred by the said Court, is the true &

proper owner of the said bargained prmisses with their Appurtenances at the time of the bargaine & sale thereof & that the said bargained prinisses, are tree & cleere & freely & cleerly acquitted Exonnorated & discharged of & from, all & all manner of former bargaines, sales, gifts, grants, Titles, mortgages, suites Attachments, Actions, judgments, Extents, Executions, Dowers, Title of Dowers, & all Other incumbrances whatsoener from the beginning of the world, vntill the day of the bargaine & sale thereof, And shall & will deliner or cause to bee delinered, all deeds writings, Enidences & Escripts, concerning the primisses or any perticular of them, vnto the said Edmond Pitt's his heires & assignes, or true Copies of them, fayre & vncancelled & the said William Woodcock, as Administrator & impowred by the said Court, doe Couenant promise & grant by these prsents all & singular, the said bargained primisses with their Appurtenances, vnto the said Edmond Pitts his heires & assignes to warrant acquitt & defend foreuer against all persons, from by or vnder him clayming any right, Title or interest of or into the same, or any part or parcell thereof, In Wittnes whereof I the said William Woodcock have hereunto set my hand & Seale the, thirteth day of may in the yeare of Our Lord God One thousand six hundred six-ty & seauen & in the nineteeth yeare of the Reigne of Our Soueraigne Lord Charles the Second by the Grace of God of Great Brittaine ffrance & Ireland, King defend of the Faith &c: 1667:

Signed sealed & delinered William Woodcock & a seale

in the p<sup>r</sup>sen<sup>ts</sup> of vs : Daniell Cushion mathias Briggs

memorandum that the word they betweene the Eighteene & nineteene lynes, was Enterlined before the Scaling & deliuery hereof in the prents of the same wittnesses, And also the words [& of James Bates, betweene the fifteene & sixteene lines were enterlined, before the Scaling & delinery hereof in the prents of the same wittnesses, & also the words & of James Bates between the fowre & twenty & fine & twenty lines with the words as Administrator & impowred by the said Court betweene the thirty & one & thirty lines,

were enterlined before the scaling & [51] & delivery

hereof in the preents of the same wittnesses.

This deed was Acknowledged by the subscriber, June: 22:1669: Before Edward Tyng Assist.

As Attests: Edw. Rawson Record<sup>r</sup>

Entered & Recorded word for word & Compared with the Originall this 25th. of June; 1669:

To all Christian People to whome this present deed of sale shall come, William Cotton of Boston in the Collony of the massathusetts in new England Butcher Sendeth Greeting in Our Lord God Euerlasting. Know yee that the said William Cotton with the free Consent of Ann his wife, for & in Consideration of the sume of One hundred & flifty pounds in money & Other good & Currant pay, to him in hand before the sealing & delinery hereof well & truly paid by Henery Thomson of Boston aforesajd merchant, the receipt of the which sume the said William Cotton doth Acknowledge by these preents & therewith to bee fully sattisfyed paid & Contented, And thereof & of enery part & parcell thereof, doe Acquitt & discharge the said Henery Thomson his heires Executors Administrator & assignes & enery of them foreuer by these preents, Haue ginen granted bargained sold alliend assigned Enfeoffed & Confirmed & by these presents doth fully electely & absolutely give grant bargaine sell alliene assigne enfeoffe & Confirme vnto the said Henery Thomson his heires & assignes foreuer, All that his peice or parcell of Land or Ground Conteyning in length Thirty foote or thereabouts & Containing in breadth Twenty foote or thereabouts with the messuage Tenement or dwelling house on part thereof standing, Scittuate lying & being in Boston aforesaid, & is butting Easterly on the Land or Ground of Edmond Jackson, & on the street Westerly & is bounded by the Land or Ground of Jonathan Shrimpton northerly, And by the Lands or ground of Isaac Walker & Edmond Jackson southerly, with the halfe share of the Conduite & water & water Courses, with the Appurtenances & princledges to the said bargained prinisses belonging or in any waves Apperteyning, And all the Estate right Title interest vse propriety possession clayme & demand whatsoener of him the said William Cotton of in or to the same or any part or parcell thereof, And all deeds Euidences [& [52] wrightings which Concerne the said Bargained prinisses only & Copies of all such deeds Enidences & writtings, which Concerne the same wth Other things, To Haue & to hold the said peece & parcel of Land or ground, with the messuage, Tennement or dwelling house, on part thereof standing, Scittuate lying Containing butting & bounded as aforesajd with the halfe share of & in the Conduit water & water Courses, & Other the princledges & Appurtenances

wito the said bargained primises belonging & Apperteying as aforesaid, with Other the primises hereby mentioned bargained & sold vito the said Henry Thomson his heires & assignes foreuer,

To the only proper vse benifit & behoofe, of him the said Henery Thomson his heires & assignes foreuer And the said

William Cotton for himselfe his heires Executors & Administrators doth Couenant promise & Grant, to & with the sajd Henry Thomson his heires & assignes by these preents as followeth vizt: That hee the said William Cotton at the time of the Grant bargaine & sale of the primisses, vnto the sajd Henery Thomson & vntill the deliuery hereof, vnto the sajd Henery Thomson his heires & assignes foreuer was the true & Lawfull owner thereof, & was seized in his owner rights in a good perfect & absolute Estate of inheritance in fee simple, of & in the said bargained primisses, & hath in himselfe full power & Lawfull Authority the primisses to give grant bargaine sell & Confirme as aforesaid, And that the said Henery Thomson his heires & assignes shall & may henceforth foreuer Lawfully peacably & quietly have hold vse posses & enjoy the said bargained prinisses & enery part & parcell thereof, ffree & cleere & cleerly acquitted Exonnorated & discharged Or Otherwise, from time to time & at all times hereafter sufficiently saued defended & kept harmless of & from all & all manner of former & Other gifts grants bargaines, sales, leases, assignements, mortgages wills, Entailes, judgments, Executions, Extents, forfeitures, seizures joyntures, Dowers & power of thirds, And of & from all Other Charges, Titles troubles, Acts & incumbrances whatsoener, had made Acknowledged done or suffered to bee had made Acknowledged or done by him, the said William Cotton his heires Executors Administrators or any Other person or persons whatso [euer [53] whatsoeuer, by his or their

Acts meanes default, Consent or procurement whereby, the Sajd Thomson his heires or assignes shall or may

bee, hereafter molested in or enicted out of the possession thereof or any part or parcell thereof, And that the sajd William Cotton his heires Executors, & Administrators the said bargained prmisses & enery part & parcell thereof, vnto the said Henry Thomson his heires & assignes against themselues, respectively & all & enery Person & Persons whatsoeuer, lawfully clayming or to claime any Estate right Title interest, vse propriety possession clayme or demand whatsoener of in or to the same or any, part or parcell thereof, from by or under him them, any or either of them, shall & will warrant & foreuer defend by these presents. And Ann the wife of the said William Cotton vpon the Consideration abouesaid, doth fully & cleerely give & yeald vp vnto the sajd Henry Thomson, his heires & assignes all her right & Title, of Dower power of Thirds & interest, of in or to the prmisses aboue mentioned, bargained & sold foreuer by these prsents, And that the said William Cotton & Ann his wife, respectively & their heires Executors & Administrators of the

sajd William Cotton, vpon reasonable & lawfull demand shall & will at any time Or times within the space or terme of One years, from & after the day of the date hereof performe & doe, or cause to bee performed & done any such further, & Other Act or Acts thing or things what socuer that shall or may bee for the more full Compleating Confirming & Sure making of the said bargained prmisses, vnto the said Henery Thomson his heires & assignes foreuer, according to the true intent hereof & according to the Lawes of the Collony about said. In Wittness whereof the said William Cotton & Ann his wife, haue hereunto set their hands & seales, the seauenteenth day of June in the years of Our Lord One thousand six hundred sixty & nine, in the one & Twenteth years of the reigns of Our Soueraigns Lord. Charles the Second by the Grace of God of England Scotland ffrance & Ireland King defend of ye ffaith

William Cotton with a scale appendig

Ann Cotton. / : with a Scale appending

Signed Scaled & delinered

& possession of the within mentioned Land or ground & dwelling in the house giuen presents of

Tho: Lake: John Stedman: Sam: Alcock: Win:

hir marke.

William Cotton &: Ann his wife, freely & fully knowledged this deed to bee their Act & deed June 24th. before Thomas Dan-1669:forth assist

Pearse : Scri: Entered & recorded word for word this: 27: June: 69 Edw Rawson Record<sup>r</sup>

[54] Know all men by these p<sup>r</sup>sents, that wee nicholas Prideaux of the Island of Barbados, Gent: And Bridget my wife Haue made Ordained & in Our Steads & places putt & constituted, & by these presents doe make Ordaine & in Our steads & places putt & Constitute Our well beloued freind mr Edward Rawson of the Towne of Boston, in new England to bee Our true & Lawful Atturney for vs & in Our names & to & for Our Owne proper vses, to ask demand leuv, sue for recouer & receine, All & singular such sum & sumes of moneyes, goods wares merchandizes, or Other Commodities

Nicho: Prideaux letter of Atturney To Edw: Rawson

whatsoeuer which is due, Owing Apperteyning or belonging, vnto vs the said Nicholas Prideaux & Bridget my wife by bond Specialty,

booke accompt or legacy or by any Other wise or meanes whatsoeuer of & from all & euery Person or Persons whatsoeuer in new England aforesaid, But more Espe-

cially of & from the Executors of the last will & Testament of the late Renerend John Wilson senior, Pastor of the Church of Boston in new England aforesajd the full sum of one hundred pounds starling money, which said sum of one hundred pounds was given & bequeathed vnto my said wife Bridget as a legacy in & by the said last will & Testament, of the aforesaid late Reuerend John Wilson senior, Giuing & by these preents granting, vnto Our said Atturney all Our full power & Authority in & about the primisses to sue Arest Attach seize, sequester imprison & Condemne & out of Prison to deliuer, And to Appeare before all & all manner of Judges, justices & ministers of the Law, And also to recouer & receine all & singular the primisses aforesaid & vpon reconery or receipt of the same, to give Lawfull & sufficient discharges. & them to signe scale & as his Act & deed to deliner in Our behalues And also giving & by these prsents allowing, vnto Our sajd Atturney one Atturney or more vnder him, And Generally to doe Execute prossecute, & determine all & enery the prinisses, as fully & Effectually as if wee Our schees were there personally present, rattifying & allowing vnto Our sajd Atturney, all & enery Act & Acts.

thing [55] & things whatsoeuer, which hee Our sajd Atturney shall doe Or Cause to bee done, in & about the primises by virtue of these preents, In Wittnes whereof wee have hereunto put Our hands & seales, dated in Barbados, the Twenteth day of march, Anno: Domj: 1668:

Nicho: Prideaux & a Scale

Sealed & delinered in the Bridget Prideaux & a seale:

p<sup>r</sup>sents of vs:

Ezekiell Brisco Richard Gregory

Ezekiell Brisco deposed before vs here vnder-written, this: 14<sup>th</sup>: of October 1669: that having Subscribed his name as a wittnes to this instrument was preent with Richard Gregory the Other wittnes the date thereof & did both heare & see, Nicholas Prideaux & Bridget his wife to signe Seale & deliner the same as their Act & deed,

Simon Willard

Assistants

W<sup>m</sup>: Hathorne:

Entered & Recorded word for word & Compared with the Originall this: 14th; October: 1669.

As Attests: Edw: Rawson Record<sup>r</sup>

To all Christian People, to whome these p<sup>r</sup>sents shall come, Richard Greene of Boston Seaman, Sendeth Greeting Know yee that the said Richard Greene for divers good

causes, & ualluable Considerations, & Especially for & in Consideration of the some of Twelue Pounds, to him in hand paid by Peter Bracket of Braintry in new England the receipt whereof, hee doth Acknowledge by these prsents, & thereof, & of enery part & parcell thereof doe Exonnorate acquit<sup>t</sup> & discharge, the said Peter Bracket his heires & assignes for ener by these preents, Hath given granted, bargained Sold Enfeoted & Confirmed, & by these presents doth gine grant bargaine sell, Enfeofe & Confirme vnto Peter Bracket his heires & assignes foreuer Twelne Rodds of Land, lying & being in Boston vizt, six Rodds, in length & two rodds in breath, the length thereof abutting on the high way that leades to Charls-Towne ferry northerly, Two Rodds in breadth abouting on the way layd out by Boston Townesmen [that [56] that leades from Capt: Bredens house to Charls-Towne ferry high way westerly on the Lands of Thomas Munt Southerly & on the Land of m<sup>r</sup> Star Easterly together with all the princledges & Appurtenances belonging, or in any waves Apperteyning thereunto To Haue & to hold, the said Twelue Rodds as it is butteled & bounded, with all the princledges & Appurtenances thereto belonging, or in any wayes apperteyning to the said Peter Bracket his heires & assignes foreuer, And to the only proper vse & behoofe of him the said Peter Bracket his heires & assignes foreuer to bee held in free sockage, & in not in Capite nor by Knights service, And the said Richard Greene dot Couenant promise & Grant by these presents that hee the

Rich: Greene To Peter Bracket sajd Richard Greene, is the true & proper owner & proprietor of the sajd bargained p misses at the time of the bargaine & sale thereof, & that the s<sup>d</sup>

premisses are free & cleere & freely & cleerly acquitted Exonnorated & discharged of for & from all & all manner of former bargaines, sales, gifts, grants, Titles, mortgages, Actions suites, Arests, Attachments, judgments, Executions, Extents & incumbrances whatsoener, from the beginginning of the world vntill the time of the bargaine & sale thereof. And shall & will deliner or Canse to bee delinered, all wrightings deeds & Euidences concerning the premisses, vnto the sajd Peter Bracket favre & vncancelled, And the sajd Richard Greene doth Concnant promise & grant by these prsents all & singular the said bargained premisses, with the Appurtenances to warrant acquitt & defend vnto the sajd Peter Bracket his heires & assignes against all People, clayming any right title or interest of or into the same, Or any part thereof by his meanes Title or procurement, foreuer by these preents & that it shall & may bee Lawfull, to & for the said Peter Bracket his heires & assignes to record &

enrowle or Cause to bee Recorded & Enrowled, the title & tennor of these prsents according to the true intent & meaning thereof, And according to the vsuall manner & Order of Recording, deeds & Euidences, in such Case made & prouded: In wittnes whereof the sajd Richard Greene haue set to his hand: & Seale, the first day of may, one Thousand Six hundred fif<sup>ty</sup> nine:

Rich: Greene & a seale

Signed Sealed & delivered & possession given according to Law the day & yeare aboue written in the presents of vs:

Rob<sup>t</sup>: Sanford : Tho: Hawkins : This deed Acknowledged the 8: 5: 69:

- Rich: Bellingham Gou<sup>r</sup> Entered & Recorded word for word & Compared with the originall this 8<sup>th</sup>: July: 1669: Attes<sup>ts</sup>: Edw: Rawson Record<sup>r</sup>

[57] To all Christian People: to whome this p<sup>t</sup>sent, wrighting shall come Henery Talor of Boston in the massathusetts Collony of new England Chirurgeon & Mary his wife Send Greeting in Our Lord God Enerlasting Know yee that the sajd Henery Talor & Mary his wife for & in Consideration of fline hundred & Eight Pounds, whereof one hundred & Eight Pounds pajd in money, the: two & twenteth day of August in the yeare of Our Lord, One Thousand six hundred sixty six, the Other flowre hundred Pounds pajd at sealing hereof, viz<sup>t</sup>: one hundred & flifty Pounds in Sugar one hundred & flifty Pounds in wine & Brandy & the Other hundred Pounds in English Goods all at money Prise,

Hen: Taylor

W™ Taylor

W™ Taylor

Haue ginen granted bargained sold Enfeofed & Confirmed & by these p<sup>r</sup>sents doe gine grant bargaine sell Enfeoffe & Confirme vnto William Talor

of the sajd Boston merchant, A Warehouse in Boston aforesajd with the wharfe before it, bounded with the mill Creeke, Southerly, with Land of Thomas Lake Merchant Westerly, with the Land of Mrs Paddy Northerly, & with the Other Land or wharfes of sajd Henry Taylor, hereby allienated Easterly, Also all the Other wharfe or wharfes adjoyning, to the aforementioned wharfe with two new warehouses thereupon standing, with sajd other Wharfe or wharfes, with the sajd two warehouses are yett in the possession, of the sajd Henry Taylor & bounded with the sajd mill Creeke Southerly, with Land of James Robinson East or Easterly, with the Land of sajd mr Paddy north or northerly. To Hane & hold, the afore bargained primisses as before bounded, with all wayes paths passages, rights princledges, & Appurtenances thereunto belonging, or in any wayes Appertaining, together

with all deeds, Euidences & writtings, Concerning the prmisses favre vncancelled & vndefaced, vnto the said William Taylor his heires & assignes, to the only vse & behoofe of the said William Taylor his heires & assignes foreuer: And the said Henry Talor for himselfe his heires Executors & Administrators doe Couenant & grant to & with the said William Taylor his heires & assignes by these preents, That hee the said Henry Taylor the day of the date hereof is & standeth Lawfully seized to his owne vse of & in the afore bargained primisses, & enery part thereof, with the Appurtenances thereof in a good perfect & absolute Estate of inheritants in fee simple, & hath in hunselfe full power good right & Lawfull Authority, to grant bargaine sell Conney & assure the same in manner & forme aforesaid, And that hee the said William Taylor his heires & assignes & enery of them, shall & may foreuer heareafter peacably & quietly, have hold & enjoy the afore bargained primisses, with the [58] the Appurtenances rights, & princledges thereof as aforesajd free & cleere & cleerly acquitted & discharged of & from all former & Other bargaines, & sales, gifts grants joyntures, Dowers, Titles of Dower, Estates Mortgages, forfeitures, judgments Extents Executions, & all Other Acts, & Incumbrances whatsoener, had made Committed & done, or suffered to bee done by the said Henry Taylor, his heires or assignes or any Person or Persons, clayming by from or vnder him, them or any of them, And further the said Henry Taylor & mary his said wife doe for themselues their heires Executors Administrators Couenant promise & Grant, to & with the sajd William Taylor his heires or assignes, that the sajd Henry Taylor & mary his sajd wife, vppon reasonable & Lawfull demand shall & will performe & doe or cause to bee performed & done, any such further Act or Acts, whether by way of Acknowledgment of this present deed or release of Dower in respect of the said mary, or in any Other kind that shall or may bee for the more full Compleating Confirming & sure making the afore bargained p<sup>r</sup>misses vnto the sajd William Taylor his heires & assignes according to the true intent hereof & the Lawes of ve said massathusetts jurisdiction, In Wittnes whereof the sajd Henry Taylor & mary his sajd wife haue hereunto put their hands & Scales the sixt day of May, in the yeare of Our Lord One Thousand six hundred sixty & seauen, Annoqe Regnj Regis Carolj Secundj, decimo nono:

Henry Taylor with a Seale Appending mary Taylor with a Seale Appending

Signed Sealed & delinered in

the presents of vs:
John Paine:

Ita attest : Robt: Howard nof Publ:

State Seizen & possession ginen & received, of all the Warehouses & wharfes, contained in this deed the: 11:9:1667.

Samuell Bache Rob<sup>t</sup>: Howard not: Publ: m<sup>r</sup> Henry Taylor Acknowledged this Deed to bee his Act & Deed & mary his wife freely yealded vp her thirds: 15:3:67

Before mee William Haythorne. Assist Entered & Recorded word for word & Compared with the Originall this 14th. July: 1669

As Attests: Edw: Rawson Record<sup>r</sup>

[59] To all Christian People to whome these preents 1669 shall come, Abigall the late Relict & Executrix, to the last will & Testament of John Ruggles late of Roxbury & Griffin Craft John Ruggles & Samuell Ruggles, all of Roxbury in the County of Suffolke in new England, Executor & Onerseers of the last will & Testament of said John Ruggles deceased together with Mary the Relict of Thomas Ruggles of Roxbury late flather to the said John Ruggles deceased Sends Greeting, Know yee that for & in Consideration of twenty ffine Pounds, long since pajd by John Alcock of Roxbury aforesaid Phisitian, vnto the aboue mentioned John Ruggles deceased, wherewith the said John Ruggles in his life time Acknowledged himselfe, fully sattisfyed Contented & paid & by sufficient Euidence to vs soe Appearing, wee the said Abigall Relict of said John Ruggles, Griflin Craft, John Ruggles & Samuell Ruggles, Executor & Ouerseers to the last will & Testament of the said John Ruggles & Mary his late mother According to the desire, Order & power of the said John Ruggles, to vs Committed by his last will & Testament, to give as well as take assurances of Land, by him sould or bought as in his said will bearing date, the: 9th. of September, sixteene hundred flifty & Eight more Amply Appeareth, Hane absolutely given granted alliened, Enfeoffed & Confirmed, & in the name of the said John Ruggles, doe absolutely gine grant alliene & Confirme vnto the sajd John Alcock his heires & assignes all that the Cowhouse & pasture Land of the sajd John Ruggles, scittuate on the meeting house hill, in Roxbury being six Acres more or less, as it is now in possession of said John Alcock, & left soe to him by said John. Ruggles, bounded by the north East, north & northwest on the Common & way leading vnto Stony River great bridge South & South west, on the Land of sajd John Alcock, sometimes the Land of John Peirpoint East & South East, on the Lands of John Chandler & his mother, withall the liberties princledges & Appurtenances

thereto belonging or in any waves appertening To Hane & to hold, the aboue mentioned Cowhouse six Acres of Pasture Land bee it more or less, with the liberties princledges & Appurtenances thereto belonging Or in any wise apperteyning to him the said John Alcock his heires & assignes foreuer. And the said Abigall Griffin Crafts John Ruggles Samuell Ruggles & Mary, Executrix Executor & Ouerseers of the last will of the said [John [60] John Ruggles & Thomas Ruggles each for themselves, doe According to the power to them Giuen, Couenant promise & grant to & wth the said John Alcock, his heires & assignes by these presents that all the aboue mentioned granted primisses, are free & cleere & freely & cleerly acquitted, Exonnorated & discharged & from time to time, shall bee defended & well kept & saucd harmless of & from all & all manner, of former & Other gifts grants leases, mortgages joyntures Dowers, wills Entailes judgments, Rents arearages of rents, And all & all manner of incumbrances whatsoeuer, had made done Acknowledged Committed Suffered, done or Committed to bee done, by the said John Ruggles in his life time, or by or from them their Ex-

John Ruggles To Jno: Alcock. ecutors or assignes, or by or from or vnder the heires, of the sajd John Ruggles & Thomas Ruggles his flather or any Other Person or Persons whatsoener haning clayming or pretending to

have or clayme any right Title or interest, thereunto whereby the said John Alcock, his heires or assignes at any time shall or may bee Lawfully enicted or ejected from the quiat & peacable possession of the aboue granted prmisses or any part or parcell thereof, with any the liberties princledges & Appurtenances to the same belonging or in any wise Appertaining shall & will warrant & forener defend ye same, & the title thereof from all men Especially the heires of the aboue mentioned John Ruggles the sonn or Thomas Ruggles the ffather, In wittnes whereof the said Abigall Griffin Crafts, John & Samuell Ruggles & mary mother to the said John haue hereunto set their hands & seales this Eight day of Aprill, sixteene hundred sixty & two being the flowretcenth yeare of the Reigne of Our Soucraigne Lord Charles the Second by the Grace of God of England Scotland ffrance & Ireland King : &c:

Signed scaled & delinered by Griffin Craft John Ruggles Samuell Ruggles & mary Ruggles in prence of vs:

Edw: Rawson· John flyler:

her marke
Abigall O Day: & a seale
Griffin Craft & a seale
John Ruggles & a seale
Thomas Ruggles & a seale
her marke
mary T Ruggles & a seale

This deed Acknowledged by Griffin Craft, John Rugles Samuell Rugles & mary Rugles to bee their Act & deed this 8:Aprill:1662 Before mee: Daniell Gookin

Entered & Recorded word for word & Compared with the

Originall: 14 July: 1669

As Attests: Edw. Rawson Records

Instrument shall come Ann Cooper Relict of Zacheus Bozworth of Boston in new England deceased, now the wife of Thomas Cooper of Rehoba in new England, Sendeth Greeting, Whereas my before named Husband the late deseased Zacheus Bozworth, did Gine & leane vnto mee at his decease for & during the tearme of my naturall life the moyety or halfe of a Tennement or dwelling house with, the moyety or halfe of the Land with the Appurtenances, thereto belonging scittuate lying & being in Boston aforesaid & is bounded, South easterly by the Land of Thomas Clarke, south-westerly by the Land of John Moss, & by the streets north-Easterly & north-Westerly, Know yee that I the said Ann Cooper by virtue of my owne power &

rights of & in or to the pinisses, For the naturall love & affection which I have & beare vnto my beloned sonn Samuell Bozworth of Boston afore-

said, Haue Ginen Granted alliened, Enfeoffed & Confirmed. And by these preents doe fully & absolutely Gine grant alliene, Enfeoffe & Confirme, vnto the said Samuell Bozworth his heires & assignes foreuer, All the Estate right Title interest, vse propriety possession clayme or demand whatsoeuer of mee the said Ann Cooper, of in or to the moyety or halfe of the prementioned house & Land whether it bee right by Dower, or Title of Dower or by any way or meanes, whatsoeuer, vnto the said Samuell Bozworth, his heires & assignes whatsoeuer, freely peacably & quietly To Hane & to hold without any manner of reclayme Challenge or Contradiction of mee the said Ann Cooper, or of any Other Person or Persons by any meanes Title or procurement in any manner or wise or without any Account or Answer therefore to mee, or in my name to bee ginen rendered or done in time to come Soe that neither I the said Ann Cooper mine heires Executors or Administrators, or any Other Person or Persons by vs, for vs or in Our names, or in the name of any or either of vs, at any time hereafter may ask clayme challenge or demand in or to the prinisses, any interest right Title vse, possession or propriety, But from all Action of right Title Dower clayme interest vse possession & demand thereof wee & enery of vs to bee vtterly Excluded & forener

debarred by these preents, And I the said Ann Cooper mine heires Executors & Administrators the premises mentioned Granted & giuen, vnto the said Sanmell [Bozworth [62]] Bozworth his heires & assignes against all Persons will warrant & defend, In Wittnes whereof I the said Ann Cooper have hereunto set my hand & seale, the flive & twenteth day of flebruary in the yeare of Our Lord One Thousand six hundred sixty & Eight, in the One & Twenteth yeare of the Reigne of Our Soueraigne Lord Charles the Second by the Grace of God of England Scotland flrance & Ireland King defendr of the Faith: &c:

Signed sealed & delinered in the presence of:

Noah Newman Dan: Smith: This aboue written Deed of Guif<sup>t</sup> was Acknowledged by the aboue named Ann Cooper to bee her owne Act & deed & that it was drawne by her Consent & Order: 24:3:1669 By mee Eliazer Lusher Assist

Entred & Recorded word for word & Compared with the Originall this 18th; day of July: 1669.

As Attests Edw Rawson Record<sup>r</sup>

To all Christian People to whome this prent deed of saile shall come, John ffreake of Boston in the Colony of the massathusets in new England merchant Sendeth Greeting in Our Lord God Euerlasting, Know yee that the sajd John ffreake with the free Consent of Elizabeth his wife, for a ualluable Consideration to him in hand before the sealing & deliuery hereof, well & truly pajd by Thomas Berry of Boston aforesajd marriner the receipt of which ualluable Consideration.

John ffreake sideration, the sajd Jue: ffreake doth Acknowledge by these prsents, And therewith to bee fully Sattisfyed & Contented, Hath ginen granted bar-

gained Sold alliend, Enfeofed & Confirmed & by these preents doth fully cleerly & absolutely Gine Grant bargaine Sell alliene Enfeoffe & Confirme vnto the said Thomas Berry his heires & assignes foreuer, All that his peece parcell or Plott of Land, lying & being at the north End of the Towne of Boston aforesaid, as it is Now fenced in Containing by Estimation One hundred & Twenty foote Square bee the same more or less, with a peece or parcell of ground lying & being at the north Easterly End of the said plott or parcell of Land the whole breadth of the said plott of Land of [Land

[63] Land below the foote path on the brow of the Banck. downe to the low water, the which bargained primisses, is butting on Charles River north-Easterly, & on the Land of Henry Kemble South-westerly, And is bounded by the Land of Augustin Lyndon South-easterly, & by the Land of John Conney Northwesterly, with the proflitts & Appurtenances thereof, And princledges thereto belonging or in any wise Appertaining, And all the Estate right Title interest vse, propriety possession claime & demand whatsoener of him the said John ffreake, of in or to the same or any part thereof, And all deeds Euidences & writtings which Concerne the said bargained primisses Only & Copies of all such deeds Euidences & writtings which Concerne the same with Other things, To Hane & to hold, the sajd peece parcell Or plott of Land with the peece or parcell of ground lying at the north-Easterly End thereof [the foote path on the brow of the banck Excepted | both parcells being butting & bounded as aforesajd, vnto the sajd Thomas Berry his heires & assignes foreuer, To the only proper vse & behoofe of the said Thomas Berry his heires & assignes foreuer, And the said John ffreake for himselfe his heires Executors & Administrators doth Conenant & grant to & with the sajd Thomas Berry his heires & assignes by these presents, as followeth, vizt: That hee the said John ffreake at the time of the Grant bargaine & saile of the prinisses vinto the said Thomas Berry & vntill the deliuery hereof to the said Thomas Berry, to the vse of him his heires & assignes forener, was the true & Lawfull Owner of the said bargained primisses, And that hee hath in himselfe full power & Lawfull Authority the prmisses to give grant bargaine sell & Confirme as aforesaid, And that the said Thomas Berry his heires & assignes, shall & may henceforth foreuer Lawfully peacably & quietly haue hold vse Occupie possesse & Enjoy the said bargained prmisses, & enery part & parcell thereof free & cleere, & cleerly Acquitted Exomorated & discharged of & from all & all manner of former & Other gifts grants bargaines Sales leases assignements, mortgages wills, Entailes judgments, Executions Extents forfeitures seizures joyntures [Dowers [64] Dowres, And all other Acts & incumbrances whatsoeuer had made Committed done Or suffered to bee had made Committed or done, by the sajd John ffreake his heires Executors Administrators or any Öther Person or Persons whatsoeuer by his or their Act, meanes Consent Or procurement, whereby the said Thomas Berry his heires or assignes, shall bee hereafter molested in or Euleted out of the possession thereof, Or any part Or parcel thereof, And that the said John ffreake his heires Executors & Adminis-

## SUFFOLK DEEDS, LIB. VI., 64.

trators the said bargained primisses vinto the said, Thomas Berry his heires & assignes, against themselves respectively. all & enery Persons & Persons whatsoener, Lawfully clayming Or to clayme any Estate Right Title interest vse, propriety possession clayme or demand whatsoeuer of in or to the same or any part or parcell thereof from by or vnder the Title of John Sanford, Edmond Downe, Jue: Horne, John Inwood, Henry Inwood, William Inwood & the said John threake, Or either of them or their heires Executors Administrato<sup>rs</sup> Or assignes respective<sup>ly</sup>, shall & will warrant & forener defend by these preents, And Elizabeth the wife of the said John ffreake doth fully & freely give & yeald vp vnto the sajd Thomas Berry his heires & assignes, All her right & Title of Dower & interest, of in or to the said bargained prmisses foreuer by these prsents, And that the said John ffreake & Elizabeth his, & the heires Executors & Administrato<sup>rs</sup> of the said John ffreake, vpon reasonable & Lawfull demand, shall & will performe & doe or Cause to bee performed & done, any such further Act & Acts, whether by way of Acknowledgment of this present deed, Or release of Dower in respect of her the said Elizabeth Or in any Other kind that shall or may bee, that shall or may bee for the more full Compleating, Confirming & sure making of the said bargained p<sup>r</sup>misses, vnto the said Thomas Berry his heires & Assignes foreuer According to the true intent hereof & According to the Lawes of the Colony about Said. In Wittnes whereof John ffreake & Elizabeth his wife haue hereunto set their hands & Seales, the Sixteenth day of may in the yeare of On Lord One Thousand Six hundred Sixty & Eight in the Twenteth yeare of the Reigne of Our Soneraigne Lord Charles the Second by the Gracee of God of England Scotland france & Ireland King defend of the Faith &c.

John ffreake with a Seale Appending Elizabeth ffreake with a seale Appending

Signed Sealed & delivered by the within named Jn°: ffreake in the presence of vs. & by Eliz: ffreake in presence of vs:

> Antipas Boyce: Richer Price, W<sup>m</sup>: Pears, Ser:

This deed was legally Acknowliged to bee the deed of John & Elizabeth ffreake, past by them vnto Thomas Berry, this 5th; of October: 1668, Before mee Rich; Russell Assist:

Recorded word for word Aug<sup>st</sup> 16

As Attests Edw. Rawson Records

[65] This Charter Party made the Twelfth day of may in the yeare of Our Lord One Thousand Six Hundred Sixty & Eight, betweene Thomas Berry of Boston in the

Colony of the massathusets in new England marriner,

part Owner & master of the Good Ketch Or ship soe tearmed called, the speedwell of the Burthen of sixty Tunny, or thereabouts now riding at Anchor in the Harbor of Boston aforesajd, on the one part, & Richard Williams of London now Boston aforesajd Merchant, part, Owner of the sajd Ketch On the Other part, Wittnesseth, That the sajd master hath demised Granted & to ffraight letten, And by these presents doth demise grant & to ffraight let, vnto the sajd merchant his Executor's Administrator's & assignes the moyety or halfe of the sajd Ketch, called the speedwell for Eight monthes Certaine Tenn monthes vncertaine, And that the sajd merchant hath hyred the moyety or halfe of the sajd Ketch

Charter party betweene Rich Williams X

Tho: Berry:

for Eight monthes Certaine Tenn monthes vucertaine, for a voyage to bee made with her by Gods Grace, from Boston aforesajd to Barbados & from Barbados to Boston, & from Bos-

ton to maderas, & from maderas to Barbados, & from Barbados to Boston being the Port of her right discharge, And the said master for himselfe his Executors & Administrators doth Couenant & Grant, to & with the said marchant his Executors Administrators & assignes, the said Ketch to prepare & warrant strong & stanch, both aboue & beneath & well & sufficiently Equiped set forth, Tackelled & Apparrelled with masts sailes, saile vards Anchors Cables ropes Coards Tackle Apparrell, Boate-furniture & all Other necessaries, fitt for such a Ketch during the said Tearme, [The danger of the Seas Excepted] And the said master for himselfe his Executors Administrators & assignes doth further Couenant & Grant to & with the said merchant, his Executors Administrators & assignes, the said Ketch to flitt & make ready to receive into her such Goods wares & merchandizes, As the sajd merchant his Executors Administrators & assignes shall please at Boston aforesaid to ship into her, by the sixteenth day of this instant month of may to the full Loading of the movety or halfe of the said Ketch & the Goods wares & merchandize shipt shall & will deliner vnto the said Merchant his Executors Administrators Correspondents flactors & assignes at Barbados & any Other the primentioned Ports & places [the danger of the seas & all Other Cassualties Excepted] [66] during the tearme aforesaid as also at all & either of the aforesaid Ports & places shall & will relade, any such Goods wares & merchandize, as the said Merchant his Executors Administrators Correspondents flactors or assignes shall please to ship aboard the said Ketch, to the full Loading of the movety or halfe of the sajd Ketch during the tearme of the said voyage & voyages, And the said merchant for himselfe his Executor Administrator & assignes doth Conemant & grant to & with the said master, his Executors Adminstrators & assignes the sajd Ketch sufficiently to man & victuall during the said tearme and to pay ve master & Seamen their respective wages & to pay ye movety or halfe of all port charges which the said ketch shall be liable to during the Said terme And for & in Consideration of the fraight hyre of the movety or halfe of the said Ketch, the said merchant for himselfe his Executors Administrators & assignes, doth Conenant promise Grant & Agree, to & with the said master to pay or Cause to bee paid, to the said master his Executors Administrators or assignes the full & whole sume of Eighteene pounds p month in money Currant in new England, the monthly pay to commence the Sixteenth day of this instant month of may, And it is also Conenanted & granted by the said merchant that, that sum of money which shall bee due for the hire of the movety or halfe of the said Ketch from the day of her Entering into pay, to her Ariuall at Barbados & from Barbados to Boston aforesaid in the first part of her voyage shall bee paid in specie aforesaid in Boston aforesaid, by the said merchant his Executors Administrators or assignes, to the said master his Executors Administrators or assignes within six dayes, after the said Ketches Arinall at Boston aforesajd, And the remaining sum to bee paid in Specie aforesaid, Att the Expiration of the aforesaid tearme, For the true performance of all which primisses the said parties, doe bind themselnes respectively & their respective heires, Executor & Administrator vnto Each Other in the penall sum of Two hundred pounds in Currant money of new England to bee paid by the party defectine vnto the party observant, In Wittnes whereof the said parties to these Indented Charter party Enterchangably their hands & seales have set, the fifteenth day of may in the yeare of Our Lord aboue written written Annoge Regni Regis Carolj Secundj: xxº:

Signed sealed & delinered, in the presence of vs. John ffreake William Pearse ser: Rich: Williams & a seale Entered & Recorded word for word & Compared with the Originall this: 1 [ ]. August: 1669.

As Attests: Edw. Rawson Record<sup>r</sup>

[67] To all Christian People, to whome this p<sup>r</sup>sent deed of sale shall come, Edward Tyng of Boston in the County of

Suffolke in the Colony of the massathusets in new England merchant, Sendeth Greeting, in Our Lord God Eucrlasting,

Know yee, that the sajd Edward Tyng with the free Consent, of many his wife for & in Consideration of the sume of Twenty pounds in Currant money of new England, to him in hand before the sealing & delinery hereof, well & truly pajd by Joseph Rock of Boston aforesajd Merchant, the receipt of the which sume the sajd Edward Tyng, doth Acknowledge by these preents, & therewith to bee fully pajd & sattisfyed to Content, & thereof & of enery part & parcell thereof, doth Acquitt & discharge the sajd Joseph Rock his heires Executor Administrator & assignes & enery of them forener by these preents: Hath Ginen granted, bargained sold allienced assigned Enfcofed &

Confirmed & by these pisents Doth fully cleerly & absolutely give Grant bargaine sell alliene assigne Enfeoffe & Confirme vnto the sajd Joseph Rock his heires & assignes forever, All

that his owne fourth part of & in that Island which is Common'y called & Knowne by the name of Gallops Island, And all that his owne fourth of & in that Island which is Commonly called & knowne by the name of Nickse'-mate, And Two Aeres of Land bee it more or less lying & being on that Island, Commonly called & knowne by the name of Long Island, & is that same Two Acres of Land bee it more Or less which her the said Edward Tyng purchased of Henry Kemble of Boston aforesaid Black-smith, w<sup>ch</sup> said Two Acres of Land is now bounded Easterly, by the Land of the before named Joseph Rock, northwesterly by the Sea, Southwesterly by the Land of Edward Cowell, And Southerly by the Lands of Jonathan Balston in part, Thomas Stanbury in part & Thomas Brattle in part, All which prementioned parcells of Land bargained & Sold are lying & being, on the prementioned Islands within the bounds of the Towne ship of Boston aforesajd, with the Appurtenances thereof & princledges to the said parcells of Land respectinely belonging or in any wise Appertaining, And all the Estate right Title Interest vse propriety possession clayme & demand whatsoener of him the said Edward Tyng of in or to the said Three parcells of Land & either of them, or of in Or to any part of them Or either of them, And all Deeds [Euidences [68] Euidences & writings which Concerne the said bargained primisses Only, & Copies of all Such deed Euidences & writtings, which Concerne the same & either of them with Other things, To Hane & to hold, the one fourth part of that Island Common<sup>by</sup> called & knowne by the name of Gallops Island, And the One flowrth part of

that Island Commonly called Nickses-mate & the prmentioned Two Acres of Land, lying & being on long Island as aforesajd bounded as aforesajd, with the Appurtenances & princledges thereof & thereto belonging as aforesaid, vnto the said Joseph Rock his heires & assignes foreuer, To the only proper vse bennifit & behoofe, of the said Joseph Rock his heires & assignes foreuer, And the said Edward Tyng for himselfe his heires Executors & Administrator, doth Conenant promise & grant to & with the said Joseph Rock, his heires & assignes by these presents in manner & forme as followeth: vizt, That hee the said Edward Tyng at the time of the grant bargaine & sale of the primisses vnto the said Joseph Rock, & vntill ve delinery hereof vnto the sa Joseph Rock to the vse of him his heires & assignes forener, was the true & lawfull Owner thereof & hath in himselfe full power & Lawfull Authority the primisses respectively to give grant bargaine sell alliene assigne Enfcoffe & Confirme as aforesaid, And that the said Joseph Rock his heires & assignes, shall & may henceforth forener Lawfully peacably & quietly hane hold Occupy vse posses & Enjoy the said bargained primisses, respectively & enery part & parcell thereof, Free & cleere & cleerly Exonnorated Acquitted & discharged of & from all & all manner of former & Other guift', grants bargaines sales leases, assignments, mortgages, wills, Entailes, judgments, Executions, Extents, forfeitures, seizures, jointures, Dowers & of & from all Other Charges, Titles, Troubles, Acts, & Incumbrances, whatsoever had made done or suffered to bee had made or done by him the said Edward Tyng, his heires Executors or Administrators, or any Other Person or Persons, whatsoeuer by his or their Act, meanes default Consent or procurement, whereby the said Joseph Rock his heires or assignes shall or may bee hereafter molested in or Enicted out of the possession thereof Or any part or parcell thereof, And that the said Edward Tyng his heires Executors & Administrators the said bargained primisses respectively vinto the said Joseph Rock, his heires & assignes against themselves respectively & all & enery person for [69] Or Persons whatsoener,

Lawfully clayming or to clayme any Estate right Title interest vse propriety possession clayme or demand whatsoeuer from by or vnder them or either of them, shall & will warrant & foreuer defend by these preents, And mary the wife of the sajd Edward Tyng, doth fully & freely Gine & yeald vp vnto the sajd Joseph Rock, his heires & assignes all her right & Title of Dower & power of Thirds, & interest of in & to the prinisses, hereby mentioned bargained & Sold respectively foreuer by these preents, And that the sajd Edward Tyng & mary his wife, & the heires Executors

& Administrators of the said Edward Tyng respectively vpon reasonable & Lawfull demand from time to time & at all times within the space of Two years from after the day of the date hereof, performe & doe or Cause to bee performed & done, any such further Act & Acts whether by way of Acknowledgment of this prent deed or in any Other kind, that shall or may bee for the more full Compleating, Confirming & sure making of the said bargained primisses, & enery part & parcell thereof vnto the said Joseph Rock, his heires & assignes foreuer according to the true intent hereof, & according to the Lawes of the Colony aboutsaid, In Wittnes whereof the said Edward Tyng & mary his wife. have hereunto set their hand' & seales, the nineteenth day of Aprill in the yeare of Our Lord, One Thousand Six hundred Sixty & nine, & in the One & Twenteth years of the Reigne of Our Soueraigne Lord, Charles the Second by the Grace of God of England Scotland, firance & Ireland King defender of the Faith. &c.

Edw: Tyng w<sup>th</sup> a Seale Appending mary Tyng wit<sup>h</sup> a seale Apending

Signed sealed & deliuered in the presence of, James Brading

James Brading William Pearse scr: This Instrument was Acknowledged by the persons subscribing & sealing hereof to bee their Act & deed, the day & yeare in the Deed mentioned

Before John Leueret Assist.

Entred & Recorded word for word & Compared with the Originall this 16th; day of August: 1669.

As Attests. Edw. Rawson Record<sup>r.</sup>

[70] To all Christian People, to whome this present deed of sale shall come, Samuell Dauic of Boston in the Colony of the massathusetts in new England Planter, Sendeth Greeting, Know yee that the sajd Samuell Dauie with the free Consent of Sarah his wife for & in Consideration of the Sume of fliue Pounds & flifteene shillings to him in hand before the Scaling & deliuery hereof well & truly pajd by Joseph Rock of Boston aforesajd merchant the receipt whereof the sajd Samuell Danie doth Acknowledge by these presents, & therewith to bee fully Sattisfyed & Contented & thereof & of energy part & parcell thereof, doth acquitt & discharge the sajd Joseph Rock his heires Executive Account of the said Joseph Rock his hei

Sam: Dauie.

To

Jos: Rock

tors Administrators & assignes & enery of them
foreuer by these presents, Hath ginen Granted bargained Sold alliened Enfeoffed & Confirmed &

by these preents doth fully cleerly & absolutely Gine Grant

bargaine sell alliene Enfeoffe & Confirme vnto the said

Joseph Rock his heires & assignes foreuer a peece & parcell of Land, Containing Two Acres & a halfe Acree or thereabout bee it more or less, lying & being on long Island in the bounds of Boston aforesaid & is bounded Easterly, by the Land of the said Joseph Rock & Westerly by the Land of Edward Twing, & butteth on the Sca Northerly, & on the Land of Teodor Atkinson Southerly, with the Appurtenances thereof & princledges thereto belonging, or in any wise Appertaining & all the Estate right Title interest vse, propriety possession clayme & demand whatsoeuer of him the said Samuell Danie of in or to the same or any part thereof, And all deed Euidences & writtings which Concerne the same only & Copies of all such deeds Enidences & writtings which Concerne ve same with Other things, To Haue & to hold, the said peece Or parcell of Land lying Containing & butting & bounded as aforesaid, vnto the said Joseph Rock his heires & assignes foreuer, To the only proper vse bennifitt & behoofe of the sajd Joseph Rock his heires & assignes forener, And that the said Samuell Danie for himselfe his heires Executors, & Administrators doth Couenant & Grant, to & with the sajd Joseph Rock his heires & assignes by these presents that hee the said Samuell Danie at the time of the Grant bargaine & sale of the primisses vuto the said Joseph Rock & vntill the delinery hereof vnto the said Joseph Rock, to the vse of him his heires & assignes forener, was the true & Lawfull Owner of the said bargained prmisses, And that hee hath in himselfe full power & Lawfull Authority, the primisses to give Grant [bargaine [71] bargaine sell Enfeoffe & Confirme as aforesaid, And that the said Joseph Rock his heires & assignes shall & may heneforth forener, Lawfully peacably & quietly haue hold vse Occupy possess & Enjoy the sajd bargained primisses, free & cleere & cleerely aquitted & discharged of & from all & all manner of former & Other guifts grants bargaines, sales leases assignement, mortgages, wills entailes judgments, Executions Extent forfeitures seizures joyntures Dowers & of & from all other Charges Titles Troubles Acts, & Incumbrances whatsoener had made or done or suffered to bee done, by the sajd Samuell Danie his heires Executors, Administrators or any Other Person or persons, whatsoever by his or their Act, meanes default Consent, or procurement whereby the said Joseph Rock, his heires or assignes, shall or may hereafter bee molested in or Euicted out of the possession thereof or any part thereof, And that the said Samuell Dauic his heires Executors & Administrators the said bargained prmisses, vnto the sajd Joseph Rock, his heires & assignes, against themselves respectively & all & enery Person & Persons whatsoener lawfully clayming or to clayme any Estate right Title, interest vse propriety clayme or demand whatsoeuer, of in or to the same or any part thereof, from by or vnder them, or either of them, shall & will warrant & foreuer defend by these pisents, And Sarah the wife of the said Sanniell Danie doth fully & freely gine & yeald vp vnto the said Joseph Rock his heires & assignes her right & title of Dower & interest of in or to the said bargained prinises forener by these prsents And that ye said Samuell Dauie: & Sarah his wife respectively & the heires Executors & Administrator of the said Samuell Dauie vpon reasonable & Lawfull demand shall & will performe & doe Or Cause to bee performed & done any such further Act & Acts, whether by way of Acknowledgment of this prent Deed or release of Dower or power of Thirds, or in any Other kind that shall or may bee for the more full Compleating Confirming & Sure making, of the said Bargained primisses vnto the said Josep" Rock his heires & assignes foreuer according to the true intent hereof, & According to the Lawes of the Colony aboutsaid, In wittnes whereof the said Samuell Dauie & Sarah his wife have herem to set their hands & seales, the fourteenth day of September in the years of Our Lord One Thousand six hundred sixty & Eight, & in the Twenteth yeare of the Reigne of Soueraigne Lord Charles the Second by the Grace of God of England Scotland flrance & Ireland King defends the marke of of the Faith: &c:

Signed Scaled & delinered in the p<sup>r</sup>senc<sup>e</sup> of

W<sup>m</sup>: Pearse Ser:

This deed was Acknowl- Ambrose edged by Sam: Danes & Danis Sarah his wife Aprill: 21: John cleare

Before. Edw: Tyng Assist:
Entred & Recorded word for word & Compared w<sup>th</sup> the
Originall: 16: Aug: 1669: Attests: Edw Rawson Record

[72] To all Christian People to whome this p<sup>r</sup>sent deed of sale shall come major Generall John Leueret, in the Colony of the massathusets in new England Esq<sup>r</sup> Sendeth Greeting in Our Lord God Euerlasting Know yee that the sajd Major Generall John Leueret with the free Consent of Sarah his wife for & in Consideration of the sume of Two hundred & Twenty pound, in Currant money of new Eng-

land to him in hand, before the scaling & delivery hereof well & truly pajd by Joseph Rock of Boston aforesajd merchant, the receipt of the which sum the sajd major Generall John Leucret, doth Acknowledge by these presents & therewith to bee fully sattisfyed & Contented, & Jack Leucret, thereof & of energy part & payor! thereof doth

Joseph Rock his heires Executor Administrator & assignes & enery

of them foreuer by these preents, Hath Ginen granted bargained sold, alliend assigned Enfeoffed & Confirmed, And by these preents doth fully cleering & absolutly give Grant bargaine sell alliene assigne Enfeofe & Confirme vuto the said Joseph Rock his heires & assignes foreuer, A peece or parcell of Land with the warehouse Lento shop & Celler on part thereof standing, scittuate lying & being in Boston aforesaid, & Containeth in length on the South Easterly side thereof, from the lane downe to the mill Creeke seauenty Eight foote or thereabouts, & Contaneth on the northwester<sup>by</sup> side thereof in length forty and ffine foote or thereabouts, & Containeth in breadth as it rangeth by the mill Creeke north-Easterly flifty foote or thereabouts, & Containeth in breadth from a stake now there set & standing to the gate post of the sajd Joseph Rock West Southerly, flifty & Scauen foote or thereabouts & is butting north easter's on the mill Creeke & on the lane west Southerly. & is bounded by the land of the said Joseph Rock South-easterly & by the high way west Southerly with the Appurtenances thereof & princledges thereto belonging Or in any wise Appertaining, And all the Estate right Title interest vse propriety possession clayme & demand whatsoeuer of him, the said Major Generall John Leneret of in or to the same or any part or parcell thereof, And all deeds Enidences & writtings which Concerne the same only & Copies of all such Deed's Euidences & writtings which Concerne the same, with Other things To Haue & to hold the Land Warehouse Lentoo Shop & Celler lying butting & bounded as aforesajd, vnto the sajd Joseph Rock his heires & assignes, To his & their owne proper vse benifitt & behoofe foreuer, And the said Major [73] Major Generall John Lenerett for himselfe his heires Executors & Ad-

Joseph Rock his heires & assignes by these preents as followeth vizi That hee the sajd major Generall John Leueret, at the time of the Grant bargaine & sale of the primisses vuto the sajd Joseph Rock, & vutill the delinery hereof vuto the sajd Joseph Rock to the vse of him his heires & Assignes forener, was the true & Lawfull Owner of the sajd bargained primisses, And hath in himselfe full power & Lawfull Author-

ity the prmisses to give grant bargaine sell & Confirme as aforesajd, And that the sajd Joseph Rock his heires & assignes shall & may henceforth foreuer, lawfully peaceably & quiet haue hold vse posses & enjoy the said bargained prinisses & enery part & parcell thereof: Free & cleere & cleerly acquitted & discharged, of & from all & all manner of former & Other guifts grants bargaines, sales, leases mortgages, wills, Entailes, judgments, Executions, florfeitures, joyntures, Dowers, & of & from all Other Charges, troubles Acts & Incumbrances whatsoeuer, had made Or done or suffered to bee had made or done, by the said Major Generall John Leueret his heires Executo's Administrators or any Person or Persons whatsoener, by his or their Act meanes default Consent Or procurement whereby the said Joseph Rock his heires or assignes shall Or may bee hereafter molested, in or Euleted Out of the possession thereof, Or any part Or parcell thereof. Excepting one lease of the prementioned shop. & Celler heretofore made, by the said major Generall John Leueret vnto Nathaniell Harwood, the bennifit of the tearme vet to come, & vnexpired of the said lease, is by the said major Generall John Leneret granted bargained & sold, vnto the said Joseph Rock his heires & assignes, with Other the primisses by these preents, And that the said major Generall John Leueret, his heires Executors & Administrators the said bargained, primisses vito the said Joseph Rock his heires & assignes against themselves respectively, And all & enery Person & persons whatsoener, Lawfully clayming or to clayme any Estate right Title interest, vse propriety possession clayme & demand whatsocuer of in or to the same or any part or parcell thereof from by Or vnder him them Or either of them, [Except before Excepted] [shall [74] shall & will warrant & foreuer defend by these presents, And Sarah the wife of the sajd Major Generall John Leueret doth fully & freely gine & yeald vp vnto the said Joseph Rock, his heires & assignes all her right & Title of Dower power of Third' & interest of in & to the said bargained primisses, or any part thereof foreuer by these prsents, And that the said Major Generall John Leueret & Sarah his wife respectively, & the heires Executors & Administrators of the sajd Major Generall John Leueret, vpon reasonable & Lawfull demand from time to time & at any time within the space of Two yeares next comming, shall & will doe any such further Act & Acts, whether by way of Acknowledgmt of this present deed, in any Other kind that shall or may bee for the more full Compleating Confirming & sure making of the said bargained prinisses vnto the said Joseph Rock, his heires & assignes foreuer, according to the true intent hereof

& according to the Lawes of the Colony abouesajd, In wittness whereof the sajd Major Generall John Leueret & Sarah his wife hane hereunto set their hands & seales the seauen & Twenteth day of July, in the yeare of Our Lord, One Thousand Six hundred sixty & nine, in the One & Twenteth yeare of the raigne of Our Soueraigne Lord. Charles the Second by the Grace of God of England Scotland ffrance & Ireland King defend<sup>r</sup> of the Faith: &c:

John Leueret & a Seale Appending Sarah Leueret & a Seale Apending

Signed Sealed & delinered in

the prence of vs:

Eliza: Henry Nelson James Brading William Pearse ser: This Deed was Acknowledged by both the subscribers, July: 27: 1669:

Before Edw: Tyng: Assist:
Entred & Recorded word for word & Compared with the
Originall.: 16: Augst: 1669

As Attests: Edw: Rawson Records

[75] On this Day the seauenth day of August, Anno: Domj: 1668: & in the Twenteth yeare of the reigne of Our Soueraigne Lord Charles the Second by the Grace of God, King of England, Scotland ffrance & Ireland, defend of the faith &c: Appeared before mee Rob: Cressener notary Royall duly admitted by the power & Authority of the Kings most Excellent majestie, & sworne to the Execution thereof, And residing within the Citty of London, And the wittnesses here vnder named, Thomas Ruddock of Trowbridge in the County of Wilts cloath-worker [Eldest brother & next heire of Edward Ruddock, late deceased at Sea aboard the Ketch called the Hope of Salem, whereof Edward flauerier was then Commander, in a voyage from the Island of Menis in the west Indies, declaring to mee the said Notary, that hee hath assigned Ordained & made, [like as hee hereby in his place & stead doth put & Constitute his trusty & well beloued fireind William Colhoun of Glascow in ye Kingdome of Scotland merchant to bee his true & Lawfull Atturney & Deputy, errinocable in this behalfe for him the said Appearant in his name, [but nenertheless to & for the only vse & behalfe of his said Atturney his Executor & assignes] To ask demand sue for leany recouer & receive by Order of Law or Otherwise, All & enery such debts duties, goods merchantdizes, Estate sum & sumes of money, & all & enery Other thing & things whatsoener as were belonging to the sajd Edward Ruddock deceased at the time of his decease, or shall or may grow due & bee belonging to the said

Appearant, [As next heire to the said deceased, by or from any Person or Persons in any place Or places whatsoener beyond the seas, And for the better Enabling, the said Atturney to take & receive all & singular the afore mentioned premisses, hee the said Appearant doth hereby Gine & Grant to his said Atturney, his Executors & assignes, & his & their substitutes, All & euery his full power & Authority to call to Accompt all Person & Persons whatsoener as shall have received [76] received Or any way intermedled with the Estate or Other thing or things, belonging to the said Edward Ruddock deceased As Administrators Or Otherwise, And in perticuler to call to Accompt mr Thomas Dewer of Boston in new England for & Concerning the premisses as Administrator to the Estate of the said deceased And the seuerall Debtors & withholders of the prmisses or any pt thereof their Seuerall heires, Executors & Administrators & euery or any of them, [if need bee] in his the said Appearants name, [but to the vse aforesajd] to Cause to bee arested sucd & impleaded, & Out of Prison to deliner, & pleas or prosecutions against them or any of them, to sustaine & maintaine according to the rigor of the Law, And to Compound Conclude & to acquitt, & release & Discharge & Atturneys one or more ynder him to substitute & at pleasure to renoake the same, And Generally to doe say Execute prossecute & finnish all & enery Other such Lawfull & reasonable Act & Acts, thing & things whatsoener which in or about the Obtevning & recovery of the prinisses to the vse aforesajd shall bee requisit & necessary as fully & Effectually in euery respect as hee the said Appearant may might or could doe in his Owne Person hereby justifying, confirming & allowing for firme good & Effectuall all & whatsoever his said Atturney or Substitutes, shall lawfully doe & Execute or eause to bee done & Executed in & about the prmisses by virtue hereof [And for performance hereof hee the sajd Apperrant doth hereby bind & Obleige his Person & goods present & future, together with the Executors & Administrators vnto the said William Colhonn, his Executors Administrators & assignes, done & passed in London, in the prence of Abraham de Sinet: Notary also; Thomas Pearse & William Ruddock, Brother of the said Thomas & Edward as wittnesses hereunto requested the day & yeare aboue written, the Originall whereof remaining with mee the said Notary, in my Prothocol is duly signed & sealed, datum vt supra:



Sic Attestor sub manu ac sigillo mej Officij

Rob<sup>t</sup>: Cressenor Not<sup>y</sup> Pub:

Entred & Recorded word for word agreeing & compard w<sup>th</sup> y<sup>e</sup> originall so signed & Attested on Request of Annex. Dauid Ruddock & by order of the County Court. Sitting in Boston 27: of July 1669, this 20 August 69, as Attests

Edw Rawson Recorder

To all that shall see these presents Or heare them to [77] to bee read, Sr William Peake Knight Lord major & the Aldermen of the Citty of London doe hereby Certify, that Robi; Cressnor, who hath signed & attested the Instrument or writting aboue mentioned is a notary & Tabillion Publique legally by the Authority of the Kings majestie admitted & sworne dwelling in this Citty And that to Acts Instruments & procurations & Other writtings by him signed & attested is Faith & Credit ginen in Court & without, In Faith & Testimony whereof, wee the said Lord Major & Aldermen, the scale of the Office of majorality of the said City in theise presence have caused to bee putt & affixed, Dated at London the teuth day of August, Anno Domi [Stilo Anglico] One Thousand six hundred sixty & Eight, And in the Twenteth years of the reigns of Our Sougraigns Lord Charles the Second by the Grace of God of England Scotland ffrance & Ireland King defend of the Faith: &c:

Seale of the Office of majorality of the Citty of London. This Critiflicat Annex<sup>t</sup> to the letter of Atturney is alike Entred word for word & Compared w<sup>th</sup> the originall this 20<sup>th</sup> August 1669, as Attests

Edw: Rawson Recorde<sup>r</sup>

On this day the Seauenth day of August Anno Domj: 1668: And in the Twenteth yeare of the reigne of Our Soucraigne Lord Charles the Second by the Grace of God King of England Scotland ffrance & Ireland defender of the Faith &c: Appeared before mee Robert Cressener Not: Royall duly admitted by the power & Authority of the Kings most Excellent Majestie & Sworne to the Execution thereof & residing in the Citty of London, And the wittnesses heere under named Thomas Ruddock of Trowbridge in the County of Wilts cloathworker [Eldest Brother & next heir of Edward Ruddock late deceased at Sea aboard the Ketch called the Hope of Salem whereof Edmond ffenerier was then Commander in a voyage from the Island of menis in the west Indies] declaring to mee the sajd Not<sup>ry</sup>: that Hee hath had &

received at this p<sup>r</sup>sent of & from William Colhoun of Glasco in the Kingdom of Scotland merchant to his full Sattisfaction & Contentment, a Certaine Considerable sum of Lawfull money of England for & in full & cleere discharge of all right Title interest benifit, advantage clayme or [78] Or demand of him the said Thomas Ruddock of in & to the Estate of this said deceased Brother Edward Ruddock, And therefore in Consideration thereof Hath Giuen granted assigned & set Ouer, As hee hereby doth fully freely & absobitly give grant assigne set Ouer & Confirme vnto the said William Colhoun his Executors Administrators & assignes to his & their proper yee & behoofe foreuer All & enery such Goods merchandizes Estate money debts bedding & all & enery Other thing & things whatsoener as were, are; or shall bee belonging or to and belonging vnto the said Edward Ruddock deceased at the time of his decease or to the said Thomas Ruddock the Appearant as next heir to his said deceased Brother, And all the right Title interest propriety bennifit clayme & demand whatsoeuer which hee the said Appearant hath or ought to have of in & to the Estate of his said deceased Brother Edward Ruddock beyond the Seas in any manner of wise soe that hee the so William Colhoun his Executors Administrators & assignes shall & may from time to time & at all times hereafter freely peacably & quietly Haue hold receive perceive take & Enjoy, All & every the said Good, merchandizes Estate money debts bedding & all & enery Other thing & things whatsoeuer afore herein mentioned as his & their owne proper goods & Estate, without any manner of suite trouble impediment reclayme Account Challeng or demand thereto or to any part thereof either by him the sajd Appearant his Executors or Administrators or any of them or any Other person or Persons whatsoener, And that neither hee the said Appearant his Executors or Administrators, nor any Other Person whatsoeuer shall or will aske challenge or demand the said prmises aforementioned at any time or times hereafter, But that hee & they & enery of them shall bee, [& hereby are] vtterly Excluded & for euer debarred, of & from all actions of right Title clayme or demand, in & to the sajd Ginen & granted prmisses afore perticular mentioned, or of in cr to any part parcell or member thereof in any manner of wise, [Hee yee said William Colhoun his Executors Administrators & assignes sauing & keeping harmless the sajd Appearant of &

from all deb<sup>ts</sup> & sumes of money that shall have [benn [79]] benn Contracted for or owing by the sajd deceased beyond the Seas And for performance hereof hee the sajd Appearant doth hereby bind & obleige himselfe & his

## SUFFOLK DEEDS, LIB. VI., 79.

Good<sup>s</sup> present & future together with his Executo<sup>rs</sup> & Administrato<sup>rs</sup>, vnto the sajd William Colhoun his Executo<sup>rs</sup> Administrato<sup>rs</sup> & assignes in the sum or penalty of Three-score Pound<sup>s</sup> of Lawfull money of England, done & passed in London in the p<sup>r</sup>sence of Abraham de sini<sup>t</sup>, Not also, William Ruddock Brother of the sajd Thomas and Edward, & Thomas Pearse as wittnesses hereunto requested the day & yeare aboue written, The Originall hereof remaining with mee the sajd Notary in my Prothocole is duly signed & Sealed, datum vt Supra

Scale of the notary publi: Sie Attestor sub manu ac Sigillo mej Officij

Robt: Cressener Not: Pub:

This Instrument is Entred & recorded word for word agreeing & Compared w<sup>th</sup> the originall. So Signed & attested on the request of M<sup>r</sup> Dauid Ruddock & by orde<sup>r</sup> of the County Court Sitting at Boston the 27<sup>th</sup> of July 1669 this 20<sup>th</sup> of August 1669, as Attests Edward Rawson Recor<sup>dr</sup>.

To all that shall see these preents Or heare them to bee read Sr. William Peake Knt. Lord Major & the Aldermen of the Citty of London, doe hereby make knowne & Certify that Robt: Cressner who hath signed & attested the Instrument or writting about mentioned, is a Notary & Tabillion Publique legally by the Authority of the Kings majestie admitted & sworne dwelling in this Citty, And that to Acts Instruments procurations & Other writtings by him signed & attested is Faith & Credit given, in Court & without, In Faith & Testimony whereof wee the said Lord major & Aldermen the Scale of the Office of majorality of the sajd Citty have caused to bee putt & affixed to these preents, Dated at London the tenth day of August, Anno Domj: [stilo Angliae] One thousand six hundred sixty & Eight, in the twenteth yeare of the Reigne of Our Soueraigne Lord Charles the Second By the Grace of God of England Scotland ffrance & Ireland King defend of the Faith &c:

Auery:

Seale of the Office of majorality of the Citty of London. This Cirtiflicat annext is alike Entred & recorded word for word & Agreing & Compared wth the originall this 20th August 1669 As Attests

Edw Rawson Recorder.

[80] To all Christian People to whome these presents shall come Sr: William Peake. Knight Lord Major of the Citty of London & the Aldermen or Senators of the same Citty Send Greeting Know yee that On the day of the date hereof, there Appeared & Personally came into the Kings majesties Court, holden before vs in the Chamber of the Guild-hall of the said Citty William Ruddock of London weaner Sonn of Richard Ruddock, late of Truckettsill in the County of Summerset yeamon deceased, aged Thirty two yeares or thereabouts, & William Ruddock of London Taylor, Sonn of Edward Ruddock of high-littleton in the County of Summerset mercer, aged florty yeares or thereabouts being Persons well knowne & worthy of Good Credit, who vpon their Oathes upon the holy Euangelists of Almighty God, before vs then & there solemnly taken & made, did at the instant & request of Thomas Ruddock of Trowbridge in the County of Wilts Cloath-worker, say depose & Testify for vindoubted truth as followeth that is to say, That the said Thomas Ruddock was Eldest Brother, soe reputed & knowne of Edward Ruddock deceased, late aboard the Ketch called the Hope of Salem whereof Edmond ffeuerier was Commander in a voyage from the Island of Meuis & as that, [all as they conceine All & whatsoener was due to the Said Edward Ruddock deceased, either in money goods debts or Otherwise doe of right Appertaine to the said Thomas Ruddock as next heire, In Faith & Testimony whereof wee the said Lord Major & Aldermen or Senators of the Citty of London have caused the seale of the Office of Majorality of the sd Citty to be put to these presents, Dated at London the tenth day of August, Anno Domj: [stilo Angliae] One Thousand six hundred sixty & Eight, And in the Twenteth yeare of the Reigne of our Soueraigne Lord Charles the Second, by the Grace of God of England Scotland ffrance & Ireland King defend of the Faith: &:



This Cirtifficat of the Lord major & Aldermen of the Citty of London is Entred & recorded word for word in the appending booke of Reccords for Suffolke Agreeing & Compared wth the originall on Request of mr Danid Riddocke & by order of the County Court Sitting at Boston the 27 July last; this 20th of August

1669. as Attests. Edw. Rawson Recorder

[81] On this day the twelfth day of August: Anno Domj: 1668: And in the Twenteth years of ye Reigne of Our Soueraigne Lord Charles the Second, by the Grace of

God King of England Scotland ffrance & Ireland defender of the Faith &c: Appeared before mee Robert Cressenor Notary Royall, duly admitted by the power & Authority of the Kings most Excellent majestie & sworne to the Execution thereof, & residing within the Citty of London. And the witnesses heere under named, mr William Colhoun of Glascow in the Kingdom of Scotland merchant, declaring to mee the said notary, That hee hath Constituted & Ordained, & hereby in his stead & place, doth put & Constitute his trusty & we<sup>n</sup> beloued ffreind, Danid Ruddock of Boston in new England merchant, to bee his true & Lawfull Atturney & Deputy in this behalfe for him the said Appearant, And in his Name & to his vse, To ask demand sue for, leany recouer & receine by Order of Law or Otherwise, All such debts duties sum & sumes of money goods merchandizes & Estate & all & enery Other thing & things whatsoener, as were belonging or shall be due & belonging vnto the Estate of Edward Ruddock late deceased at Sea, And now ginen & granted for a nallnable Consideration of money vnto him the said Appearant in & by a Certaine Instrument, or writting of sale & assignement of the date of the seauenth instant, passed before mee the sajd notary, & remaining in my Prothocol by & from Thomas Ruddock Brother & next heir of the said deceased vnto the st Appearant, And hee the said Appearant doth hereby gine & grant, vnto his sajd Atturney & substitutes his full & whole power strength & Lawfull Authority in the prinisses to call to Account, all Person & Persons whatsoever in & about the same. And the Senerall Debtors & witholders thereof, their seuerall heires Executors & Administrators, & enery or any of them, [if need be] in his the said Appearants name to make seale & deliner, And pleas & prossecutions against them or any of them to Sustaine & maintaine according to the rigor of the [Law [82] Law, And vpon the receipts or recourries, acquittances or Other lawfull discharges in his the said Appearants name to make & gine, And Atturneys one or more vnder him to substitute & at pleasure to renoake the same, And Generally to doe say Execute, prossecute & finnish, all & enery such lawfull & reasonable Act & Acts thing & things whatsoeuer, which in or about the Obtevning & recourry of the premisses shall be requisit & necessary, As fully & Effectually in euery respect, as hee the said Appearant may might or could doe in his owne person, Hee the said Appearant hereby justifying Confirming & allowing for firme & Effectuall all & whatsoener his sajd Atturney & substitutes, shall Lawfully doe & Execute, or Cause to bee done & Executed in & about the primisses, by virtue of these preents,

## SUFFOLK DEEDS, LIB. VI., 82, 83.

done & passed in London in the prence of mr Thomas Pearse & Peter Poulson as wittnesses hereunto requested, the day & years about written

Thomas Pearce

William Colhoun & a seale

the marke of

Peter Poulson

Sie Attestor

Rob<sup>t</sup>: Cressener No**t**: Pub

Sam: Wilson: 20:9:1668

vpon the day abouesajd Thomas Pearse & Peter Poulson did vpon Oath affirme that they were present, when William Colhoun did signe & seale the letter of Atturney aboue written & did set to their hands as wittnesses thereof:

Taken vpon Oath before mee

20:9:1668: John Wiswell Commissio<sup>r</sup>

This letter of Atturney is Entred word for word & Recorded in the booke of Records for the County of Suffolke in New England Agreeing & Compared w<sup>th</sup> the originall on the request of m<sup>r</sup> Dauid Ruddock & by orde<sup>r</sup> of the County Count sitting in Boston 27 July last this 20<sup>th</sup> of August 1669. as: Attests Edw: Rawson Recorder.

[83] To all Christian People to whome this present writing shall come John Lewes senio<sup>r</sup> of Boston, in the massathusets Colony of new England butcher, Send Greeting, Know yee that the sajd John Lewes senio<sup>r</sup> for & in Consideration of One hundred & fforty pound<sup>s</sup> of new England money in hand pajd by John ffarnham of sajd Boston joyner to him the sajd Lewes wherewith hee doth Acknowledge him selfe fully satisfyed & pajd, Hath Giuen granted bargained sold Enfeoffed & Confirmed & by these presents doe giue

grant bargaine sell Enfeoffe & Confirme, vnto the sajd John flarnham A dwelling house, with a yard & Orchard inclosed, vpon part of which

the sajd dwelling house Now stands seittuate lying & being in Boston aforesajd, bounded at the one End thereof with the street, or high way leading from the mill to the new meeting house south East, the Other End bounded with the Land formerly, one Rawlings now the Land of Thomas Walker north west one side thereof, bounded with the Land sumtimes firancis Hudsons, Now the Land of Thomas Saxtons north East the Other side bounded with the Land sumtimes Samuell Coles Now Ralph Salmons south west, which sajd Land is in breadth Thirty six foote more or less, & in length one hundred Twenty fowre foote more or less, To Haue & to Hold the afore bargained prmisses & enery part & parcell

thereof, as before bounded with all the Appurtenances, rights & princledges thereof with all Deeds Enidences & writings, that any wise Concerne the same vnto the said John ffarmham, his heires & assignes to the only proper vse & behoofe of the said John ffarnham his heires & assignes foreuer, And the said John Lewes, for himselfe his heires Executors & Administrators doth Couenant & grant, to & with the said John ffarnham, his heires & assignes by these presents, that hee the said John Lewis the day of the date hereof, is & standeth Lawfully seized to his Owne vse of & in the afore bargained prmisses, with the Appurtenances in a good perfect & absolute Estate of inheritance: [84] inheritance in fee simple, And hath in himselfe full power good right & Lawfull Authority, to grant bargaine sell Conney & assure the same in manner & forme aforesaid, And that hee the said John ffarnham his heires & assignes & euery of them, shall & may foreuer heareafter peacably & quietly have hold posses and enjoy, the afore bargained primisses with ve Appurtenances thereof as aforesaid free & cleere, & cleerly acquitted & discharged of & from all former & Other bargaines & sales gifts, grants, joyntures, Dowers, Titles of Dower, power of third by Ales=the now wife of the said John Lewis, Estates mortgages forfeitures judgments Executions & all Other Acts & incumbrances whatsoener had made Committed & done, or suffered to bee done by the said John Lewes, his heires & assignes or any person or persons clayming any right Title or interest to the same by from or under him them or any of them, And ffurther that hee the said John Lewis & his heires at the reasonable request & at the Cost & Charges in the Law of the said John ffarnham, his heires or assignes shall & will performe & doe or cause to bee performed & done, any such further Act or Acts as hee the said John Lewis, shall be thereunto reasonably aduised or required by him the said John ffarnham his heires or assigns for a more full & perfect conveying & assuring the said primisses & every part thereof according to the Lawes of the said massathuse jurisdiction. In Wittnes whereof the said John Lewis hath hereunto put his hand & scale the Twenty third day of August, in the yeare of Our Lord, One Thousand six hundred sixty nine, Annoq<sup>e</sup> Regnj Regis Carolj Secundj xxj

John Lewes & a seale:

Signed sealed & delinered in
the prence of
Thomas Carter

John Lewes & a seale:

John Lewes & a seale:

John Lewes & a seale:

Deed Augst the 24: 1669

before, Edw: Tyng Assist

John Wyman•

Ita: Attests: Robt Howard not pub: Coloniae praedict: Endorst:

Know all men by these p<sup>r</sup>sents that I Alice Lewis, wife of the within named John Lewis haue released & qui<sup>t</sup> claymed & by these p<sup>r</sup>sence doe fully freely & absolutly remise release [& [84a] & quit clayme unto the within named John

ffarnham all my right Title & interest, that I have or loss hereafter may or Ought to have by right of Dower Or

Otherwise to or in the within granted premisses or any part thereof, In Wittnes whereof I have hereunto subscribed my name, As Also engage to manifest my free Consent herein whensoeuer called before any Authority for that purpose &c; dated the: 24: day of August 1669.

Alice Lewes

Teste: Thomas Carter

John Wyman

Rob': Howard not Pub:

Alice Lewes Appeared August the 24: 1669: & Acknowledged this to bee her Act &

deed:

Before Edw: Tyng Assist:

state seizon & possession giuen & receiued according to Law of the within bargained premisses by turffe & twigg, the 25: of August: 1669: in presence of:

John Richards & Robt: Howard not pub

Entred & Recorded word for word & Compared w<sup>th</sup> the Originall this. 26<sup>th</sup>. day of Augus<sup>t</sup>: 1669·

Às Attests: Edw Rawson Recorder

To the marshall of the County of Suffolke or his Deputy: You are by virtue hereof required to leavy on the Goods & Chattles of m<sup>r</sup> Nathaniell Duncan & Peter Duncan to the uallue of seauenty nine pounds, nine shillings & tenn pence starling, & deliuer the same to Habbakkuk Glouer Atturney

Hab: Glouers Execution Agy Nath: & Peter Duncan to Thomas Glouer together with two shillings for this Execution, & is in satisfaction of a judgment granted by the County Court sitting at Boston the twenty sixt of july: 1659: & if

you, find not goods you are to seize their persons, hereof you are not to faile dated this: 17: August: 1659

Edw: Rawson Record

Endorst

Reced of Peter Duncan twenty pounds in full of this Execution & of all Accounts betwirt the sajd Duncan & myselfe wittnes my hand: 27: August: 1669

witnes: James Olliuer Edward Allen p mee Habakkuk Glouer:

m<sup>r</sup> Haba: Glouer came before mee 28: 6: 1669: & did Acknowledge the receip<sup>t</sup> of Twenty pounds in full of this Execution & of all Account<sup>s</sup>, betwixt the sajd m<sup>r</sup> Peter Duncan & himselfe as aboue is testifyed:

Ri: Bellingham Goû

Entred & Recorded word for word this: 28: August: 1669. Attes<sup>ts</sup> Edw. Rawson Recorde<sup>r</sup>.

[85] Know all men by these p<sup>r</sup>sents, that I John Manning of Boston in new England Merchant, doe Acknowledge to Owe & to stand truly indebted, vnto Nicholas Dauinson of Charls-Towne in new England aforesajd Merchant, the sum of six Thousand Pounds of good well dry cured Muscouado Sugar, with Cask to Containe the same, to bee pajd to the sajd Nicholas Dauison, his heires Executo<sup>ts</sup> Administrato<sup>rs</sup> or assignes at Surrenam, betweene the date hereof & the first day of march next ensuing the date hereof And for

John manning To Nicholas Dauison Bond. the true performance hereof I the sajd John manning doe bind my selfe my heires Executo<sup>18</sup> & Administrato<sup>18</sup> firmly by these p<sup>1</sup>sents, in the penall sume of One hundred & twenty pounds sterling to bee paid to the sajd Dauison, his

heires Executors. Administrators or assignes, In wittnes of the truth I the sajd John manning, have hereunto set my hand & seale dated in Boston this second day of January, one Thousand six hundred sixty & Three: 1663:

Signed sealed & delinered in the presence of the sumes was interlined in the fowrth line before signeing & sealing hereof:

> Nicholas Phillips Ephraim Turner:

John manning & a seale

Nicholas Phillips & Ephraim Turner the persons subscribed as wittnesses to this instrument, Appeared before vs the 30: August: 1669, & made Oath that they subscribed as wittnesses, & that they see John Manning signe seale & deliuer the same as his Act & deed, sworne before vs:

Down Leueret Assist:

Edw: Tyng

Entered & Recorded word for word & Compared w<sup>th</sup> the Originall, this 31: day of Aug<sup>st</sup>: 1669 in perpetuam Rei memoriam

Attests: Edw Rawson Record<sup>r</sup>.

Vid: L: 7: p: 311:

[86] This Charter Party indented of a fraightment made & concluded in the Towne of St Michaells, in the Island of Barbados the fifth day of may, Anno Domj: 1666: And in the Eighteenth yeare of the Reigne of Our Soueraigne Lord, Charles the Second by the Grace of God of England Scotland ffrance & Ireland King defender of the Faith &c: betweene William Greenough master under God &

part Owner of the good ship or Pinck called the Increase, of the Burthen of Seauenty Tunns or thereabouts now ryding at

> Anchor in the Carlisle bay in the Island aforesaid & from thence with the first & next Co-

Charter Party betwixt Greenough. uenient Opportunity ready to depart & saile for & to the Port of the Towne of Boston in new England of the one ptie and Capt: John Pitt of the Towne of St michaells in the Island aforesaid merchant of the Other party, Witnesseth that the said Master by & with the Consent of the major part of his Owners, Hath letten the said Ship or Pinck to flraight vnto the said merchant by the month, for & during the tearme & space of Three months to begin to bee accounted from the day that the said Pinck shall bee ready in the Port of Boston aforesajd, after her first & next Ariuall there to receive & take in goods, having upon her said intended voyage at & after the rate of Eight Thousand pounds of good merchantable museouado sugar p month, And for such & soe long time next after the expiration of the said Three monthes not Exceeding two monthes more, as it shall please the said merchant his ffactor Or assignes or any of them to keepe & imploy the said Pinck in his or their service & imployment at & after the like rate & price of Eight Thousand Pounds of good merchantable muscouado sugar p month, accounting the monthes as they fall out in the Kalender & the said merchant hath accordingly hyred the same ship Or Pinck by the month at the rate & price aforesaid for a Vovage by Gods Assistants to bee made with her as is hereafter mentioned, Whereupon the said master for him his Executors & Administrators, doth Couenant Grant & agree to & with the said Merchant his Executors Administrators & assignes by these presents in manner & forme following that is to say that hee the said master with his said ship [87] Ship Or Pinck being first dispatched, from Carlisle bay by of the Island of Barbados aforesajd, shall directly make saile & sailes, from thence wind & weather permitting, & the perrells & dangers of the seas Excepted, for & towards the Port of the Towne of Boston in new England aforesaid, And there being Ariued in Safty hee the said master, in his owne Person or some Other sufficient able marriner by him to bee Appointed as master in his stead, within one & Twenty dayes next after such Ariuall, at the Port of Boston aforesajd shall & will bee ready, with his sajd ship or Pinck to receive & take on Board all such Goods wares & merchantdizes as it shall then & there please the said merchant his ffactors or assignes to load & put on board her And [with her sajd loading shall with all Conuenient speed set saile & depart

from the Port of the Towne of Boston aforesaid vpon her

said intended Voyage & by Gods Grace and assistants as wind & weather shall serue, & the perrells & dangers of the seas Excepted shall directly saile & Apply for, & to all or any the Ports Creekes, or harbours of or belonging to the River of Piscattagua in new England, or to such or soe Many of them. as it shall please the said merchant his ffactors or assignes to direct Order & Appoint, & from thence according to like Orders & directions, shall directly saile for & to the Island of Madera, or soe neere the same as shee Safely may or can come & there being dispatched shall from thence againe saile returne & come back into Carlisle Bay of the Island of Barbados aforesaid there to end & bee discharged, from her said Voyage, [wind & weather permitting & the perrells & dangers of the seas Excepted And that the said ship or Pinck before the time limited for such her departure from the Port of the Towne of Boston as aforesajd vpon her sajd intended voyage & soe afterwards during the whole tearme of her service & imployment shall load discharge & reload on board & out of hir, At all & every hir directed Ports & places, all such Goods & merchandizes which shee may Conucniently stow & carry in her oner & abone hir victualls Tackle & Apparrell, as the said marchant his flactor or assignes shall please from time to time to Order & Appoint, And the sd merchant for him his Executors & Administrators, doe Couenant & grant to & with the said master his Executors Administrators & assignes, by these preents, That hee the said merchant his, tfactor or Assignes, shall & will not only in Conuenient time [88] time give Order & directions vnto the said master for the time being to returne & come back with his said Ship or Pinck into Carlisle bay of Barbado aforementioned, to End hir voyage, soe that shee may [wind & weather permitting & the perrills & dangers of the seas Excepted]: be discharged from & out of the service & imployment of the said merchant his flactors & assignes at or before the End of fline monthes to bee accompted as aforesajd, Butt also shall & will well & truly pay or cause to bee paid vnto the said master his Executors Administrators or assignes, fraight for the said ship or Pinck for her said intended Voyage at & after the rate, of Eight Thousand Pounds of Good merchantable muscouado sugar p month for enery month the said ship or Pinck shall remaine bee in his or their seruice & imployment as aforesaid, And soe at & after the same rate for a shorter time then a month And that all the musconado sugar which soe shall arise or grow due to bee paid for the fraight & hyre of the said ship or Pinck shall bee truly paid vnto the said master or to his lawfull Atturney Executors Administrator or assignes at some Convenient storehouse in St

michaells Towne in the Island of Barbados aforesaid, within Twenty dayes next after the returne of the said ship or Pinck from hir said intended Voyage, into Carlisle Bay aforesaid And hir discharge there without any manner of fraud Couen or further delay, according to the true tennor intent & meaning of these prsents, Prouided alwayes & it is agreed by & betweene the said Parties to these pisents, that in Case the said Ship or Pinck shall bee returned, into Carlisle Bay of Barbados aforesaid & there discharged from & out of the service & imployment, of the said Merchant his flactors Or assignes before the End of three monthes, to be accounted from the time of hir Entrance into hir monthly pay as aforesaid, yet neuertheless the said merchant his Executors Administrators or Assignes shall allow & pay vnto the said master, his Executors Administrators or assignes, in such manner as the fraight aforementioned is Appointed to bee paid, flraight for the said ship or Pinck for hir said intended Voyage, At & after the rate of  $\mathrm{Eig^{ht}}$  Thousand Pounds of good merchantable museouado Sugar p month, for the full time of [three [89] three months as if shee had serned full three monthes, [any thing afore in these presents Contained, seeming to the Contrary in any wise notwithstanding, And it is further agreed by & betweene the said parties to these prsent that one third part of all such Port Charges as shall grow due to bee paid for the said Pinck, during her said intended Voyage shall bee sattisfyed & pajd by the said master his Executors or assignes & the Other two thirds parts of ye said Port Charges, shall bee sattisfyed & pajd by the said merchant his Executors flactors or assignes, And the said master for him his Executors & Administrators, doth Couenant & grant to & with the said merchant, his Executors Administrators & assignes by these presents, that the sd Ship or Pinck at the time of her first & next departure from the Port of the Towne of Boston aforementioned, vpon hir said intended Voyage & soe during, the time of hir imployment shall bee strong & stanch both aboue & beneath, & well & sufficiently victuelled furnished tackelled & Apparrelled, with masts sailes saile vards, Anchors Cables Roapes Coards, Boate Oares furniture Tackell & Apparrell necessary & Conucnient for such a Ship or Pinck with an able master Tenn men & one boy, which shall bee ready at all times Conuenieut with the Boate of sajd ship or Pinck to serne the sajd marchant his ffactors & assignes to & from Land during this present Voyage afore mentioned, And the said master for him his Executors & Administrators, doth further Couenant & grant to & with the said Merchant his ffactor & assignes that the sajd Ship or Pinck, shall from time to time carry as many

Tunns of goods, as the sajd merchant his ffactors or assignes, shall during the sajd Voyage put in her, Or as shee may or Can Conneniently Take on board & Stow in her, And it is, lastly agreed by & betweene the sajd Parties to these preents, that it shall & may bee lawfull to & for the sajd master & his assignes, to earry & recary to & from such Ports & places as the sajd ship & Pinck shall come vnto during her sajd imployment. Two Tunns of Goods for his & their proper account fraight free, And to the obseruing of all & singular the Couenants, Grants, Articles delineries receipts & agreements, And all Other things aboue rehearsed web on the part & behalfe of the sajd master are to bee observed & kept, In manner & forme aforesajd, The sajd master binds himselfe his Executors Goods & Especially the same Ship or Pinck with hir fraight Tackle & Apparrell to the sajd merchant [his

[90] his Executors Administrators & assignes, in the penalty of one Thousand pounds of good & Lawfull money of England well & truly by these presents to bee pajd; And likewise to the observing of all & singular, the Conenants Grants, Articles delineries, receipts payments & Agreements, & all Other things about rehearsed which on the part & behalfe of the sajd merchant are to bee Observed & kept in forme aforesajd, the sajd Merchant binds himselfe his Executors & Goods, whatsoener they bee & wheresoener they may bee found, to the sajd Master his Executors & assignes in the penalty of One Thousand pounds, of like lawfull money of England well & truly to bee pajd by these prents. In Wittnes whereof the sajd Parties vnto two

Charter parties of this tennor have Enterchangably put their hands & seales the day & yeare first aboue written:

Sealed & delinered after the raizure in the twelfth & thirteenth lines of this sheet in the p<sup>r</sup>sence of,

Edw: Bowden Thomas Beckles Rich: Glascock ser:

Wee whose names are vnder written doe hereby declare testify & Acknowledge, that this Charter Party & the Counter part thereof, betweene William Greenough Commander & pt owner of the Pinck Increase of the One part & mr John Pitt merchant on the Other part, was made & indented betweene them, [for a voyage from this Island Barbados to new England & from thence to the madera Islands according to the Contents of the said Charter party, Rela-

## Suffolk Deeds, Lib. VI., 90, 91.

tion being thereto had, will more at large Appeare was done, Concluded & agreed on betweene the aforesaid Parties, not

only with Our Consents but by Our possitive order & Command, wee having the interest of halfe the sajd Pinck, & the master Owner of One Eight, soe that wee were the Commanding part, And for the Reason aboue said wee have set Our hands & seales to the sd Charter pty & in Confirmation of the truth aforesajd have hereto put Our hands & seales to this Certificate this: 7: July: 1669

Signed sealed & deliuered in the presents of vs:

Richard Mosley William Larman

Edw: Bowden & a seale Thomas Bonnet & a seale

 $Julv: 20^{th}: 1669:$ This day Appeared before mee

Joseph Cocke. Thomas Bonnet & Edward Bow-

den & Acknowledged that the writting contained in these three sheets of paper is their Act & deed, And the Sajd

Bowden dot<sup>h</sup> depose that hee saw the sajd William Greenough to signe seale & deliuer the paper within written as his Act & deed given vnder my hand the day & Hen: Quintyne veare abouesaid:

Endst.

[91] Wee wittnes that Henry Quintyne Esq<sup>r</sup> did signe the aboue written

> Joseph Cocke Thomas Tuck

Richard Mosely

Recorded in the Secretaries Office, this: 22: July:  $1669 \cdot$ 

p: Richard Noke Dept. Secret

10th: of September: 1669: at A Court of Asistants in

Richard Mosely & Joseph Cocke deposed in Open Court that having subscribed their names to this Cirtificate & declaration of Edward Bowden & Thomas Bonnet were present in Barbados on the date thereof, & did both heare &

see Edward Bowden & Thomas Bonnet to signe seale & deliner the same as their Act & deed, & Acknowledged the deed within written to bee their Acts & deed & subscriptions as Attests:

Edw: Rawson Secrety

this should have benn right vnder the declaration & Certificate.

10th: Sept: 1669: Att A Court of Asistants in Boston Joseph Cocke Thomas Tuck & Richard Mosely deposed in Open Court that having subscribed their names as wittnesses were present on the date thereof, & were present & did both heare & see, Edward Bowden & Thomas Bonnet to Acknowledge before Hen: Quintyne a Justice of peace in Barbados that the within written deed & their Subscriptions & seales thereto were their Acts & Deed. As Attests:

Edw: Rawson Secrety

That the w<sup>th</sup> in written deed Conteyning 3 shee<sup>ts</sup> of paper w<sup>th</sup> the Certiffecat Endorsed & the Seuerall deposicons there-vppon were-Entered & Recorded in the 6th booke of Records & in folio 86 for y<sup>e</sup> County of Suffolke in New England word for word & Compared with the originall this 12<sup>th</sup> of September: 1669:

As Attests. Edw. Rawson Record<sup>r</sup>

[92] To all Christian People to whome these p<sup>r</sup>sents shall come, Richard Price of Boston in the County of Suffolke merchan<sup>t</sup> Sendet<sup>h</sup> Greeting Know yee, that I the sajd Richard Price of Boston in new England for diners good Causes & Considerations mee mouing thereunto Especially for & in Consideration of One hundred & seauenty Pounds to mee in hand pajd & to my Order before the sealing hereof, by John Jollife of the sajd Boston in new England aforesajd merchant wherewith I Acknowledge my selfe

fully sattisfyed Contented & pajd, And thereof & of enery part thereof doe Exomorate acquitt & discharge the sajd John Jollife his heires & assignes foreuer for the same by these presents.

Haue absolutely given granted bargained, sold alliend Enfeofed released & Confirmed And by these presents I the aboue mentioned Richard Price doe absolutetly fully & cleery Giue Grant bargaine sell alliene Enfeoffe & Confirme vnto the said John Jolliffe his heires Executors & assignes. all that my dwelling house Scittuate & being in Boston aforesaid with the Ground it stands on wth my yard & Garden as it is now fenced in with all liberties princledges & Appurtenances to the same, in Any kind or maner of waves belonging, bounded By the high way leading from the new meeting house, to mr Peter Olliners on the South, by the lane betwixt the said John Jollife & myselfe on the East the Orchard of the said John Jolliffe on the north, And the Land set apart in mrs Nortons Ground for the vse of the new Church of Christ in Boston on the west, To Haue & to hold the aboue granted dwelling house vard & Garden with all its liberties princledges & Appartenances, to the same belonging Or in any manner of wise belonging or Appertaining, buttelled & bounded as aboue to him the said John Jolliffe his heires & assignes Executors & foreuer to his & their Only

proper vse & behooffe foreuer, And the said Richard Price for himselfe his heires & assignes doe Couenaut promise & Grant to & with the said John Jolliffe his heires & assignes that hee the said Richard Price is the true Owner of the aboue granted premisses & stands seized of a good Estate of Inheritance of fee simple in the same. [93] Same, having good right full power & Lawfull Authority, the same to Giuc grant sell alliene & Confirme, And that the same & enery part thereof with its liberties, princledges & Appurtenances is free & cleere, & freely & cleerely Acquitted Exonnorated released & discharged of & from all manner of guifts grants leases joyntures Dowers judgments Extents & Executions And all manner of Incumbrances of what nature socuer had made done Committed by him the said Richard Price. whereby hee the said John Jolliffe may Or should any wayes bee molested Euicted or Ejected out of the same, And the said Richard Price for himselfe heires & assignes doth further Couenant promise & grant to & with the said John Jolliffe his heires & assignes that hee the said John Jolliffe his heirs & assignes shall & may from time to time & at all times quietly & peaceably, haue hold vse Occupie posses & Enjoy all the aboue granted premisses, with its liberties prineledges & Appurtenances, without the least let suite trouble molestation, of him the said Richard Price his heires & assignes or by or from any Other Person or Persons whatsoener haning or clayming any legall right Title or interest to the aboue granted primisses or any part thereof, by or from mee the Said Richard Price, Provided alwayes & it is mutually agreed by & betweene the said Richard Price & John Jolliffe any thing in this deed notwithstanding, that if the aboue mentioned Richard Price his heires Executors & assignes shall once within a twelve month of this date pay Or cause well & truly to bee paid, vnto the said John Jolliffe in his the said John Jolliffes Owne house, the sum of one hundred & seauenty pounds in new England money, then this deed & enery clause thereof to all intents & purposes of the Law whatsoener shall bee uovd or of none Effect, or Otherwise to bee & remaine in its full force & virtue, Prouided also & it is further agreed by & betweene, the said Richard Price & John Jolliffe that in Case of forfeiture, the sajd John Jolliffe doth hereby Couenant promise Grant & agree to & with the said Richard Price any thing in this deed notwithstanding, that after hee hath sattisfyed himselfe

notwithstanding, that after nee nat" sattisfyed nimsene
1669 his principle with its just dammages, what ouerplus,
shall bee & remaine, shall bee by him ginen [94]
ginen vp to the vse of Elizabeth Price, wife of the sajd
Richard Price & their Children, In Wittnes whereof the sajd

Richard Price have hereunto set his hand & seale, this sixteenth day of September: 1669, being the One & twenteth years of the Reigne of Our Sourraigne Lord, Charles the Second of England. Scotland ffrance & Ireland King defends of the ffaith &c:

Signed sealed & deliuered in the p<sup>r</sup>sence of vs William Dinsdale<sup>\*</sup> John Wo<sup>†</sup>co<sup>†</sup>t<sup>\*</sup> Richard Price & a seale m<sup>r</sup> Richard Price came before mee the 16<sup>th</sup>, of September 1669: And Acknowledged this writting to bee his Act & deed Daniell Denison:

Entered & Recorded word for word & Compared with the original this: 17th; of September: 1669

As Attests: Edw Rawson Record

To all Christian People to whom these p<sup>r</sup>sents shall come Rob<sup>t</sup>: Gib<sup>bs</sup> of Boston, in the County of Suffolke in new England Sendeth Greeting, Know vee that the said Robt: Gibbs, together with his wife Elizabeth Gibbs, for & in Consideration of the sume of One hundred & flifty pounds, to them in hand paid, where wth the said Gibb Acknowledgeth himselfe fully sattisfyed & Contented, & thereof & of enery part thereof, doth acquitt Exonnorate & discharge the said Thomas Deane his heires & assignes, Haue given Granted bargained sold Enfeoffed & Confirmed, And by these presents doe absolutely give Grant bargaine sell alliene Enfeofe & Confirme vnto Thomas Deane of Boston aforesajd merchant his heires & assignes all that his dwelling house Scittuate & being in Boston And lately bought of William Brisco deceased, with the barne outhousing Garden Orchard, & two parcells of vpland thereto adjovning, with all the fruites thereto belonging, Estimated in all two Acres, bee it more or less bounded by the Land leading into the Common on the South, the Common north, the Land now in possession of John Baker west, & a little lane, comming out of the Common East, with all & all manner of liberties princledges & Appurtenances to the same & enery part thereof belonging Or in any wise Appertaining, To have & to hold [95] hold the sajd dwelling house barne out housing Garden Orchard & two little Pastures, thereto adjovning, being Estimate two Acres more or less, bounded as abouesaid, with all the liberties priueledges or Appurtenances to the same belonging to him the said Thomas Deane his heires & assignes foreuer, & to his & their proper vse foreuer And the said Robt: Gibbs & Elizabeth his wife doe Couenant promise & Grant, to & with the said Thomas Deane his heires & assignes, that hee

the said Robt: Gibbs at the sale hereof is the true & proper Owner of the aboue granted prmisses & enery part & parcell thereof, & hath Good right full power & Lawfull Authority in himselfe the same to dispose, & that the same now bee & from time to time shall bee, free & cleere & fully

Thomas Deane

& cleerely acquitted Exonnorated discharged & defended of & from all & all manner of bargaines sales formerly made or barters gifts leases grants

mortgages Dowre & power of thirds & all Other incumbrances whatsoeuer that have benn done or Suffered to bee done, by him aforesajd Robt: Gibbs his heires or assignes or by or from any other person or persons whatsoever clayming any right Title interest or demand thereto or to any part or parcell thereof by from or vuder him the said Robt; Gibbs & the said Robt. Gibbs, doth further Couenant & promise to & with the said Thomas Deane his heires & assignes, that hee the said Robt: Gibbs on demand shall & will deliuer vp all deeds writtings or minument touching or Concerning the prmisses favre vncancelled & vndefaced & doth make Ouer & assigne all his right title & interest therein to said Thomas Deane, In Wittne<sup>s</sup> whereof the said Rob<sup>t</sup> Gibbs hath hereunto put his hand & seale, this twenty third day of August in the yeare of Our Lord Sixteene hundred sixty & nine, Annoqe Regnj Regis Carolj secundj vicessimo primo:

Signed sealed & deliuered in the p<sup>r</sup>sence of

Samuell Broadstreet Samuell Bozworth:

Robert Gibbs & a seale Elizabeth Gibbs & a seale

mr Robt Gibbs Acknowledged this deed of sale to bee his Act, & mrs Elizabeth Gibbs his wife, did freely Consent to the sale of the house & Land herein Contained, & did resigne all hir right & interest therein, before mee

September: 16<sup>th</sup>: 1669 Daniel Denison. Entered & recorded word for word & Compared wth the Originall this: 18th. Sept. 1669

As Attests: Edw. Rawson Record<sup>r</sup>

Edward Collicott aged about 54: yeares & dwelling at Hampton Testifyeth, being at Salsbury in Aprill three or fowre yeares since, came in One Henry Steuens from Narraganset or Road Island as hee said Enquiring after a woman who was come from thence, which woman to this Deponants knowledge, was at that time the wife of one William Risby, & the sajd woman came hither along with One yong Pineon & then the said Stephens did affirme that Risby was dead, & that hee had a right to her, & According to the vuderstanding of most People, Stephens & the said woman did line as man & wife, shee after wards having a child in Douer Prison, within the same yeare & had shee not broake Prison shee had benn brought to Boston to bee tryed for hir life, as I was informed by the joyle keeper. Entred & recorded word for

word Agreeing w<sup>th</sup> the originall & therew<sup>th</sup> Compared in perpetuan Rej memoriam this 18<sup>th</sup> September 1669.

DEdw: Rawson Record<sup>r</sup>

Taken vpon Oath: the: 17th: mon: 1669 perpetu-William Haythorne Assist. Edward Tyng: Assist:

To all Christian People to whome this present writting, shall come, John Lewis of Boston in the massathusets
Colony in new England Marriner & Ann his

John Lewis wife Send Greeting, Know yee that the sajd John Lewis & Ann his sajd wife, for & in Consideration of seauenty pounds, in hand paid by Thomas Platts

of said Boston butcher vnto the said John Lewis or his Order, whereof & wherewith, they the said John Lewis & Ann his said wife, doe Acknowledge themselves fully sattisfyed Contented & pajd, & thereof & of enery part thereof, doe, Exonnorate acquitt & discharge the said Thomas Plats his heires Executors Administrators & assignes & enery of them foreuer by these preents Haue Giuen Granted bargained sold Enfeoffed & Confirmed & by these preents, doe Gine grant bargaine sell Enfeoffe & Confirme vnto ve sajd Thomas Plates his heires & assignes, All that his dwelling house yard & Appurtenances, Scittuate lying & being in Boston aforesajd One side of which yard, & the house bounded with the Ground of Bartholomew Cheauers, north-East & is there sixty one foote &c the Other side bounded with the house & Land of James Hudson south west, & is there forty fline foote fowre ynches, one End being a triangle is bounded with a back lane, leading to Richard Greenes house northerly & is there twenty seanen foote & halfe, & the Other End being the front next the street Southerly & is there fifteene foote, with the princledges & Appurtenances in reference [to [97] to the mill Creeke belonging to the said house & all Other the princledges proffitts & Appurtenances to the sajd house belonging, To Haue & to hold the aforebargained premisses, with all the rights princledges & Appurtenances thereof, & thereunto belonging as aforesd with all Deeds Euidences & writtings Concerning the same fayre vncancelled & vndefaced, vnto the said Thomas Plates

his heires & assignes, To the only proper vse & behoofe of the said Thomas Plates his heires & assignes forener, And the said John Lewis for himselfe his heires Executors & Administrators doth Couenant & grant to & with the said Thomas Plates his heires & assignes by these presents That the said John Lewis the day of the date hereof is & standeth lawfully seized to his owne vse of & in the afore bargained premisses & enery part thereof with the Appurtenances & princledges thereof as aforesajd, in a good perfect & absolute Estate of inheritance in fee simple, & hath in himselfe full power good right & lawfull Authority, to grant bargaine sell Conucy & assure the same in manner & forme aforesaid, And that hee the said Thomas Plates his heires & assignes & enery of them shall & may foreuer hereafter, peacably & quietly have hold & Enjoy the afore-bargained prinisses with the prineledges & Appurtenances thereof as aforesaid, free & cleere & cleerly acquitted & discharged of & from all former & Other bargaines & sales guifts grants joyntures Dowers Titles of Dower Estates mortgages forfeitures judgments Extents Executions & all other Acts & incumbrances whatsoener had made Committed & done, Or suffered to bee done by the said John Lewis, his heires or assignes or any person or persons, clayming by from or vnder him, them or any of them, And further the said John Lewis & Ann his said wife, doe for themselves their heires Executors & Administrators Couenant promise & grant to & with the said Thomas Platts his heires & assignes, That they the said John Lewis & Ann his sajd wife vppon reasonable & Lawfull demand, shall & will performe & doe or Cause to bee performed & done, any such further Act or Acts whether by way of Acknowledgment of this present deed or release of dower in respect of the said Ann, Or in any Other kind that shall or may befor the more full Compleating Confirming & sure making the afore-bargained premisses, vnto the said Thomas Plats his heires or assignes, according to the true intent hereof & the Lawes of the massathusets Jurisdiction, In Wittnes whereof the said John Lewis & Ann his sajd wife have hereunto put their hands

& seales, the twenty Eight day of September in the years of Our Lord One Thousand six hundred [98] hundred sixty & nine, Annoq<sup>e</sup> Regnj Regis Carolj Secundj, xxi:

Signed scaled & delinered with state seizen & possession ginen & received according to Law in prsence of

Richard Collicott
William Letherland

John Lewis his marke-& a seale

Ann D Lewis

hir marke & a scale

Ita Attest· p Rob<sup>t</sup>: Howard No<sup>t</sup>· pub

This deed Acknowledged by John Lewis & Ann his wife & the said Ann being Examined did yeald vp her right to the third freely: 28:7:69.

Rich: Bellingham Gou<sup>r</sup>

Entered & recorded word for word & Compared with the Originall the 29: of September: 1669:

As Attests: Edw. Rawson Recorder:

To all Christian People, to whome this preent writing shall come Rob: Wyard of Boston in the massathusets Colonie of new England Bricklaver & Sarah his wife send Greeting. Know yee that the said Rob!: Wyard & Sarah his said wife for & in Consideration of sixty pounds Secured to bee paid, Haue ginen Granted bargained sold Enfeoffed & Confirmed, And by these presents doe give grant bargaind sell Enfeoffe & Confirme vnto Edward Cart-

Robt; Wyard

wright of said Boston marriner, A parcell of ground in the said Boston with a dwelling house Edw: Cartwright

thereupon by the said Wyard newly erected, the said Ground bounded with the Land of Thomas Sheffeild Eastward, with the Land of Samuell Mayo South-ward, with a Common high way northwest & with the Land of Thomas Edsell Northward, The said Land hereby bargained & sold being in the front thirty-fline foote, in the reare Thirty nine foote more Or less, next to mr Mayos Land twenty three foote & a halfe foote, more or less & adjoyning to the said Edsells Land thirty nine foote more or less, which said Land the said Wyard purchased of Zachariah Phillips, To Haue & to hold the said bargained premisses, with all & every the Appurtenances as before bounded, from the first day of march next Ensuing the date hereof, forth, vnto the said Edward Cartwright his heires & assignes. To the only proper vse & behoofe of the said Edward Cartwright his heires & assignes foreuer, And the said Robt: Wyard for himselfe his heires Executors & Administrators doth Couenant & grant to & with, the said Edward Cartwright his heires & assignes by these preents, That hee the said Rob!: Wyard the day of the date hereof, is & standeth Lawfully seized to his owne vse of & in the said bargained primisses, & euery part & parcell thereof with the Appurtenances thereof in a good perfect & absolute [Estate [101] Estate of inheritance in fee simple, And hath in himselfe full power good right & Lawfull Authority, to grant bargaine sell Conney & assure the same in manner & forme aforesaid. And that hee the said Edward Cart-wright his heires & assignes & enery of

them shall & may foreuer hereafter from the said first of march next peaceably & quietly Hane hold & Enjoy the said bargained primisses with the Appurtenances thereof as aforesaid, free & cleere & cleerly acquitted & discharged of & from all former & Other bargaines & sales guifts grants joyntures, Dowers Title of Dowre Estates mortgages forfeitures judgments Executions & all Other Acts & incumbrances whatsoeuer had made Committed & done or suffered to bee done, by the said Robt: Wyard his heires or assignes or any Person or Persons clayming, by from or ynder him them or any of them, or had made done or Committed, or to bee done or Committed by any Other Person or Persons Lawfully clayming any right Title or interest to the same or any part thereof, whereby whereby the said Edward Cartwright his heires or assignes shall or may bee hereafter molested or Lawfully Euleted out of the possession or Enjoyment thereof, And ffurther the sajd Robert. Wyard & Sarah his said Wife, doe for themselves their heires Executors & Administrators. Couenant promise & Grant to & with the sajd Edw: Cartwright his heires & assignes that they the said Rob': Wyard, & Sarah his sajd wife vpon reasonable & Lawfull demand shall & will performe & doe or Cause to bee performed & done, any such further Act or Acts, whether by way of Acknowledgment of this present deed or release of Dower in respect of the said Sarah, or in any Other kind that shall or may bee for the more full Compleating, Confirming & sure making the afore-bargained premisses, vnto the said Edward Cartwright his heires & assignes, according to the true intent hereof, & the Lawes of the said massathusets Jurisdiction, In Wittnes whereof the said Edward Wyard & Sarah his sajd wife, have hereunto putt their hands & seales the one & Twenteth day of January in ye yeare of Our Lord, One Thousand six hundred Sixty & two Signed sealed & delinered

& these two words dwelling in the : 7th : line, foote in the 11th line interlined before sealing in prence of.

John White

Jasper Rush

Sara<sup>h</sup> / Wyard & a seale

Ita Attests Rob<sup>t</sup>: Howard not риђ:

This Conucyance aboue written was Acknowledged by Rob!: Wyard & Sarah his wife to bee their Act & Deed the: 5th: day of fleb: 1662. before mee: John Endicott Gour

Entered & Recorded word for word & Compared with ye Originall: 29: Sep: 1669.

As Attests, Edw. Rawson Recorder

[102] To all Christian People: Thomas Sheffeld of Boston in the County of Sutfolke in new England Seaman & Ann his wife Sendet<sup>h</sup> Greeting in Our Lord God Enerlasting Know yee, that the said Thomas Sheffeild & Ann his wife for & in Consideration of the sum of Eighteene Pounds starling by the uallue thereof in money & Corne, to them in hand before the Sealing & deliuery hereof, well & truly paid by Edward Cartwright & Elizabet<sup>h</sup> his wife of Boston of Boston aforesaid, whereof &

Tho: Sheffeild Wherewith, they the sajd Thomas & Ann Sheffeild doe Acknowledge themselves fully sattis-

fyed Contented & paid & thereof & of enery part & parcell thereof doe fully & cleerly, acquitt & discharge the said Edward Cartwright & Elizabeth his wife their heires Executors & Administrators & every of them forever by these preents, Hath given granted bargained sold alliend Enfeoffed & Confirmed, And by these preents Doth fully cleerly & absolutely, gine grant bargaine sell alliene Enfeoffe & Confirme vnto the said Edward Cartwright & Elizabeth his wife, a peece or parcell of Land lying & being at the North End of the Towne of Boston aforesajd, Conteining in breadth in ye front Thirty foote, & in the reare Thirty foote & in length sequenty & Eight foote more or less, fronting on the way north. Easterly & butting, on the Land of mr John mayo Southwesterly & bounded by the Land of Thomas Edsell Northwesterly, by the Land of John Capen South-Easterly, with all & singular the princledges and Appurtenances to the said Land belonging, & all the Estate right Title interest vse propriety possession, clayme & demand whatsoener of them the said Thomas & Ann Sheffeild, or either of them of in or to the same, or any part thereof, & all Deeds, Enidences & writtings which Concerne the same, To Haue & to hold, the sajd peece or parcell of Land as aforesaid, vnto the said Edward Cartwright & Elizabeth his wife, & to the heires & assignes of the said Edward Cartwright from the day of the date hereof foreuer, To the only proper vse & behoofe of the sd Edward Cartwright, & Elizabeth his wife & the heires & assignes of the sajd Edward Cartwright foreuer, And the said Thomas Sheffeild & Ann his wife, & Each of them for him & her selfe & respective heires Executors & Administrators, & enery of them doe & doth Conenant & promise to grant to & with the said Edward Cartwright & Elizabeth his wife, & the heires & assignes of the said Edward Cartwright & euery of them by these preents That they the said Thomas Sheffeild & Ann his wife at the time [of [103] of the signing & sealing hereof is seized of a good & indefeazible Estate in fee simple in the

premisses, & vntill the delivery hereof by them vnto the said Edward Cartwright & Elizabeth his wife, to the vse of them the said Edward & Elizabeth, & the vse of the said Edward his heires & assignes forener, were the true & rightfull Owners of the aboue bargained primisses, And that they have in themselves full power good right & Lawful Authority to grant bargaine sell & Confirme the premisses vnto the said Edward Cartwright, & Elizabeth his wife, & the said Edward Cartwrights heires & assignes as aforesaid, & that the same is free & cleere & freely & cleerly acquitted, Exonnorated & discharged, or Otherwise from time to time & at all times, shall bee sufficiently saued defended & kept harmless, by the said Thomas Sheffeild & Ann his wife, & the respective heirs Executors & Administrators of Each of them, vnto the said Edward Cartwright & Elizabeth his wife & the heires & assignes of the said Edward Cartwright, of & from all & all manner of former & other bargaines sales, Guifts, Grants, leases assignements, mortgages wills Entales judgments, Executions, forfeitures, seizures joyntures Dowers, And of & from all & singular Other Charges Titles, Troubles, incumbrances & demands whatsoeuer had made done, Or suffered to bee done by the said Thomas Sheffeild & Ann his wife, Or either of them, Or any person Or Persons whatso-euer, by their or either of their Act, meanes default Consent Or procurement, And against them the said Thomas Sheffeild & Ann his wife, Each of their heires Executors & Administrators, & all & euery Other Person & persons whatsoeuer lawfully clayming or to clayme any Estate right Title or interest, of in or to the premisses or any part thereof, the sajd Thomas Sheffeild & Ann his wife, And the heires Executors & Administrators of Each of them shall & will warrant & foreuer defend, vnto the sajd Edward Cartwright & Elizabeth his wife & the heires & assignes of the said Edward Cartwright by these preents, And that the said Edward Cartwright & Elizabeth his wife & the heires & assignes of the said Edward Cartwright shall & may foreuer, from after the day of the date hereof, quietly & peacably have hold vse Occupy posses & Enjoy the abone bargained premisses, with the Appurtenances & princledges to his, hir & their Owne proper vse & behoofe without the lett, sute trouble molestation denyall Contradiction, eniction Ejection or disturbance of the said Thomas [Sheffeild [104] Sheffeild & Ann

his wife, Or either of them or the heires Executors or Administrators of either of them, or any Other Person or persons whatsoeuer, having Clayming or pretending to have any Estate right Title or interest, clayme or demand whatsoeuer of in or to the same or to any part thereof, In

Wittnes whereof the sajd Thomas Sheffeild & Ann his wife, hath hereunto set their hands & seales the Sixteenth day of Aprill in the yeare of Our Lord, One Thousard six hundred sixty & three, in the flifteenth yeare of the Reigne of Our Soneraigne Lord Charles the Second by the Grace of God of England Scotland flirance & Ireland King defendr of the Faith &c. 1663

his marke
Thomas Sheffeild & a seale: apending

hir marke

Ann Sheffeild & a seale Appending

Signed Sealed & delinered

in the presence of

Daniell Turrell

John Bushnell

William Pearse

This Conueyance within written was Acknowledged by Thomas Sheffeild & Ann Sheffeild to bee their Act & Deed: the: 23: Aprill: 1663: Before mee.

John Endicott. Gour

Entered & Reccorded word for word & Compared with the Originall this: 29: September: 1669:

As Attests: Edw. Rawson Recorder.

To all Christian People, to whome this present writting shall come, Edward Cartwright of Boston in the massathusetts Colony of new England marriner, Send Greeting Know

Edw: Cartwright deed of guift to Jn:: White & Edw: morris for ye use of Eliz: Cartwright

yee, that I the sajd Edward Cartwright for diners good Causes & Considerations mee therennto moning & Especially for & in Consideration of a Considerable Estate in money & household stuffe that I the sajd Cartwright had with Elizabeth my wife when I married with her,

who before marriage was called by the name of Elizabeth Morris, & for her better maintenance in Case shee out line mee the sajd Cartwright I the sajd Edward Cartwright Haue given granted Enfeoffed & Confirmed & by these presents doe gine grant Enfeoffe & Confirme, vnto John White of muddy Riner in the bounds of sajd Boston husbandman & Edward Morris of Roxbury, in the sajd Colonie Husbandman as ffeofees in trust to & for the vse of the sajd Elizabeth, All that my now dwelling house in Boston aforesajd, with the ground vpon which it stands, with the yard & whatsoener is vnto the sajd house belonging. The sajd Ground bounded, with the Land that now is Or late was Thomas Sheffeild Eastward, with the

Land of Samuell Mayo Southward, with a Common high way northwest, & with the Land of Thomas Edsell Northward. the said Land hereby granted being in the front, Thirty fline foote, in the reare Thirty nine foote [105] foote more or less, next to mr Mayos Land Twenty three foote & a halfe more or less & joyning to the said Edsells Land, Thirty nine foote more or less, which said house & Land I the said Edward Cartwright late had & purchased of Robt: Wyard as by Deed bearing date the one & Twenteth day of January One Thonsand six hundred sixty two Appeareth: Also another parcell of Land in Boston aforesaid adjovning to the same, Containing in breadth in the front Thirty foote, & in the reare Thirty foote, & in the length seamenty & Eight foote more or less, fronting on the way north-Easterly, & butting on the Land of mr John mayo South-westerly & bounded by the Land of Thomas Edsell northwesterly, & the Land of John Capen South-Easterly. with all the Appurtenances thereof, which said parcell of Land last mentioned, I the said Cartwright with Elizabeth my wife late had & purchased of Thomas Sheffeild of Boston & Ann his wife, as by deed bearing date the sixteenth day of Aprill, one Thousand six hundred sixty & three Appeareth, To Haue & to hold the said house & two parcells of Land with the Appurtenances as before bounded, vnto the said John White & Edward morris, & their heires forener to & for the vses intents & purposes in manner following, & to noe Other vse intent & purpose, That is to say to the vse & behoofe of mee the sajd Edward Cartwright, during the tearme of my naturall life keeping the said house & fences in good repare, & after my decease to the vse & behoofe of the said Elizabeth my said wife & such child & children as shall bee then lining, begotten of the Body of the said Elizabeth, by mee the said Cartwright her now husband, & for want of such issue then to the said Elizabeth my said wife hir heires & assignes foreuer, The true intent & meaning hereof is that after the decease of mee the said Cartwright, shee the said Elizabeth having noe issue of her body begotten, by mee the sajd Cartwright then living shee shall have power to give & dispose of all & enery part of the said house & Land by will or Otherwise as shee please, And I the said Edward Cartwright doe hereby grant for mee & my heires that wee shall & will warrant & foreuer defend the aforesajd house & Land with all & enery part thereof with the Appurtenances thereof vnto the sajd John White & Edward morris & their heires against mee & my heires & assignes to & for the vses & behoofes aforesajd, In [106] wittnes whereof I the sajd Edward Cartwright, hane hereunto put my hand & Scale, the flifteene day of July in the yeare of Our Lord One

## SUFFOLK DEEDS, LIB. VI., 106.

Thousand six hundred sixty & fowre, Annoqe Regnj Regis Caroli Seeundi, xvj:

Edward Cartwright wth a seale apending

Signed Sealed & deliucred & the word whereof interlined before sealing in the p<sup>r</sup>sence of

Olliner Callow vse Ita: Attest\* Rob': Howard not, pub wir

This fleofmen is Acknowledged by Cartwright to bee his to White & morris for the vse of Elizabeth his wife.

Jnº: Endicott Gour

Entered & Reccorded word for word & Compared with the Originall this: 29: september: 1669:

As Attests, Edw: Rawson Recorder

To all Christian People, to whome this present writing shall come, Zachariah Phillips of Boston in the massathusets Colonie of new England Butcher & Elizabeth his wife sends Greeting, Know yee, that the sajd Zachariah Phillips & Elizabeth his sajd wife for & in Consideration of florty two pounds of Currant money of new England in hand pajd by James Whitcomb of the sajd Boston merchant, whereof &

wherewith they doe Acknowledge themselues fully sattisfyed Contented & pajd, & thereof & of euery part thereof doe Exonnorate acquit & discharge the sajd James Whitcomb, his

heires Executors Administrators & assignes & enery of them forener by these preents, Hane given granted bargained sold Enfeoffed & Confirmed, And by these presents doe give grant bargaine sell Enfeoffe & Confirme vnto the said James Wetcomb A Parcell of Land in Boston aforesaid facing vpon the street Or high way leading vp to John flareweathers, house north-East & is there Eighty foote, bounded with the Land of John Wilmott in part & the Land of Richard Wharton merchant in part South-East & is there One hundred florty flowre foote, with the new burying place Southwest, & is there about One hundred & Thirty foote with the Land belonging to the Almes house house in part & the Land of the Widow Wills in part & the high way in part northwest & is there about One hundred & ffifty foote, which said Land is part of that inclosier or Orchard which the said Phillips purchased of Capt: James Olliner, To Hane & to hold the sajd bargained prmisses with all the Appurtenances thereunto belonging as before bounded together with a true Copie of the Originall deed Containing the whole inclosier, vnto the said James Whitcomb his heires & assignes to the only proper vse & behoofe of the said James Whitcom his heires & assignes foreuer, And the said Zachariah Phillips for himselfe his heires Executors & Administrators doth [107] doth Couenant & grant to & with the said James Whitcom his heires & assignes by these presents, That hee the sajd Zachariah Phillips the day of the date hereof, is & standeth lawfully seized to his Owne vse, of & in the said bargained premisses, & enery part thereof with the Appurtenances thereof, in a good perfect & absolute Estate of inheritance in fee simple, & hath in himselfe full power good right & Lawfull Authority to grant bargaine sell Conney & assure the same in manner & forme aforesaid And that hee the said James Whitcom his heires & assignes & enery of them shall & may foreuer hereafter peaceably & quietly have hold & Enjoy, the said bargained premisses with the Appurtenances thereof as aforesaid free & cleere, & cleerly acquitted & discharged of & from all former bargaines & sales gifts grants jountures Dowers. Titles of Dower Estates mortgages, forfeitures judgments, Extents Executions & all other Acts & incumbrances whatsoeuer had made Committed & done or suffered to bee done by the said Zachariah Phillips his heires or assignes; Or any person or persons clayming by from or vnder him, them or any of them, or had made done or Committed or to bee done or Committed, by any Other person or persons lawfully clayming any right Title or interest, to the same or any pi thereof, whereby the said James Whitcom his heires or assignes shall or may bee hereafter molested or Lawfully Ejected out of the possession or enjoyment thereof, And further the said Zachariah Phillips & Elizabeth his said wife doe for them selves, their heires Executors & Administrators, Couenant promise & grant to & with the said James Whitcom, his heires & assignes that they the said Zachariah Phillips & Elizabeth his said wife, vpon reasonable & Lawfull demand shall & will perform & doe, or cause to bee performed & done any such further Act or Acts, whether by way of Acknowledgment of this present Deed or release of Dower in respect of the said Elizabeth, or in any Other kind that shall or may bee for the more full Compleating Confirming & sure making of the afore-bargained primisses. vnto the said James Whitcomb his heires & assignes, According to the true intent hereof & the Lawes of the sajd massathus<sup>ets</sup> Jurisdiction, In Wittnes whereof the sajd Zachariah Phillips, & Elizabeth his sajd wife, haue hereunto put their hands & seales, the Twenty Eight day of Aprill in the years of Our Lord, One Thousand six hundred Sixty & three, Annoge Regni Regis Caroli Secundj: xvo:

> Zachariah Phillips & a seale appendg Elizabet<sup>a</sup> Phillips & a Seale Appending

Signed Sealed & delivered in the presence of Thomas Clarke Ita: Attests. Robt: Howard Not pub:

This deed Acknowledged by Zacharia<sup>h</sup> Phillips & Elizabet<sup>h</sup> his wife the sajd Elizabet<sup>h</sup> being Examined, did freely yeald vp hir right of Dowre or thirds 29:7:1669-Rich: Bellingham Gou<sup>r</sup>

Entered & reccorded word for word & Compared with the Originall 30: Sept: 1669.

[108] To all Christian People, to whome this pres-

As Attests. Edw: Rawson Record<sup>r</sup>

ent writting shall come; Zachariah Phillips of Boston 1669. in the Massathuse<sup>tts</sup> Colony of new-England Butcher & Elizabeth his wife Send greeting in Our Lord God Euerlasting, Know yee that whereas Edward Bendall Somtimes of Boston in new England for good & ualluable Considerations in hand received of Samuell Olliner of Boston aforesajd, did grant & sell vnto the sajd Samuell Olliner his warehouse in Boston aforesal neere adjoyning to the then Capt: John Leuerets warehouse, with the ground whereon the aforesajd Warehouse stood, with liberty to enlarge the sajd Warehouse

the fflower bee Eight foote about the ground, As also liberty to add vnto the East End of the sajd Warehouse as farr as the then Capt: Leuerets warehouse Prouided hee make the fflower Eight foote about ground as aforesajd with liberty to Enlarge

next the high way, at the west End of the said house, or Twenty foote of ground mentioned in the deed of sale of the aforesaid warehouse, prouided it bee set on pillars soe as

the said Warehouse Southward towards the then m<sup>r</sup> Coles as farr said Capt: Leneretts, To Hane & to hold, the said Warehouse & ground, with all the liberties aforesaid vuto him, the said Samuell Olliner his heires & assignes for & during the whole tearme which the said Edward Bendall had therein by grant from ye Towne of Boston [being then about sixty Three yeares to come with warranty to defend, the same. for & during the tearine of the grant aforesajd, against all Persons whatsoeuer, as in the said Deed bearing date, the seauenth day of the flifth mouth One Thousand six hundred flifty one Appeareth, And which said Ground princledges & liberties as aforesajd was assigned & made Ouer vnto Theodor Atkinson senior of Boston aforesajd, for the remainder of the time & tearme of yeares Expressed in sajd grant from the said Towne of Boston. And which said Warehouse & the ground vpon which it stood with the liberties prineledges thereof as aforesaid for the remainder of said tearme

the sajd Atkinson for & in Consideration of sixty Pounds pajd & sattisfyed by the sajd Zacharia<sup>h</sup> Phillips, did sell the same vnto the Said Phillips as by the said Atkinson his Deed, vnto him the said Phillips bearing date the fourteent<sup>b</sup> day of July One Thousand six hundred sixty three Appeareth, Now Know yee that I the said Zachariah Phillips, & Elizabeth my wife for & in Consideration of Sixty pounds in hand paid vnto me the said Phillips to my full sattisfaction by James Whitcomb of Boston aforesajd merchant & thereof & of enery part thereof doe [109] doe Exonnorate acquitt, & discharge the sajd James Whitcom his heires Executor Administrators & assignes & enery of them forener by these preents, Hane granted bargained sold alliend. Enfeofed assigned made Oner & Confirmed & by these presents for mee my heires Executors & Administrators doe grant bargaine sell Enfesse, assigne make Ouer & Confirme vnto the said James Whitcom his heires Executors Administrators & assignes the said Warehouse & ground vpon which it stands with all the liberties princledges & Appurtenances to the same belonging as aforesaid, To Haue hold posses & Enjoy the same, & euery part & parcell thereof as is before Expressed, vnto the said James Whitcomb his heires Executors Administrators & assignes, to the only proper vse & behoofe of him the said James Whitcomb his heires Executors Administrators & assignes for & during the remainder of ve time & tearme of yeares in the said Towne grant vnto the said Bendall without any lett denyall Euiction Ejection or molestation of mee the sajd Zachariah Phillips or Elizabeth my said wife or any Other Person or Persons whatsoener, In Wittnes whereof wee the said Zachariah Phillips & Elizabeth my said wife haue hereunto put Our hands & seales the tenth day of Nouember in the yeare of Our Lord One Thousand Six hundred sixty Eight Stile of England, Annoqe Regni Regis Caroli Secundi vicessimo

Zachariah Phillips w<sup>th</sup> a scale Apending Elizabeth Phillips w<sup>th</sup> a scale Apending

This within written Deed was signed sealed & deliuered in presence of.

Samuell Broadstreet
Ita Attests. p Rob<sup>t</sup>: Howard
no<sup>t</sup>: Pub;

This deed was Acknowledged by Zachariah Phillips & Elizabeth his wife & the said Elizabeth being. Examined did freely yeald vp hir thirds & right of Dowre: 29: 7:69:

Rich: Bellingham Gou<sup>r</sup>

Entered & Reccorded word for word & Compared with the Originall this 30th, day of September: 1669.

As Attests: Edward Rawson Record<sup>r</sup>

Know all men by these p<sup>r</sup>sents, that I John Holbrook of Weymout<sup>h</sup> in the Colony of the massathusets in new England doe stand & am firmly bounden & obleiged to Jonathan Gatline of Boston in the Colony aforesajd marriner, in the sum of Three hundred sixty & Eight pound in Currant money of new England to bee pajd vnto the sajd Jonathan

John Holbrooks bond to Jona: Gatliue Gatline or his true & Lawfull Atturney Executors or Administrators to the which payment well & truly to bee made, I doe bind mee my heires Executors & Administrators, And also all that my

Estate right Title & interest in the Lands mill, houses & meadow Scituate & being partly in Braintry & partly in milton in the Colony aforesajd which I the sajd John Holbrooke bought of him the sajd Jonathan Gatline firmly by these prent, Scaled with my scale dated the twelfth day of December in the yeare of Our Lord One Thousand six hundred Sixty & Eight, Annog Regnj Regis Carolj Secundj

yicessimo: [110] The Condition of this obligation is such that if the about bounden John Holbrooke his heires

Executors Administrators or assignes or either of them doe well and truly pay, Or Cause to bee paid in Boston vnto the aboue named Jonathan Gatline, his heires Executors Administrators or assignes, the full & whole sum of one hundred Eighty & ffowre pound in manner & forme as followeth, vizt, the sum of Eighty pound in Currant money of new England & the sum of One hundred & flowre pound's by the moiety or halfe of the said sume in merchantable prouissions, [that is to say] pease Porke Beefe Bisket bread Indian Corne, [the Corne not Exceeding florty Bushells,] some of either of the said species at the merchants price & the Other movety or halfe of the said sum, to bee paid at a reputed well provided shop Or warehouse in Boston, aforesaid in English Goods at the price Currant at or before the Thirteth day of May Which shall bee in the years of Our Lord one thousand six hundred & seauenty, without Couen fraud or further delay, that then this present Obligation shall bee wood, & of none Effect but Otherwise to remaine & bee in full force & virtue Signed scaled & delivered

in these p<sup>r</sup>sen<sup>ts</sup> of Henry Rust William Pearse : ser. Before the signing scaling & deliaery hereof it is Couenanted & agreed that in Case the abone sajd sume bee not pajd at the time Expressed in the Condition, That then the sajd Holbroock his heires Executors &c. shall pay interest for for bearance after six pounds p Centum, after the abonesajd day of payment not Exceeding one years beyond the day of payment John Holbrook & a scale:

## Suffolk Deeds, Lib. VI., 110, 111.

This bond was Acknowledged by John: Holbrooke to bee his Act & deed the 12th: of December, 1668.

Before John Leueret Assist:

Entered & Reccorded word for word & Compared with the Originall this 2<sup>d</sup> day of October: 1669:

As Attests, Edw. Rawson Record<sup>r</sup>

Know all men by these p<sup>r</sup>sents, that I John Holbrooke of Waymouth in the Colony of the massathusets in new England yeamon doe stand, & am firmly bounded & obleiged, to Jonathan Gatliue of Boston in the Colony of the massathusets aforesajd marriner in the same of flowre hundred pounds in Currant money of new England to bee pajd to the sajd Jonathan Gatliue his true & Lawfull Atturny Executors or Administrators to the which payment well & truly to bee made I bind mee my heires Executors & Administrators & [enery [111]] enery of them foreuer by these p<sup>r</sup>sents, sealed with my seale dated the twelfth day of December, in the yeare of Our Lord One Thousand six hundred sixty & Eight, Annoq<sup>e</sup> Regnj Regis Carolj secundj vicessimo.

The Condition of this Obligation is such that Whereas Thomas Gatliue late of Braintry in the Colony aboue sajd died intestate having two daughters unpromided for, Prudence the Relict & Jonathan Gatliue the only som of the sajd Thomas Gatliue, presenting the Innentory of the Estate in Lands, mill meadow &c: To a Countie Court sitting in Boston aforest the nine & Twenteth day of October in the yeare of Our Lord One Thousand six hundred sixty & three, the sajd Court Ordered that the sajd Relict Prudence Gatliue to bee Administrator, And the said Jonathan Gatliue to bee Administrator to the sajd Estate, And that the sajd Jonathan the only sonn of the sajd Thomas Gatliue shall pay his sisters

Prudence Gatline, & Mary Gatline, the sum of one hundred pounds a peece for their portions, out of his said deceased flathers Estate, in Corne Cattle &c, As by the said Counts Order Appeareth, in

Order thereunto the sajd Jonathan Gatline, vppon the sale of the Land's mill housing meadowes &c: To the aboue bounden John Holbrooke, hath taken Care for the payment of the sajd Portions to his sajd Sisters, according to the Order of the sajd County Court, If therefore the sajd John Holbrooke his heires Executors Administrators or assignes or any of them, doe well & truly pay or Canse to bee pajd in Boston, or Braintry, vnto Prudence Gatline & mary Gatline, the sume of One hundred pounds a peece in Specie, & time according to the Order of the aforesajd County Court & doe thereby cleerby Exonnovate Acquitt & discharge the sajd Jonathan

Gatliue his heires Executors & Administrators, as well of & from the sajd Order of Court & of & from his before named Sisters & either of them, As also of & from all Actions suites Costs Charges troubles judgments Executions claymes, or demands whatsoeuer Concerning the sajd Portions & either of them, or any part or parcells of them & either of them, That then this prent Obligation shall bee noyd & of none Effect, but else shall remaine & bee in full force & virtue:

Signed sealed & delinered in p<sup>r</sup>sents of Henry Rust: William Pearse ser: John Holbrooke & a seale
This bond was Acknowledged by John Holbrooke,
to bee his Act & deed the:
12: December: 1668: before

John Leueret Assist

Entered & Reccorded word for word & Compared with the Originall, this 2<sup>d</sup>: day: of October: 1669.

As Attests: Edw. Rawson Record<sup>r</sup>

[112] Bee it Knowne vnto all men by these presents, that wee Bartholomew Barnard of Boston Carpenter & Jane my wife, for & Consideration of Thirty flowre pounds, Eleanen shillings in money to vs in hand well & truly paid by Symon Lynd of Boston Merchant, Haue bargained Granted & sold & doe hereby grant bargaine & sell, Enfeoffe assigne & Confirme vnto the said Symon Lynd his heires Executors Administrators or assignes foreuer, Our Garden or Ground lying towards the north End of this Towne of Boston, being Thirty foote & vpwards in breadth throughout & in some parts broader, & about One hundred & Eight foote in length, bounded with the street Southerly with George Auris Northerly, & Samuell Shrimpton Westerly & with Nathan Rainsford Easterly, To Haue & to hold the said parcell of Land with all & singular the fences Trees princledges accommodations & Appurtenances thereto belonging, or thence Bartholo: or thereby to bee had made or raised vnto him the

Bartholo:
Barnard
To
Symon Lynd
Symon Lynd
To
Symon Lynd
Symon Lynd
To
Symon Lynd
Symon

the same & enery part thereof against all Person or Persons, any wayes Lawfully clayming or demanding the same or any part or parcell thereof, And shall & will bee ready & willing at all times, to giue & render a more full & Ample assurance of the afore bargained prmisses, as in Law & Equity can bee denised or required, And wee doe hereby render & giue seizon & Lawfull possession of the afore-bargained prmisses, In Wittnes whereof wee haue hereunto putt Our hands & seales, the: 30th day of August Anno Domj: 1669: in the Twenty & One yeare of the Reigne of Our Soueraine Lord King Charles the Second

Signed sealed & delinered after ye words, [in money] ouer the second lyne were interlined in p<sup>r</sup>sence of vs.

> Enoch Lynd Daniell Dauison

his marke Bartholomew Barnard & a seale

Jane Barnard & a seale:

This aboue written deed of sale was Acknowledged by the aboue named Bartholomew & Jane Barnard to bee their Owne Act & deed & drawne by their Consent & Order: 15: 7: 166:

Before mee Eliazer Lusher Assist

Entered & Reccorded word for word & Compard w<sup>th</sup> the originall this: 15<sup>th</sup>: Sep: 1669

As Attests: Edw. Rawson Recorder

[113] To all Christian People, before whome these preents shall come William Talmage of Boston in the Countie of Suffolke in new England Sendeth Greeting, in Our Lord God Enerlasting, Know yee that the sajd William Talmage & Elizabeth his wife for good Causes them mouing Especially for & in Consideration of the full & just sume of fline pounds of Currant money of new England, to them in hand pajd by Benjamin Brisco of Boston aforesajd the receipt

Talmage whereof, they doe hereby acknowledge & thereof, Ben: Brisco & of enery part & parcell thereof doe fully cleerely,

& absolutly Exonnorate quitt clayme & discharge the sajd Benjamin Brisco his heires & assignes foreuer by these prsents, Haue Ginen Granted bargained sold, Enfcoffed & Confirmed & by these prsents, doe gine grant bargaine sell Enfcoffe & Confirme vnto the sajd Benjamin Brisco a parcell of Land in Boston aforesa, being a triangular peece, & part of the sajd Talmages pasture Land being butted & bounded as followeth, vizt On the southwestward & there it is by measure Tenn rodds, adjoyning to the Pasture Land of the Worshipfull major Generall John Leueret by the new

high way leading to Roxbury on the East side & southerly & there it is by measure, Seauen Rodds, & six foote more or less by the Land lath sold by the: sd Talmage to John Clough ffeltmaker, On north side & westerly & there it is by measure seauen Rodds & ffine foote more or less, To have & to hold, the said parcell of Land, with all the fences Trees fruits bennifitts, princledges & Appurtenances thereof as before bounded together with a true Copie of any such Deed or writting vizt, Originall Deed or Other writting as Concernes the bargained primisses with any Other Lands, if the said Talmage have any such Deed Or writting vnto the said Benjamin Brisco his heires Executors & assignes, To the only proper vse & behoofe of the said Benjamin Brisco his heires Executors & assignes foreuer, And the said William Talmage & Elizabeth his wife, for them their heires Executors & Administrators, doe Couenant & grant to & with the said Benjamin Brisco his heires & assignes by these preents, That they the sajd William Talmage & Elizabeth his wife the day of the date hereof bee & stand Lawfully seized to their Owne vse of & in the said bargained prmisses & enery part thereof with the Appurtenances thereof, with a good perfect & absolute Estate of inheritance in fee simple, & haue in themselves full power good right & Lawfull Anthority, to grant bargaine sell Conucy & assure the same in manner & forme aforesaid And that the said Benjamin Brisco his heires & assignes & enery of them shall & may foreuer hereafter, peaceably & quietly have hold & Enjoy the aforebargained primisses with the Appur [tenances [114] Appurtenances thereof as aforesajd free & cleere & cleerly acquitted & discharged of & from all Other bargaines & sales guifts grants joyntures Dowers, Title of Dowers, Estates mortgages forfeitures judgments Executions, & all Other Acts & incumbrances whatsoever, had made Committed & done, or suffered to bee done by them the said William Talmage, Or Elizabeth his wife their heires & assignes. Or any person or persons lawfully clayming any right Title or interest to the same or any part thereof, whereby the said Benjamin Brisco his heires or assignes shall Or may bee molested Or lawfully Enicted out of the possession or Enjoyment thereof, And flurther the said William Talmage, & Elizabeth his wife, doe for themselves their heires Executors, & Administrators Couenant promise & grant to & with, the said Benjamin Brisco his heires & assignes that they the Said William Talmage & Elizabeth his said wife vpon reasonable & Lawfull demand shall & will performe & doe or Cause to bee performed & done, any such further Act or Acts whether by way of Acknowledgment of this present Deed or release of Dower

in respect of the sajd Elizabet<sup>h</sup>, or in any Other kind that shall or may bee for the more full Compleating confirming & sure making the afore-bargained p<sup>r</sup>misses, vnto the sajd Benjamin Brisco his heires & assignes according to the true intent hereof, & the Lawes of this Jurisdiction, In wittnes whereof the sajd William Tahnage & Elizabet<sup>h</sup> his sajd wife, have hereunto put their hands & seales this sixteent<sup>h</sup> day of September in the One & Twentet<sup>h</sup> yeare of the Reigne of Our Soueraigne Lord Charles the Second by the grace of God King; Annoq<sup>e</sup> Domj: 1669.

William Talmage w<sup>th</sup> a scale appending hir marke

Elizabeth — Talmage w<sup>th</sup> a seale appending

Signed sealed & delinered in the presence of

John Clough jun<sup>r</sup> John Sanford

This instrument was Owned & Aeknowledged by William Talmage & Elizabeth his wife to bee their Act & deed, the Sajd Elizabeth freely & uolentarily yealding vp all interest in the primisses, this: 16: Sept. 1669:

Before John Pinchon Assist:

Entered & Reccorded word for word & Compared with the Originall: this: 5th: October: 1669.

As Attests. Edw. Rawson Recorder

[115] To all Christian People, to whome this present writing shall come, Capt: James Olliner of Boston in the massathusets Colony of new England merchant & mary his wife Send Greeting Know yee that the sajd Capt: James Olliner & Mary his sajd wife for & in Consideration of Seauenty Eight pounds in hand pajd by Thomas Ofeild of sajd Boston marriner, whereof & wherewith they the

James Olliuer sajd James Olliuer & Mary his sajd wife doe Thomas Ofeild Acknowledge themselues fully sattisfyed Con-

tented & pajd & thereof & euery part thereof doe Exonnorate acquitt & discharge the sajd Thomas Ofeild, his heires Executors Administrators & assignes And enery of them forener by these prsents Hane Ginen granted bargained sold, Enfeofed & Confirmed & by these prsents, doe gine grant bargaine sell Enfeoffe & Confirme vnto the sajd Thomas Ofeild, A parcell of Land on which a wash-house standeth, Scittuate lying & being in Boston aforesajd, The One End bounded with a lane leading from the market street

to mr Bridghams house East, & is there in breadth Thirty six foote, the Other End with the Land of Thomas Baker west, One side bounded with the Land of Edward Allen, South, the Other side, with the Land that somtimes was Samuell Olliners north, which Land is in length flifty nine foote. To Haue & to hold the afore bargained primisses, with the Appurtenances & princledges thereto belonging as before bounded together with all Deed Enidences & writtings Concerning the same, fayre vncancelled & vndefaced, vnto the said Thomas Ofeild his heires & assignes To the Only proper vse & behoofe of the said Thomas Ofeild his heires & assignes foreuer, And the said James Olliuer for himselfe his heires, Executors & Administrators doth Couenant & Grant to & with the Said Thomas Ofeild, his heires & assignes by these preents, That hee the said James Olliner, the day of the date hereof is & standeth Lawfully seized to his owne vse of & in the said bargained primises & enery part thereof with ve Appurtenances thereof in a good perfect & absolute Estate of Inheritance, in fee simple, & hath in himselfe full power good right, & Lawfull Authority to grant bargaine sell Conuev & assure the same in manner & forme aforesaid. And that hee the said Thomas Ofeild his heires & assignes, & enery of them shall & may forener hereafter, peaceably & quietly have hold & Enjoy the afore-bargained primisses with the Appurtenances thereof as aforesaid, free & cleere & cleerly acquitted & dis[charged [116] discharged of & from all former & Other bargaines & sales guifts grants joyntures Dowers, Titles of Dower Estates mortgages forfeitures, judgments Executions & all Other Acts & Incumbrances whatsoever, had made Committed & done or suffered to bee done by the said Capt; James Olliuer his heires or assignes, or any person or Persons clayming any right title or interest to the same by from Or vnder him, or by from or vnder any Other Person or Persons whatsoener, And Further, the said James Olliner & mary his said wife, doe for themselves their heires Executors & Administrators Conenant promise & grant to & with the said Thomas Ofeild his heires & assignes, That they the sajd James Olliner, & mary his Sajd wife vpon reasonable & Lawfull demand, shall & will performe & doe or Cause to bee performed & done, any such further Act or Acts, whether by way of Acknowledgment of this preent Deed or release of Dower in respect of the said mary Or in any Other kind that shall or may bee for the more full Compleating, Confirming & sure making, the afore bargained prmisses vnto the said Thomas Ofeild, his heires & assignes according to the true intent hereof, & the Lawes of the said massathusetts, Jurisdiction, In Wittnes whereof the said

James Olliuer & Mary his sajd wife, have hereunto put their hands & seales, the ninth day of September, in the yeare of Our Lord. One Thousand six hundred sixty nine, Annoq<sup>e</sup> Regnj Regis Carolj Secundj: xxi<sup>e</sup>:

James Olliner w<sup>th</sup> a seale Appending Mary Olliner w<sup>th</sup> a seale Appending

Signed sealed & delinered wth state seizen & possession ginen & Receined according to Law in prence of vs,

This Deed was Acknowledged by both the subscribers Sept: 20: 1669: before.
Edw: Tyng. Assist:

Richard Knight

Ita: Attests: Rob<sup>t</sup>: Howard not. pub: massathusitt Coloniae nouae Angl:

Entered & Reccorded word for word & Compared w<sup>th</sup> the

Originall this: 6th. day of October: 1669.

As Attests: Edw; Rawson Record<sup>r</sup>

To all Christian People to whome this present writting shall come, Edward Allen of Boston in the massathusetts Colony of new England, Sendeth Greeting, Know yee that the said Edward Allen for & in Consideration of Eighty pounds Currant money in hand paid by Thomas Oldfeild of the said Boston marriner vnto the said Allen, whereof & wherewth hee doth Acknowledge himselfe fully sattisfyed Contented & [pajd [117] & thereof & of enery part thereof doe Exonnorate acquitt & discharge the said Thomas Ofeild his heires Executors Administrators & assignes & enery of them foreuer by these preents, Hath given granted bargained sold, Enfeofed & Confirmed & by these preents doe give grant bargaine sell Enfeofe & Confirme vnto the sajd Thomas Ofeild his heires & assignes, All that his dwelling house with the yard & Garden, containing two rodds & a quarter in length, & in breadth, two Rodds bee it more or less, as it is now bounded fenced & lying, neere the spring on the north side of the street & betweene the narrow lane leading from Ensigne Phillips his house, which was the house of Henry Webb merchant deceased to the house of mr Henry Bridgham on the East, & bounded with the Land of William Hawkins butcher, which Edw: Allen formerly was the Lands of Benjamin Smith, on the Tho: Ofeild westerly side, with the Lands of the said Ofcild, which somtimes was the Land of Elder Olliner, on the northerly side, & facing to the streetward Southerly, with all & singular the Appurtenances, thereunto belonging & all his right Title & interest, of & into the same & & parcell thereof, To Hane & to hold, the afore primisses, with all the rights princledges & App

thereunto belonging as before bounded, together with all Deeds Euidences & writtings perticularly concerning the premisses, vncancelled & vndefaced vnto the said Thomas Ofeild his heires & assignes, To the only proper vse & behoofe of the said Thomas Ofeild his heires & assignes foreuer, And the said Edward Allen for himselfe, his heires Executor & Administrators, doth Couenant & grant to & with the said Thomas Ofeild his heires & assignes by these presents, That hee the said Edward Allen the day of the date hereof is & standet Lawfully seized to his Owne vse of & in the afore-bargained primisses, & euery part & parcell thereof &c: in a good perfect & absolute Estate of inheritance in fee simple, And hath in himselfe full power good right & Lawfull Authority, to grant bargaine sell Conney & assure the same in manner & forme aforesaid, And that hee the said Thomas Ofeild shall & may for himselfe his heires & assignes & euery of them foreuer heareafter, peacably & quietly have hold & Enjoy the afore bargained prinisses with the Appurtenances thereof as aforesaid free & cleere, & cleerly acquitted & discharged, of & from all former & Other bargaines & sales gifts, grants, Titles, Dowers, Estates, mortgages, forfeitures, [118] forfeitnres judgments Executions, & all Other Acts & Incumbrances whatsoeuer, had made Committed & done or suffered to bee done by the said Edward Allen, his heires & assignes or any Person or persons, clayming by from or vnder him, them or any of them, And ffurther yt hee the said Edward Allen & his heires, at the reasonable request & at the cost & Charges in the Law of the sajd Thomas Ofeild his heires or assignes, shall & will performe & doe, or Cause to bee performed & done, any such further Act or Acts as hee the said Edward Allen shall bee thereunto reasonably aduised or required, by him the said Thomas Ofeild, his heires or assignes, for a more full & perfect Conneying & assuring the said premisses, & cuery part thereof, according to the Lawes of the said massathusetts Jurisdiction, In Wittnes whereof the said Edward Allen, bath hereunto put his hand & seale the Twenty Eight day of September, in the yeare of Our Lord One Thousand six hundred, sixty nine, Annoge Regni Regis Coroli secundi xxiº: Edward Allen w<sup>th</sup> a seale Appending This within written deed was

signed sealed & delinered
with state Seizen & possession ginen & received according to Law in presence
of R. Ruddock

Richard Ringtree.

Ita Attests Rob<sup>t</sup>: Howard not · pub:

This Deed was Acknowledged by Edw: Allen, October: 6th: 1669

Before Edw: Tyng Assist:

Entered & recorded word for word & Compared w<sup>th</sup> the Originall: 6<sup>th</sup>: day. of October: 1669.

As Attests: Edw. Rawson Record

To all Christian People, to whome these p<sup>r</sup>sents shall come or may Concerne, William Hudson of Boston in the Countie of Suffolke in new England, vintner & Ann his wife, Send Greeting, Know yee that the said William Hudson & Ann his wife for & in Consideration, of the sume of six hundred pounds in money, of new England starling, to them in hand well & truly pajd by Samuell Shrimpton Executor & sonn & heire of the late Henry Shrimpton of the sajd Boston merchant with the Consent & Approbation of Hezekiah Vsher Thomas Lake & Peter Olliuer of the said Boston merchants, Ouerseers to the last will & Testament of the late Henry Shrimpton, As part of the Portions of Abigall Bethiah & Elizabeth Shrimpton daughters of the late Henry Shrimpton whose Portions by the aboue mentioned last will & Testament [is [119] is left to their Care to improve & dispose of for their advantage as therein refference being had Amply doth & may Appeare, of weh said sume of six hundred Pounds, the said William Hudson & Ann his wife, Acknowledge themselves fully sattisfyed Contented & pajd, & thereof & of enery part & parcell thereof doe Exonnorate acquitt & foreuer discharge, the said Samuell Shrimpton, Hezekiah Vsher, Thomas Lake & Peter Olliue Executor & Onerseers aforesajd, their heires Executors & Administrators for the same by these prsents, Haue absolutly given

W<sup>m</sup>; Hudson granted bargained sold alliend Enfeoffed & Consan; Shrimton firmed, And by these p<sup>r</sup>sents doe absolutly give grant bargaine sell alliene Enfeofe & Con-

tirme vnto the said Samuell Shrimpton, Hezekiah Vsher, Thomas Lake & Peter Olliuer, trustees & Ouerseers aforesaid, all that his mansion & dwelling house scittuate & being in Boston & Commonly knowne by the name of the Castle Tauerne, with all the Land, garden yards, stable brewhouse, with the Coppers now hung with all the brewing vessells, to the same belonging in vse Or thereunto Apperteyning, with shops & all Other Appurtenances, being bounded by the maine street South: Easterly by the Lane north-westerly, by the house & Lands of Haba<sup>kuk</sup> Glouer & Thomas Brattle & Thomas Brattle, westerly & East & by south, together with all that his farme of three hundred Acres, of vpland & meadow as it layd out by Leift: Josuah flisher, & Ensigne Daniell flisher, a Committee of the Generall Court, & by their Order in Aprill or may, 1667 at a place towards the Extent of Our line, neere Plinumoth called Wading Riuer with

his dwelling house, thereon & all fences liberties, priniledges & Appurtenances with all buildings that now are or hereafter shall bee Erected on the one Or Other aboue granted premisses. To Haue & to hold, the abonegranted mansion Or dwelling house knowne by the name of the Castle Tauerne, with the shops ground garden Brew-house Coppers, Brewing vessells, stables out housing & a new stable to bee built thereon with all liberties princledges prineledges & Appurtenances thereto, in any wise belonging or Appertaining, buttelled & bounded as aboue is Expressed, together with the aboue mentioned farme of Three hundred Acres of vpland & meadow at Wading River [see [120] see layd out with his the said Hudsons dwelling house, with all the woods, vnderwoods fences Easements, buildings & Appurtenances thereto belonging, to them the said Samuell Shrimpton, Hezekiah Vsher, Thomas Lake & Peter Olliuer, trustees & Ouerseers as afor said, & to their & enery of their heires & assignes, And to their only proper vse & behoofe, for the Ends & vse first aboue mentioned foreuer. And the said, William Hudson & Ann his wife, for themselves their heires Executors & Administrators, doe Couenant promise & grant to & with the said Samuell Shrimpton Hezekiah Vsher, Thomas Lake & Peter Olliner, trustees & Ouer-seers aforesaid, their heires Executors Administrators & assignes that they the said William Hudson & his wife, are the true & proper Owners of all & enery the about granted premisses with their Appurtenances, And have in themselves good right full power & Lawfull Authority, the same to sell & dispose & that the same, & enery part & parcell of all the aboue granted primisses, with their Appurtenances Liberties prineledge<sup>s</sup> & Appurtenances, now bee & from time to time shall bee & continue to bee the proper right & inheritance of them ye sajd Sanmell Shrimpton, Hezekiah Vsher, Thomas Lake & Peter Olliner, trustees & Ouerseers aforesaid, their heires & assignes without the least let, suite trouble molestation, Contradiction denial Euletion, or Ejection of them the said William Hudson & Ann his wife or any Person or Persons, whatsoener having Or clayming, Or to have or clayme any right Title or interest into the same or any part or parcell thereof, whereby the said Hezekiah Vsher, Samuell Shrimpton, Thomas Lake & Peter Olliner, trustees & Ouerseers aforesajd, their heires or assignes shall any wayes bee molested or Euicted out of the same And the said William Hudson & Ann his wife doe further Couenant, promise & grant to & with the sajd Samuell Shrimpton, Hezekiah Vsher Thomas Lake & Peter Olliner, Trustees & Onerseers aforesaid, their heires & assignes that they the said William Hud-

son & Ann his wife, their heires or assignes or some one of them on demand shall & will deliuer or cause to bee deliuered. all such deeds Chres or writtings which Concerne the same, vuto them the sajd Samuell [Shrimpton [121] Shrimpton Hezekiah Vsher, Thomas Lake & Peter Olliuer, trustees & Ouerseers as aforesajd, or some or One of them favre vncancelled & yndefaced. And that the aboue granted premisses & energy part thereof, is free & cleere & freely & cleerly acquitted, Exonnorated & discharged of & from all & all manner of former & Other guifts grants leases mortgages wills judgments Extents Executions Dowers power of Thirds & all other incumbrances of what nature & kind socuer, had made done Acknowledged Committed or suffered to bee done, by them the said William Hudson & Ann his wife, their or either of their heires or assignes, & that they shall & will warrant & foreuer defend the aboue granted premisses & enery part & parcell thereof, to them the said Samuell Shrimpton Thomas Lake Hezekiah Vsher & Peter Olliuer, their heires & assignes trustees & Ouerseers as aforesaid against all manner of Persons whatsoener, Prouided always & it is agreed by & betweene the parties about mentioned, any thing in this deed notwithstanding, yt if the aboue named William Hudson & Ann his wife, their heires & assignes or either of them shall well & truly pay Or cause to bee paid vnto the said Samuell Shrimpton, Hezekiah Vsher Thomas Lake & Peter Olliner, or vnto the said Samuell Shrimpton if aline, on the Twenty flifth of march next, in the yeare 1670: the sume of Eighteene pounds in silver, & on the Twenty ninth of September following in the same yeare the sume of Eighteene pounds in like money & on euery Twenty flifth day of march & Twenty ninth of September Annually, for the tearme of fline yeares to bee accounted from the date hereof, shall on Each day well & truly pay or cause to bee pajd the sume of Eighteene pounds in siluer vnto the said Samuell Shrimpton, And on the twenty ninth of September which shall bee in the yeare, sixteene hundred seauenty & flower, shall also well & truly pay or cause to bee pajd to Samuell Shrimpton, Or Hezekiah Vsher & Thomas Lake or Peter Olliner, trustees & Ouerseers aforesaid to & for the vses about mentioned, the like first aboue mentioned sum of six hundred pounds in new England siluer, then this Deed & enery clause thereof shall bee ytterly voyd to all intents & purposes, Otherwise shall bee & remaine in full [force [122] force & virtue, in which Case of forfeiture the sajd Samuell Shrimpton, Hezekiah Vsher, Thomas Lake & Peter Olliner doe hereby declare their mind & true meaning to bee, that after they have by

the sale thereof Sattisfyed themselves, the Originall sum of six hundred pounds with their just damages, they shall & will returne, the Ouerplus to the said William Hudson & Ann his wife, their heires or assignes, In Consideration of the last aboue mentioned prineledge, the said William Hudson doth by these preents firmly bind, himselfe heires & assignes in the penall sume of six hundred pounds sterling to make good to the aboue mentioned Samuell Shrimpton, Hezekiah Vsher Thomas Lake & Peter Ollmer, whateuer the aboue granted premisses shall or may by any Cassualty of fyer fall short of the about mentioned contracted for sumes, In Wittnes whereof the said William Hudson & Ann his wife, this Twenty ninth day of September, Sixteene hundred Sixty & nine, have hereunto put their hands & seales: 1669:

William Hudson wth a seale Appending

Ann A: # Hudson: with a seale appedg

hir marke

Signed sealed & delinered

in the presence of

Richard Way.
John Lake:

This Deed was Acknowledged Sept: 30<sup>th</sup>: 1669: by Cap<sup>t</sup>: W<sup>m</sup> Hudson & Ann his wife: before: Edw: Tyng. Assist:

Entered & Recorded word for word & Compard w<sup>th</sup> the Originall: 16<sup>th</sup>: Octo: 69

As Attests, Edw: Rawson Record<sup>r</sup>

To all Christian People to whome this preent instrument may Come or doth Concerne Griffith Bowen somtimes of new England now resident in London Sendeth Greeting, Know yee that for divers good Causes & Considerations mee thereunto moning Especially for & in Consideration of a Contract of marriage now Consumateded betweene Isaac Addington of Boston in new England Chirurgeon, & my daughter Elizabeth Bowen, I have made over assigned freely Ginen, released & Confirmed, & doe by these prsents make Ouer assigne, freely gine release & Confirme vnto my sonn Isaac Addington of Boston aforesajd, All my right [interest [123]] interest & title in two parcells of Land, Lying & being scittuate in Boston afore Sajd, at present in possession & Occupation of Capt: William Dauis, vizt: One parcell being three quarters of an Acree bee it more or less lying neere to the dwelling house & ground of mr Jacob Elliott, being butted & bounded by the high way to the Southward, & by the high

way leading to Roxbury to the westward, & by the Land of William Adley to the northward the Other parcell lying somthing distant from the Land aforesaid to the Eastward, being butted & bounded by the high-Bowen to Isaac Addingway to the northward, & by another high way to the Eastward, & by the Land of Thomas Buttolph to the westward, bee it halfe an Acree more or less, to him & his heires forener, To Haue & to hold, the same as his & their proper right & Title, to theire sole vse & improvement, And will warrant & defend the same from any person or Persons justly clayming any right Or Title in any of the aboue mentioned parcells of Land from Or by mee, Or from any by Or from vnder mee by my meanes, Or procurement, And doe by these preents give him the said Addington a quiet & peacable possession of the above mentioned primisses In Wittnes whereof I have hereunto irrenocably put to my hand & seale this seauenth day of Aprill, in the yeare of

Griffith Bowen & a seale.

Signed sealed & deliuered in

the prence of vs.

John Roe

John Jacob

This: 16<sup>th</sup>, of July: 1669. Appeared before mee John Jacob & gaue Oath that hee was personally p<sup>r</sup>sent, & saw the w<sup>th</sup>in mentioned writting signed sealed & delinered for the vse of the within Expressed.

Taken vpon Oath July: 16th: 1669.

Our Lord One Thousand six hundred sixty nine.

before Edward Tyng Assistant.

This: 20th; of August: 1669: Appeared before mee John Roe & gaue Oath, that hee was personally present & saw the within mentioned writting signed scaled & deliuered for the vse of the within Expressed;

Sworne vnto before Edw. Tyng. Assist.

Entered & Recorded word for word & Compared w<sup>th</sup> ye Originall: this: 18<sup>th</sup>. Octobe<sup>r</sup> 1669

As Attests: Edw Rawson Record<sup>r</sup>

[124] To all Christian People to whom these prence shall Come Edward Rawson of Boston, in the County of Suffolke in new England Gentel<sup>m</sup> & Rachell his wife Sends Greeting, Know yee that the sajd Edward Rawson & Rachell his wife, for & in Consideration of Seauen hundred & thifty pounds in new England silue<sup>r</sup> two hundred pounds part thereof in hand pajd, & the remainder secured to bee pajd, wherewith the sajd Edward Rawson & Rachell his wife Acknowledge themselues by Captaine John Pincheon of Spring-

feild to bee paid & secured doe for themselues & heires acquitt & discharge, the said John Pincheon Esqr his heires & assignes foreuer for the same by these presents Haue absolutely ginen granted bargained sold alliend Enfeofd & Confirmed, & doe by these presence doe absolutly cleerely & fully giue grant bargaine sell alliene Enfeofe & Confirme vnto the aboue mentioned John Pincheon all that his the said Edward Rawsons dwelling house, scittuate & being in Boston with the outhousing & Land fenced in, & part of his Orchard Gardens now inclosed & is bounded, by the Land of Thomas Batt & his mother mrs Ann Batt on the north fronting to the street Leading to Roxbury on the East along till it come within Three foote of the stile going Ouer the Land which the said Edward Rawson intends for a lane & soe on a straight line by the outside of the Ouen to the fence in that lane, to a Cross fence on the inside of that lane, the lane being on the South, & soe along rainging from the outside of the lane inwardly, athwart his Land on a straight line, as now fenced to the upper part & Corner of mrs Ann Batts Orchard the rest of the Land of the said Edward Rawson being the greater part of his Orchard & feeding Land running towards the Common on the west with the pump Trees & all Other Liberties princledges & Appurtenances to the said House & Land soe buttelled & bounded as aboue belonging or in any wise Appertaining, To Haue & to hold the aboue granted dwelling house Outhouse Gardens Pump, part of Orchard buttelled & bounded as aboue is Exprest, with the Liberties, princledges & Appurtenances to the same belonging or in any wise Appertaining to him the said John Pincheon from the Second day of nouember which shall bee in the yeare [Sixteene hunded [125] hundred & Scauenty & to his heires & assignes forever, & to his & their only proper vse & behoofe foreuer, And the said Edward Rawson & Rachell his wife doe for themselves, their heires & assignes Couenant promise & grant, to & with the said John Pincheon his heires & assignes, that hee the said Edward Rawson & Rachel his wife, are the just & true Owners of the aboue granted dwelling house & Lands buttelled & bounded as aboue, with their liberties princledges & Appurtenances, & haue in themselves good right full power & Lawfull Authority, the same to sell grant Conucy & assure & that the about granted prinisses, is free & cleere & freely & cleerly acquitted, Exonnorated & discharged of & from all & all manner of former & Other guifts grants bargaines sailes leases, mortgages joyntures Extents, judgments Executions Dowers power of Third & Other incumbrances of what nature & kind soener, had made done Acknowledged Committed or suffered to bee

done by him the said Edward Rawson or Rachel his wife or by or from any Other Person or Persons whatsoener under them or either of them, whereby the said John Pincheon his heires or assignes shall or may bee molested Euicted or ejected out of the possession of the aboue granted primises or any part thereof, And the sajd Edward Rawson & Rachell his wife, doe further for themselves their heires & assignes, Couenant promise & grant to & with the said John Pincheon his heires & assignes the aboue granted dwelling house & prmisses, buttelled & bounded & bounded as aboue i Exprest, to warrant & defend against all manner of Persons whatsoeuer having clayming or pretending to have or clayme any legall right, Title interest clayme or demand, in or to the aboue granted dwelling house, with Other the aboue granted prmisses by from or under him the said Edward Rawson or Rachel his wife, or either of them their heires Executors or assignes & the said Edward Rawson & Rachel his wife doe further Couenant promise & grant for themselves their heires & assignes, to & with the said John Pincheon his heires & assignes, that hee the sajd Edward Rawson & Rachel his wife, or one of them their heires or assignes or some one of them on demand once within Two dayes shall & will deliner or cause to bee delinered to the said John [Pincheon [126] Pincheon his heires or assignes true Copies out of the Reccord of the Originall Deed of sale, of the house & Land which the sajd Edward Rawson, purchased heretofore of Theoder Atkinson senior, wherein the about granted prmisses are part thereof is Contained & shall & will also from time to time upon the reasonable request of ve said John Pincheon his heires & assignes shall & will for the better & more sure making of the aboue granted dwelling house & p<sup>r</sup>misses shall & wil<sup>1</sup> performe & doe or Cause to bee performed & done any such farther Act or Acts whether by way of Acknowledgment of this present deed release of Dower in respect of the sajd Rachel, the sajd John Pincheon his heires or assigns being at the Cost & Charges thereof, & soe as the said Edward Rawson his heires or assignes, bee not put to trauel from his now dwelling house about three miles, In Wittnes whereof the sajd Edward Rawson, & Rachel his wife, have hereunto this first day of nouember, sixteene hundred sixty & nine, being the One & Twenteth years of Our Soneraigne Lord Charles the Second his Reigne, King of England Scotland ffrance & Ireland defend<sup>r</sup> of the Faith &c: set Our hands & seales Edward Rawson with a seale appending Rachell Rawson wth a seale Appending

Signed sealed & delinered & possession given of

the within granted prmisses to the within named John Pincheon to acceptation in prence of vs: Thomas Danforth Assist John Saunders

1:9:1669.

The within grantors mr Edward Rawson & mr Rachell Rawson his wife freely & fully Acknowledged this instrument to bee their Act & deed vnto John Pincheon Esqr: nouember: 1: 1669

Before Thomas Danforth Assist:

Entered & Recorded word for word & Compared with the Originall this 1st; of nonember: 1669.

As Attests: Edw. Rawson Record.

The Originall of  $y^s$  deed is Cancelled & made voyd to all Intents & purposes having recd another deed from  $y^e$  Day of  $y^e$  date hereof, for the w<sup>th</sup>in granted premisses & for o<sup>th</sup>er land thereto adjoying-The<sup>r</sup>fore I desire  $y^e$  aboue written to be vnder writt in  $y^e$  Record where  $y^s$  is recorded for  $y^e$  making voyd thereof as witnes my hand  $y^e$  25 of october 1670.

John Pynchon

we<sup>h</sup> was accordingly donne y<sup>e</sup> same time as Attests
Edw Rawson Record<sup>e</sup>

To all Christian People to whome these presents shall come James Johnson of Boston, in the County of Suffolke in new England Gloner & Abigall his wife sends Greeting Know yee that the said James Johnson & Abigal his wife for & in Consideration of Two hundred Thirty Three pounds six shillings & Eight pence Currant money of new England to them in hand paid by Samuell Shrimpton of the said Boston merchant Executor to the last will & Testament [127] Testament of his late ffather Henry Shrimpton, that was the sole Executor to the last will & Testament of the late Edward Shrimpton of Bednall Greene neere London merchant, who left his Children to the Lone Care & disposall, of the said Henry Shrimpton for the Improvements of their Estates, till they should come to Age, on the Account proper & as part of the portions of Silas, Elizabeth & Lidiah Shrimpton, daughters to the late Edward Shrimpton, wherewith the said James Johnson Acknowledgeth himselfe fully & truly

James Johnson To Sam: Shrimpton sattisfyed contented & pajd & thereof & of enery part thereof doe Exonnorate acquitt & discharge the sajd Samnell Shrimpton Executor

aforesajd his heires & assignes for the same foreuer by these prents, Hane absolutly given granted bargained sold alliend Enfeofed & Confirmed, And by these prents doe absolutly give grant bargaine sell alliene Enfeofe & Confirme vnto the sajd Samuell Shrimpton Executor as aforesajd, in behalfe &

for the vse benifit & behoofe, of the said Silas Elizabeth & Lydiah Shrimpton all that his dwelling house & Land Scittuate in Boston, with yard Garden back side & slaughter house, which is now fenced in, in which that part & parcell of his Land thereto adjoyning without fence & is butted & bounded by the street Leading to Roxbury west, the Lane & Spring Amos Richardson Thomas Smith & the late Antipas Boyce houses & Land on the South, the high way issuing out of the way going to Roxbury, leading to mr Bridghams on the north & East with all the Liberties princledges & Appurtenances thereto in any kind or wise belonging. To Haue & to hold the aboue granted dwelling house & Land Scittuate in Boston wth yard Garden backside & slaughter house which is now fenced in, with that part & parcell of his Land thereto adjoyning, without fence, with all Liberties princledges & Appurtenances thereto in any wise belonging or Appertaining, buttelled & bounded as aboue is Expressed, to him the sajd Samuell Shrimpton Executor aforesajd in behalfe & of the vse bennifit & behoofe of the said Silas Elizabeth & Lydiah Shrimpton to their owne proper vse & behoofe foreuer, And the sajd James Johnson & Abigall his wife for themselues, their heires Executors & Administrators doe Couenant promise & grant to & with the said Samuell Shrimpton Executor aforesaid, in behalfe & for the vse bennifit & behoofe of the said Silas Elizabeth & Lydiah Shrimpton their heires Executors [128] Executors Administrators & assignes, that they the said James Johnson & his wife, are the true & proper Owners of all & euery the aboue granted prmisses, with their Appurtenances & haue in themselnes good right full power & Lawfull Authority, the same to sell & dispose & that the same & enery part & parcell of an the abone granted primisses with their Appurtenances Liberties prineledges & Appurtenances now bee & from time to time shall bee & Continue to bee the proper right & Inheritance, of him the said Samuell Shrimpton Executor aforesaid, in behalfe & for the vse bennifit & behoofe of the said Silas Elizabeth & Lydia Shrimpton their heires & assignes without the least lett suite trouble, molestation Contradiction deniall, Euiction or ejection, of them the sajd James Johnson & Abigall his wife. or any Person or Persons whatsoeuer having Or clayming. or to have or clayme any right Title or interest into the same, Or any part or parcell thereof whereby the said Samuell Shrimpton Executor aforesajd, in behalfe & for the vse bennifit & behoofe of the said Silas Elizabeth & Lydia Shrimpton their heires or assignes shall any ways, bee molested or enicted out of the same, And the said James Johnson & Abigall his wife doe further Couenant promise & grant

to & with the said Samuell Shrimpton Executor aforesaid in behalfe & for the vse bennifit & behoofe of the said Silas Elizabeth & Lydia Shrimpton their heires & assignes that they the said James Johnson & Abigal his wife their heires or assignes, or some Or One of them on demand shall & will deliner or Cause to bee delinered all such Deeds Chres Or writtings which Concerne the same, vnto him the said Samuell Shrimpton Executor aforesajd in behalfe & for the vse bennifitt & behoofe of the said Silas Elizabeth & Lydia Shrimpton as aforesaid or some Or One of them favre vncancelled & vndefaced & that the aboue granted primisses & enery part thereof is free & cleere & freely & cleerly acquitted Exonnorated & discharged of & from all & all manner of former & Other guifts grants leases mortgages wills judgment Extents Executions, Dower power of Thirds & all Other incumbrances of what nature or kind socuer had made done Acknowledged Committed or suffered to bee done by them the said James Johnson & Abigall his wife their or either of their heires or assignes, & that they shall & will warrant & foreuer defend the aboue granted prmisses & enery part & parcell thereof to him the said Samuell Shrimpton Executor aforesajd in behalfe & for the vse bennifit & behoofe of [the [129] the said Silas Elizabeth & Lidia Shrimpton their heires & assignes as aforesaid against all manner of Persons whatsoeuer, Prouided alwayes & it is agreed by & betweene the parties aboue mentioned, any thing in this Deed notwithstanding, that if the aboue named James Johnson & Abigall his wife, their

heires or assignes Or either of them, shall well & truly pay or Cause to bee paid, vnto the said Samuell Shrimpton Executor aforesaid, in behalfe & for the vse benifit & behoofe of the said Silas Elizabeth & Lydia Shrimpton, on the Twenty eight day of Aprill next in the yeare, 1670: the sume of seauen pounds in silner, And on the Twenty Eight day of October following the same yeare the sume of seauen pounds in like money, And on enery Twenty Eight day of April & Twenty Eight day of October Annually, for the tearme of flowre yeares to bee accounted from the date hereof shall on Each day well & truly pay or Cause to bee paid, the sume of seauen pounds in siluer vnto the said Samuell Shrimpton, And on the Twenty Eight day of October which shall bee in the yeare of Our Lord, sixteene hundred seauenty & Three, shall also well & truly pay or Cause to bee pajd to Samuell Shrimpton Executor aforesaid, in behalfe & for the vse bennifit & behoofe of the said Silas, Elizabeth & Lydia Shrimpton, to & for the vses above mentioned, the like first

Mr Samuell Shrimpton appeared this 22b, of 11 me 1673 & declared yt hee was Satisfied in full for this Mortgage & desired It might be discharged as 1s thus done p fireeGrace Bendall Record.

aboue mentioned sume of Two hundred Thirty Three pounds six shillings, Eight pence, in new England siluer then this Deed & enery clause thereof shall bee vtterly noyd to all intents & purposses, Otherwise shall bee & remaine in full force & virtue In which Case of forfeiture the said Samuell Shrimpton, doth declare his mind & true meaning to bee, that after hee by the sale thereof haue sattisfyed himselfe the Original sume of Two hundred Thirty three pounds six shillings & Eight pence with their just dammages, they shall & will returne the Oner plus to the said James Johnson & Abigall his wife their heires & assignes, In Consideration of the last aboue mentioned princledge the said James Johnson doe firmly by these preents bind himselfe heires & assignes, in the penall sum of Two hundred Thirty Three pounds six shillings & Eight pence, starling money to make good to the abone mentioned, Samuell Shrimpton whatsoeuer the aboue granted prmisses shall or may by any cassualty of fyer fall short of the aboue mentioned Contracted for sumes, In wittness whereof the said James Johnson & Abigall his wife this twenty Eight day of October, sixteene hundred Sixty nine have hereunto put their hands & seales: 1669.

James Johnson & a seale Appending

Abigall / Johnson & a seale

Signed scaled & delinered in the presence of vs: Abraham Browne Peter Woodward

William Paddy John Saunders : This within written mortgage of houses & Lands was Acknowledged by the within written James & Abigall Johnson to bee their Owne Act & that it was done by their Consent & Order:

28:8:1669· Before mee Eliazer Lusher Assis<sup>t</sup>: Entered & Recorded word for word & Compared with the Originall this: 28:8:1669·

As Attests Edw. Rawson Records

[130] To all Christian People, to whome this p<sup>r</sup>sent deed of saile shall come Thomas Irons of Boston in the Colony of the massathusets in new England Tobacco Spinner Sendet<sup>h</sup>

Greeting Know yee that the said Thomas Irons for & in Consideration of the sume of Twenty pounds of Currant money of new England, to him in hand before the sealing & delivery hereof well & truly pajd, by Phillip Wharton of Boston

aforesajd Tobacco roller the receipt whereof the sajd Thomas Irons doe Acknowledge by these presents, & therewith

to bee fully sattisfyed Contented & pajd, & thereof doe acquitt & discharge the said Phillip Wharton, his heires Executors Administrators & assignes & enery of them forener by these preents, Haue given granted bargained sold alliend Enfeofed & Confirmed & by these presents doe fully cleerly & absolutly giue grant bargaine sell alliene Enfeoffe & Confirme, vnto the said Phillip Wharton his heires & assignes foreuer, All that his peece or parcell of Land lying & being in Boston aforesaid, Containing in the front lying westerly One hundred & twelve foote, & in there are lying Easterly one hundred & Tenn foote, & One the Southerly side one hundred Twenty & six foote, & on the northering side one hundred forty & nine foote, being bounded on the Southerly side by the Land of Henry Allen, & northerly by the Land of Rebecca, wife of ffrancis Thomas & butteth on the street Or way westerly, & on the Lands of Samuell Irons & Elizabeth Irons Easterly with the princledges, & appurtenances thereof & thereto in any wise belonging or Appertaining & all the Estate right Title interest vse propriety, possession clayme & demand whatsocuer of him the said Thomas Irons of in or to the same or any part thereof, & all deeds Euidences & writtings which Concerne the said bargained prmisses only & Copies of such Deeds Enidences & writtings which Concerne the same with Other things. To Haue & to hold, the said pecce or parcell of Land butting & bounded as aforesaid, with the princledges & Appurtenances thereof vnto the said Phillip Wharton his heires & assignes foreuer, To the only proper vse & behoofe of the said Phillip Wharton his heires & assignes foreuer, And the said Thomas Irons for himselfe his heires Executors & Administrators doth Conenant & grant to & with the said Phillip Wharton his heires & assignes by these presence that hee the said Thomas Irons at the time of the grant bargaine & saile of the prmisses to the said Phillip Wharton & [131] & vntill the delinery hereof vnto the said Phillip Wharton to the vse of him his heires & assignes foreuer, was the true & Lawfull Owner of the said bargained primisses, And that hee hath in himselfe full power & Lawfull Authority, the primisses to grant bargaine sell & assure as aforeSajd, And that the sajd Phillip Wharton his heires & assignes shall & may hence forth foreuer Lawfully peaceably & quiet<sup>by</sup> hane hold vse Occupie posses & Enjoy the said bargained primisses free & cleere, & cleerly acquitted & discharged of & from all former & Other guifts grants leases assignements mortgages, will Entailes judgments Executions & all Other Acts & incumbrances, whatsoener had made done or suffered to bee done by the said Thomas Irons his heires Executors or Administrators, Or any

Other person or persons from by or vnder him, them any or either of them, whereby the said Phillip Wharton his heires or assignes, shall or may bee hereafter Lawfully Enicted Out of the possession thereof or any part thereof, And that the said Thomas Irons his heires Executors or Administrators the said bargained primisses vnto the said Phillip Wharton his heires & assignes against themselves, & all & euery person & persons whatsoeuer, lawfully elayming Or to clayme any Estate right Title or interest of in or to the same, shall & will warrant & foreuer defend by these preents, And that the said Thomas Irons his heires Executors & Administrators, from time to time & at all times, vpon reasonable & Lawfull demand shall & will performe & doe or cause to bee performed & done any such further Acts as may bee for the more full Confirming & sure making of the sajd bargained primisses vnto the sajd Phillip Wharton his heires & assignes foreuer, according to the true intent hereof, & according to the Lawes of the Colony, abouesajd, In wittnes whereof I have hereunto set my hand & seale the nineteenth day of September, in the yeare of Our Lord one Thousand six hundred sixty & six, Annoq<sup>e</sup> Regnj Regis Carolj secundj: xviij the marke of

Thomas Tx I Irons & a seale

Signed sealed & delinered in the prence of vs:

Thomas Kingstun William Pearse ser

Thomas Irons aboue named, doe Acknowledge that this aboue written deed of sale was made by his Consent & Order it being his owne Act & deed 19:7:1666

Before mee Eliazer Lushe<sup>r</sup> Assist
w<sup>ch</sup> origina<sup>ll</sup>
M<sup>r</sup> Ting đđ me
& had it as he Sd
of m<sup>r</sup> Haward
not, to whom
he dd: it Againe

Entered & Recorded word for word & Compared with the Originall: 2d: nouem: 1669

As Attests: Edw. Rawson Records

[132] Know all men by these presents, that on the ninth day of January Anno Domj: 1667: & in the nineteenth yeare of the Reigne of Our Soueraigne Lord, Charles the Second by the Grace of God King of England Scotland ffrance & Ireland defendr of the ffaith &c: Before mee Timo-

thy Brig notary & Tabilion Royall, dwelling in London by the Authority of the Kings most Excellent majestic admitted

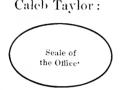
Rich: Ballards letter of Atturney to Samson Sheafe & sworne, & in the p<sup>r</sup>sence of the wittnesse<sup>5</sup> hereafter named, personally Appeared Richard Ballard of the Citty of London merchan<sup>t</sup> to mee the sajd notary well knowne, who of his owne & free & vollentary will, hat<sup>h</sup> in the bes<sup>t</sup> manner way

& forme vnto him possible, made Ordained & Constituted by these prence, doe make Ordaine & Constitute, Samson Sheafe of London aforesaid merchant his true & Lawfull Atturney, giving & by these preents granting vnto his said Atturney full power & Lawfull Authority for him Constituant & in his name & to his vse, to ask demand leuv reconer & receive of Edmond Downe, & Thomas Clarke Or either of them now or late residing in Boston in new England merchants their or either of their heires Executors Administrators & assignes & enery of them their Executors Administrators & assignes, & enery of them their & enery of their good, Actions Credits & Effects wheresoeuer they enery or any of them are or shall bee found, all & euery such sume & sumes of money goods wares merchandize, & all & enery thing & things whatsoeuer, which the said Edmond Downe & Thomas Clarke, or either of them, their or either of their Executors Administrators or assignes, or any of them are owing or indebted or haue in or under their or any of their hands Custody or possession, in any wayes due owing belonging or Appertaining, vnto him the said Constituant, Bee it by bond Bill Booke account, Charter party or Otherwise for what cause or reason whatsoeuer, together with all Costs dammages & interests. & of the reoueries & receipts to giue acquittances in due forme, And if need bee by reason of the primisses, to Appeare before all Lords Judge's & Justices in any Court or Courts, their to Answer defend & reply in all [matters [133.] matters & Causes touching & Concerning, the primisses & to doe sav persue, implead Arest seize, Sequester Attach, imprison & to Condemne, & Out of Prison againe to deliver, & Generally in & Concerning the primisses, to vse all Lawfull wayes & meanes whatsoeuer for the Recouery thereof, either by suite of Law Or Otherwise, as fully & Amply as hee the said Constituent himselfe might or could doe being personally preent with power to substitute vnder him, one or more Atturney or Atturneys, with like & Limitted power & the same againe to revuoacke, Hee the sajd Constituant promissing to hold for firme stable & of uallue all & whatsoeuer his sajd Atturney or his substitute or substitutes, shall Lawfully doe or Cause to bee done in or about the primisses by virtue of these preence, In Wittnes whereof the said Constituents,

haue signed sealed & delinered these presence, thus done & passed in the Citty of London, in the presence of Humphrey Brigg & Timothy Brigg junr, wittnesses hereunto required:

Rich: Ballard, & a seale

Edward Clements Stephen Lasher Nehemiah Willoughby:



Testis: Humphery Brigg Timothy Brigg jumir:

> Which I attest with my vsnal<sup>1</sup> prime & seale of Office: Timothy Brigg: not: pub:

Stephen Lasher aged 28: yeares or thereabouts Testifyet<sup>h</sup> & sait<sup>h</sup> that hee was p<sup>r</sup>sen<sup>t</sup> at the day of the date hereof, & saw Richard Ballard to signe seale & deliuer this instrumen<sup>t</sup> for the vse of Samson Sheafe as within mentioned.

Taken vpon Oath: ffeb: 11th: 1668.

Before mee Edw: Tyng: Assist.

Caleb Talor age<sup>d</sup> about 23: yeares, did Testify vpon Oat<sup>h</sup> that hee see this letter of Atturney sealed & delinered, agreeing with the Oat<sup>h</sup> of Stephen Lasher, dated: 27: October: 1669:

Before mee Rich: Bellingham Gou<sup>r</sup> Entered & Reccorded word for word & Compared wit<sup>h</sup> the Originall this 4<sup>th</sup>, of Nouember: 1669:

As Attests. Edw: Rawson Records.

[134] Whereas I Samuell Winslow of Boston in new England merchant haue together with Phillip Le-Cousteur of Jersey merchant, hyred the Ketch Aduenture, as by a writting vnder Our hands & the hands of the Greater part of her Owners, dated the: 23th: day of August 1669: may & doth more at large Appeare, on which agreement Charter parties are to bee drawne, now if the sajd Samuell Winslow, doe hereby gine full power, vnto the sajd Phillip Le Constner, to signe seale & deliuer the sajd Charter party, for mee & in my stead, but to my vse & his, soe doing shall bee to enery intent & purpose, as if I my selfe had soe done it wittney my hand & seale, this fourth day of september: 1669.

Sam: Winslow & a seale

Signed sealed & delinered in the p<sup>r</sup>sence of vs: Tobias Payne Peter Golding

Peter Golding the second wittnes subscribed did Testify vpon Oath this: 14th day of October: 1669: that hee did

see Samuell Winslow signe seale & deline<sup>r</sup> this same vnto Phillip Le Cousteur sworne before vs

William Hathorne Assist Eliazer Lusher:

Entered & Reccorded word for word & Compared with the Originall this 4th, day of Nouember: 1669.

As Attests: Edw: Rawson Record

A<sup>tt</sup> a Generall Court of Election held at Boston the: 29: Aprill: 1668

In Answer to the Petition of mary Wharton wife of Phil-

lip Wharton

The Court understanding the necessitons & low Condition of the Petition<sup>r</sup>, by reason of hir Husband Phillip Wharton, his leaving hir & not providing for her as is meet doe Order that his the sajd Whartons Estate, which hee hath left behind in morris his hand & Else where bee secured & improued by the Select men of Boston for the releife & maintenance of mary ye sajd Phillip Whartons wife till hir said Husband shall returne, or by some Other way prouide Comfortably for hir, And in further Answer to the said Petition, The Court judgeth it meet to Order that Richard Gridley, either paying florty pounds forthwith to the Treasurer of the County of Suffolke, or present an Estate of the said Richard Whartons in Lands or else free of entangelments to that uallue, for the marshall of the County of Suffolke to lay his Execution vpon & [deliner [135] deliner the same to the Treasurer of Suffolke the former Land Extended vpon, thereupon to bee woyd & the remainder of the said fine to bee respited till the said Phillip Wharton shall returne, & gine the County Court of Suffolke full sattisfaction, of the discharge of his duty, in a Conucnient & meet provission, for his wines subsistance that soe the Towne & Country may bee freed from further trouble, & charge:

This is a true Copie of the Courts Order As Attests:

Edw: Rawson Secret

By virtue of the Generall Courts Order aboue written, I repared to Richard Gridley who accordingly shewed vnto mee a peece of Land of Richard Whartons, I Extended it & after its Apprizment by agreement as is Annext, & Accordingly deliuered it in Execution, to m<sup>r</sup> Edward Tyng Treasurer of the County of Suffolke & gaue him possession of it this Thirteth day of October 1669: p: mee Rich; Wayte marshall

Boston: 18: 8ber: 1669.

Wee vnder written being chosen some time in or about, October 1668, to Apprize a parcell of Land vpon Execution, tendered by Richard Gridley to Sattisfy mr Edw: Tyng Treasurer of the County of Suffolke for a judgment granted against Phillip Wharton to the uallue of fforty pounds, which was done as vnder Our hands did Appeare, which it seemes now vpon this day & yeare Cannot now bee found, aboue wee being called to review the Land, now finding the old marke then made doe Confirme Our first award, vizt, a peece of Land, lying Easterly from the house & Land Ouer against the house & land of Henry Allen bounded northerly, with the Land of widdow Browne, being in length one hundred fforty & one foote, more or less as it is now bounded & Easterly, with the Land belonging to the Orfant of Mathew Irons, deceased northerly, in length as aforesaid 141: foote more or less as now bounded with the Land of Phillip Wharton, & westerly with the high way, the breadth being sixty & six foote, all which wee vnderwritten did then & now doe Apprize at fforty pounds, as wittnes Our hands this day & yeare aboue written. James Olliuer John Harrison

Henry Allen

And was agreed by mr Edward Tyng Treasurer, & by Rich: Gridley who tenderd the Land in behalfe of Phillip Wharton to bee prized without swearing the Appriser James Olliner:

Entered & Recorded word for word & Compared with the Originalls this: 4th: nonember, 1669:

p Edw Rawson Record<sup>r</sup>

[136] To all Christian People, to whome these preents shall come Know yee, that I Richard Parker of Boston in new England Merchant, for divers good Causes & Considerations mee hereunto mouing, & Especially for & in Consideration of a Contract of marriage, agreed vpon & sudden<sup>ly</sup> to bee Consummated betweene John Sand<sup>s</sup> & Ann manning my Grandaughter both of the said Boston, Haue ginen granted alliened Enfeoffed & Confirmed And by these prents doe give grant Enfeoffe & Confirme

vnto the said John Sand merchant, And Ann Parker Rich: John Sands manning my Grand child, & their next heires forener, my House vizt: that part which Richard

Taylor holdeth of mee by lease for Certaine yeares yet to come together with the rent of Thirty shillings p Ann payable to mee or my assignes, to bee now their proper right together

with the said House aforesaid containing three Roomes with a Seller & also that Roome or Roomes over the gate, newly Erected, entring into my yard with free Egress & Regress into said vard, to lay wood & fetch water with a princledge in my Garden Answerable to what priueledge the said Taylor holdeth & Enjoyeth by virtue of his lease from mee as aforesaid, To Haue & to hold the said dwelling house with all the roomes princledges & all accommodations, before Expressed vnto them the said John Sands & Ann manning, & their heires foreuer to their sole & only proper vse bennifit & behoofe forener, without the Lett denial or interuption of mee the said Richard Parker, or of my heires, or any Other Person & Persons, lawfully clayming the same or any part or parcell thereof, at any time hereafter In wittnes whereof, I the said Richard Parker haue hereunto put my hand & seale this present ninth day of October: in the yeare of Our Lord One Thousand six hundred sixty & nine:

Signed sealed & delinered in the p<sup>r</sup>sence of vs Ephraim Manning Martha Standbury John Pain<sup>e</sup> Richard Parker & a seale.

This aboue written deed of guift was Acknowledged by the aboue named m<sup>r</sup> Richard Parker to bee his owne Act & deed & drawne by his Consent & Order: 19:8:1669

Before mee:

Eliazer Lusher Assist:

Entered & Recorded word for word & Compared w<sup>th</sup> the Original: 5<sup>th</sup> nonember 1669

As Attests. Edw: Rawson Record<sup>r</sup>

[137] Whereas there was a former difference betweene William Cotton of Boston Butcher, & John Matson Locksmith, concerning a Certaine peace of ground being in Boston aforeSajd lying & being neere the dock head & joyning on the one End of the house of mr Henry Thomson, & on the Other end on the Land of mr Thomas Duer, & where the now dwelling house of Jonathan Shrimpton brasiers house standeth on in Boston aforesajd neere the Dock head, now

John Matson discharge to Jonathan Shrimpton Know yee that I the sajd John Matson, for good Causes & ualluable Considerations received from the sajd Cotton & Shrimpton doe hereby acquitt & discharge the sajd Shrimpton his heires or as-

signes foreuer from all manner of claymes, Title's or interest's to any part or parcell of any of the sajd Land or housing thereupon & doe hereby for myselfe my heires & assignes foreuer cleerely acquit' & discharge the sajd Shrimpton his heires or assignes foreuer from all manner of suites of Law

Tryalls of Law, Actions Causes of Actions or any mollestation or trouble whatsoeuer, concerning the aforesajd p<sup>r</sup>misses, as Wittne<sup>s</sup> my hand & seale this, sixt day of nonember: 1669:

Signed sealed & deliuered in

the presence of

William English Edmund Jacklin Daniell Trenis: John Matson & a scale

John matson acknowledged this instrument 6<sup>th</sup>, nouember: 1669, to bee his Act & deed,

Before John Leueret Assist:

Enterd & recorded word for word & Compared with the Originall this: 16th; of Nouember 1669.

As Attests Edw. Rawson Records

To all Christian People to whome these presents shall come John Winthrop senior of Hartford on Conecticot Esqr. And Elizabeth his wife Sends Greeting, Know yee that the said John Winthrop & Elizabeth his wife, for & in John Winthop Consideration of the sume of ffine Hundred pounds Sam: Shrimpof new England silver to them in hand paid, before the Ensealing hereof by Samuell Shrimpton of the said Boston merchant Executor to the last will & Testament of his late flather Henry Shrimpton that was the sole Executor to the last will & Testament of the late Edward Shrimpton of Bednall greene neere London merchant, who left his Children to the lone care & disposall of the said Henry Shrimpton for the improvement of their Estates til<sup>1</sup> they come to Age on the Account proper & as part of the Portions of Silas, Elizabeth & [Lydia [138] Lydia Shrimpton daughters to the late Edward Shrimpton, wherewth

ton daughters to the late Edward Shrimpton, wherew<sup>th</sup> the sajd John Winthrop Acknowledget<sup>h</sup> himselfe fully

& truly Satisfyed Contented & pajd, & thereof & of euery part & parcell thereof doe Exonnorate Acquit<sup>†</sup> & discharge the sajd Samuell Shrimpton Executor aforesajd his heires & assignes foreuer by these prents, Haue absolutely given granted bargained sold alliened Enfeoffed & Confirmed, And by these prents doe absolutly give grant bargaine sell alliene Enfeoffe & Confirme vnto the sajd Samuell Shrimpton Executor aforesajd in behalfe & for the vse benifit & behoofe of the sajd Silas, Elizabeth & Lydia Shrimpton all that his flarme Scittuate lying & being at mistick in the presincts of Charls-Towne in the Countie of middelsex in new England called Tenn Hills, being six Hundred Acres of vpland & Arable & meadow & Pasture & marsh, more or less with the mansion & dwelling house, Barnes, Out Houses Gardens flences & all Other Appurtenances to the same belonging, or

in any wise Appertaining, [the Orchard on the neck of Land, Ouer against the Oyster banck Excepted] to him the said Samuell Shrimpton Executor aforesaid, in behalfe & for the vse bennifit & behoofe of the said Silas, Elizabeth, & Lydia Shrimpton, to their owne proper vse & behoofe forener, And the said John Winthrop & Elizabeth his wife for themselues their heires Executors & Administrators doe Couenant promise & grant to & with the said Samuell Shrimpton Executor aforesajd, in behalfe & for the vse bennifit & behoofe of the said Silas, Elizabeth Shrimpton, their heires Executors Administrators & assignes, that they the said John Winthrop & Elizabeth his wife are the true & proper Owners, of all & enery the abone granted primisses with their Appurtenances, & haue in themselves good right full power & Lawfull Authority the same to sell & dispose, & that the same & cuery part & parcell of the aboue granted prmisses with their Appurtenances liberties princledges & Appurtenances, now bee & from time to time shall bee & Continue to bee, the proper right & Inheritance of him the said Samuell Shrimpton Executor aforesaid, in behalfe & for the vse bennifitt & behoofe of the sajd Šilas, Elizabeth & Lydia Shrimpton, their heires & assignes, without the least lett. Suite trouble, molestation, Contradiction denial [Euiction [139] Eniction or Ejection of them the said John Winthrop & Elizabeth his wife, or any Person or Persons whatsoener haning or Clayming, or to haue or clayme any right Title or interest into the same or any part or parcell thereof, whereby the said Samuell Shrimpton Executor aforesaid in behalfe & for the vse bennifit & behoofe, of the said Silas, Elizabeth, & Lydia, Shrimpton their heires or assignes, shall or may bee molested or Enicted out of the same, And the sajd John Winthrop & Elizabeth his wife doe further Couenant promise & grant to & with the said Samuell Shrimpton Executor aforesaid in behalfe & for the vse bennifit & behoofe, of the said Silas, Elizabeth & Lydia Shrimpton their heires or assignes, that they the said John Winthrop & Elizabeth his wife their heires or assignes Or some or one of them on demand shall & will deliver or Cause to bee delivered, all such deeds Chres; or writtings or true Copies thereof which Concerne the same vuto him the sd Samuell Shrimpton Executor aforesaid in behalfe & for the vse bennifit & behoofe of the said Silas, Elizabeth & Lydia Shrimpton as aforesajd or some or one of them fayre vncancelled & vndefaced, & that the aboue granted primisses & enery part thereof is free & cleere, & freely & cleerly acquitted Exonnorated & discharged of & from all & all manner of former & Other guifts, grants leases, mortgages, wills, judgments, Extents,

Executions, Dower, power of Third & all Other incumbrances of what nature or kind socuer had made done Acknowledged Committed or Suffered to bee done, by them

the said John Winthrop or Elizabeth his wife, their or either of their heires or assignes, & that they shall & will warrant & foreuer defend the aboue granted primisses & enery part & parcell thereof to him the said Samuell Shrimpton Executor aforesajd in behalfe & for the vse bennifitt & behoofe of the sajd Silas, Elizabeth, & Lydia Shrimpton their heires & assignes as aforesaid, against all manner of Persons whatsoeuer, Prouided alwayes & it is agreed by & betweene the parties about mentioned any thing in this Deed not with standing, that Mr. Sami, Shrimpton personally appearing in the Office June. 13°, 1677, acknowledged that hee was fully Satisfied the Sume of mony due & secured unto him by the within written mortgage and did then cancell the original and relinquish any right title interest or claim to the Estate therein grand, desiring it might bee so Recorded, as attests: Isa, Addington Cler

if the aboue named John Winthrop & Elizabeth his wife. their heires or assignes or either of them shall well & truly pay or Cause [to [140] to bee paid to the said Samuell Shrimpton Executor as aforesaid in behalfe & for the vse bennifit & behoofe of the said Silas, Elizabeth & Lydia Shrimpton, on the ninth day of May next in the yeare 1670: the sume of ffifteene pounds in silver & on the ninth of Nouember following the same yeare the sume of ffiffteene pound in like money, & on every ninth day of May & on every ninth day of nouember Annually for the tearme of Three yeares, to bee accounted from the date hereof, shall On Each day well & truly pay Or Cause to bee paid the sum of fiffteene pounds in silver vnto the sajd Samuell Shrimpton, And on the ninth day of Nouember which shall bee in the yeare of Our Lord sixteene Hundred Seauenty. & two, shall also well & truly pay or Cause to bee paid vnto Samuel Shrimpton Executor aforesd in behalfe & for the vse bennifit & behoofe of the said Silas Elizabeth & Lydia Shrimpton to & for the vses about mentioned the like first about mentioned sume of fline Hundred pounds in new England siluer, then this Deed & enery Clause thereof shall bee vtterly voyd to all intents & purposes, Otherwise shall bee & remaine in full force & virtue, Provided also & it is further agreed by & betweene the said parties to these p<sup>r</sup>sents, That it shall & may bee Lawfull for the said John Winthrop & Elizabeth his wife their heires or assignes at a quarters warning any time during the aboue mentioned tearme, to pay in the said ffine Hundred Pound with interest thereof to that time, to the said Samuell Shrimpton his heires or assignes for the Ends & vses aforesaid, any thing in this Deed notwithstanding, In Wittness

whereof the sajd John Winthrop & Elizabeth his wife this

nint<sup>h</sup> day of nouember sixteene Hundred sixty nine haue hereunto put their hands & seales: 1669.

John Winthrop & a seale appendig Eliza: Winthrop & a seale appending

Signed sealed & delivered This after the interlining of the words [or true Copies thereof] oner ye Twenty Elizabethird line in the prence of the 9th

This instrument was Acknowledged by the Worshipfull John Winthrop Esq<sup>r</sup> & Elizabet<sup>h</sup> his wife nouember the 9th 1669: Before.

Thomas Goold. Edward Tyng Assist.

John Saunders

Entered & Recorded word for word & Compared w<sup>th</sup> the Originall: 27: 9ber: 1669

As Attests. Edw. Rawson Recorder

[141] To all Christian People, to whom this writting shall come Thomas Deane of Boston in the Countie of Suffolke in new England Merchant Sendeth Greeting in Our Lord God Euerlasting Know yee that I Thomas Deane for & in Consideration of Thirty pounds in Currant money of new-England, to mee in hand well & truly pajd by Samuell Broadstreet, of Boston aforesajd Gent: Haue bargained

Granted & Sold, And by these prents doe bargain Grant & sell, vnto the sajd Samuell Broadstreet his heires Executor & assignes, All that my part of the Warehouse Scittuate & being in

Boston, vpon or neere the great Wharfe bounded On the East with the high way, on the South with the Ground or yard roome of Theodor Atkinson, on the West wth the Other part of the Warehouse, now in the possession & tenure of the said Theoder Atkinson, on the north with the Ground of Capt: William Dauis, vizt: One low Roome fronting to the Sea of the same breadth, with the Warehouse & about tenn foote backwards, or as farr as the first pertition, And one vpper roome of the same breadth w<sup>th</sup> the lower & fronting as that & about Thirty foote backwards with stares to goe vp on the out side, with all proffitts & princledges thereunto belonging [, Wharfage Only Excepted] as it was in the hand of the said Theoder Atkinson Sen, from whome I the said Thomas Deane reconcred it by Law, & had possession of the same deliuered mee by Richard Wayte marshall by virtue of an Execution leavied vpon it the nineteenth day of August, One Thousand six hundred sixty & fowre & was for part of a judgment granted to mee the said Thomas Deane Afturney to Siluester Deane of London Vintner by the County Court sitting in Boston, the Twenty sixt day of July One Thousand six Hundred Sixty & fowre, To Haue & to hold the

aforesaid part of Warehouse, with all the proffitts & prineledges thereof as aforesaid, To the said Samuell Broadstreet his heires Executors Administrators & assignes forener from & immeadiatly after the day of the date hereof, And I ve said Thomas Deane doe & shall warrant & defend the primisses against Siluester deane aforesaid his heires Executors Administrators & assignes And I doe further Couenant & promise to & with the said Samuell Broadstreet, That hee the said Samuell, his heires Executors & Administrators & assignes, shall Lawfully peacably & quiet I Haue Hold & Enjoy the aforesaid part of Warehouse with the proffits & princledges thereof as aforeSajd without any lett hinderance or molestation by mee the said [Thomas [142] Thomas Or any Act of mine, my heires Executors Administrators or assignes Or by any Other Person or Persons whatsoener clayming any right therein Or Title thereunto by through or from mee my heires Executors Administrators or assignes them or any of them, In Wittnes whereof I have hereunto set my hand & seale this Second day of October in the Twenty first yeare of the Reigne of Our Soueraigne Lord Charles the Seccond, by the Grace of God King of England Scotland ffrance & Ireland defend of the ffait &c, Annoge Domj: One Thousand six Hundred sixty & nine:

Thomas Deane with a Seale Appending Sarah Deane with a Seale Appending

Signed Sealed & deliuered in the p<sup>r</sup>sence of: edged by m<sup>r</sup> Thomas Dean<sup>e</sup>, 
John Bridge & Sarah his wife December: 9th 1669

Before Edward Tyng Assist:

Entered & Reccorded word for word & Compared with the Originall: this:  $10^{\rm th}$  day of December. 1669:

Attests Edw: Rawson Record<sup>r</sup>.

To all Christian People to whome these prents shall come Henry Way of Dorchester in the massathusetts Colony of new England Sendeth Greeting in Our Lord God Enerlasting, Know yee that the sajd Henry Way for & in Consideration of a ualluable sum in hand pajd to him the sajd Way, by Henry Shrimpton of Boston in the sajd Colony merchant, whereof & wherewith hee the sajd Henry Way, doth Acknowledge himselfe full sattisfyed Contented & pajd & thereof & of enery part thereof, doe Exonnorate acquitt & discharge the sajd Henry Shrimpton, his heires Executors Administrators & assignes & enery of them forener by these preents, Hath ginen granted bargained sold Enfeoffed & Confirmed, And by these preents

doth giue grant bargaine sell Enfeoffe & Confirme vnto the said Henry Shrimpton his heires & assignes, All that, his Lott No: florty Eight Containing: flifteene Acrees one quarter & Thirty Two Rodds, 'ving & being in the Commons of Dorchester aforesaid, betweene the Land of John Pearse on the north East part & the Land of Ensigne Hopestill floster on the South west part abbutting on the South East part vpon Braintry line, & On the north-west part vpon the parrale<sup>n</sup> line, Also another Lott number Twenty Eight containing Eight Acres one quarter & nineteene Rodds lying & being in the Commons of Dorchester aforesajd between the Land of the widdow Turner On the north part, & the Land of Richard Baker on the South part abutting on the East vpon mother Brookes [& [143] & on the west vpon Roxbury Line. with all the Timber wood vnderwood, vpon either the said Lotts growing standing bying Or being, with all & enery the Appurtenances, rights & princledges belonging to both the said Lotts which Lotts are but narrow for that they are nery Long, To Haue & to hold the st bargained prmisses as before buttelled & bounded, with all & enery the Appurtenances rights & princledges thereof or any wayes thereunto belonging, together with all writtings Concerning both Or either the said Lotts, vuto the said Henry Shrimpton his heires & assignes, to the only proper vse & behoofe of the said Henry Shrimpton his heires & assignes forener, And the said Henry Way for himselfe his heires Executor's & Administrators, doth Conenant & grant to & with the said Henry Shrimpton his heires & assignes by these preents that hee the said Henry Way the day of the date hereof is & standeth Lawfully seized to his Owne vse of & in the said bargained primisses & energy part & parcell thereof, with the Appurtenance thereof as aforesaid, in a good perfect & absolute Estate of Inheritance in fee simple, & hath in himselfe good right full power & Lawfull Anthority to grant bargaine sell Conney & assure the same in manner & forme aforesaid, And that hee the said Henry Shrimpton his heires & assignes & euery of them shall & may foreuer hereafter peacably & quiet Haue Hold & Enjoy the said bargained primisses, with the Appurtenances thereof as aforesajd free & cleere & cleerly acquitted & discharged, of & from all former & Other bargaines & sales, guiff grants joyntures Dowers, Titles of Dower, Estates mortgages forfeitures, judgments Extents Executions, & all Other Acts & incumbrances whatsoeuer, had made Committed & done, or suffered to bee done by the said Henry Way, his heires or assignes or any Other Person or Persons clayming by from or vnder him them or any of them, And further that hee the said Henry Way & his heires at the reasonable

request, & at the Cost & Charges in the Law of the sajd Henry Shrimpton his heires & assignes shall & will performe & doe Or Cause to bee to bee performed & done any such further Act & Acts, as hee the sajd Henry Way or his heires shall bee thereunto aduised or required, by him the [sajd [144] sajd Henry Shrimpton his heires or assignes for a more full & perfect Conueying & assuring the sajd prinisses & enery part thereof according to the Lawes of the sajd Massathusetts Jurisdiction, In Wittne's whereof the sajd Henry Way, hath hereunto put his hand & seal's the fourteen's day of August in the years of Our Lord, On's Thousand six Hundred sixty & fline, Annoq's Regnj Regis Carolj Secundj, xvij:

Henry Way with a Seale Appending

Signed Sealed & delinered in

the p<sup>r</sup>sence of vs Samuell Robinson mathew Ball: William Robinson This within written deed was signed sealed & delinered, & these words Other in the [11<sup>th</sup>] line, foreuer in the 14<sup>th</sup>: line, Enterlined before the sealing in prence of vs.

The Seccond of December 1665, personally Appeared before mee Henry Way, & Acknowledged that this Dec<sup>d</sup> written on the other side, sealed & delinered by him was his Own<sup>c</sup> nollentary & free Act & deed As Attests

John Leueret Assist:

Entered & Reccorded word for word & Compared with the Original<sup>1 this</sup> 12<sup>th</sup>, day of Decembe<sup>r</sup>: 1669:

As Attests Edw Rawson Recorder

Bee it Knowne vnto al<sup>1</sup> men by these p<sup>r</sup>sents, that I Thomas Croakham of Boston in new England, doe now free<sup>1y</sup> gine vnto my Sonn in Law Thomas Waller, the Ground that is betweene William Sheffeild & my selfe only flowre floote to bee left for a passage see runninge the sajd Ground given vpon a straight line from front to reare vnto Goodman Sanford

Ground, as wittne<sup>s</sup> my hand: Boston dated this 6th· of

nouember : 1665

his marke
ffrancis Croakham

Signed in the p<sup>r</sup>esence of vs Thomas Buttolp<sup>h</sup> jun<sup>r</sup> Dauid Saywell Zacharia<sup>h</sup> Phil<sup>l</sup>ips Dauid Saywell & Zachariah Phillips both of Boston & well knowne to vs, Appeared the: 14<sup>th</sup>: of December 1669, & made Oath that they see ffrancis Crocom signe with his marke as aboue & deliner this writting as aboue as his Act & deed on the day of the date hereof sworne before:

John Leueret Assist:

Entered & Reccorded word for word & Compared w<sup>th</sup> the Origina<sup>ll</sup> this 15<sup>th</sup> of December: 1669.

As Attests: Edw: Rawson Recorder

[145] To all Christian People to whome these p<sup>r</sup>sents shall come ffrancis Croakam of Boston in the Massathuset<sup>ts</sup> Colony of new England Husbandman & Joane his wife, who was former<sup>ty</sup> the wif<sup>ty</sup> of Thomas Walle<sup>r</sup> late of London deceased sends Greeting in Our Lord God Euerlasting, Know yee that wee the sajd ffrancis Croakham & Joane my sajd wife for the naturall lone & affection which wee beare towards Thomas Walle<sup>r</sup> Sonn in Law to mee the sajd ffrancis & naturall Sonn to mee the sajd Joane, & for the better advancement & preferment of sajd Thomas Waller, as for diners Other reasonable Causes and Considerations vs the sajd

ffrancis Croakham To Tho; Waller ffrancis & Joan<sup>e</sup> thereunto Especially mouing, Haue vollentarily & ffreely giuen Granted Enfeoffed & Confirmed & by these p<sup>r</sup>sents doe giue grant Enfeoff<sup>e</sup> & Confirme vnto the sajd Thomas

Waller his heires & assignes, A Parcell of Land lying & being in said Boston, betweene the Ground of William Sheffeild north & the Ground of mee the sajd Croakham South Only flowre foote of Ground to bee left & remaine as a passage way for the vse of the sajd Croakham his heires & assignes, & him the said Thomas Waller his heires & assignes, betwixt the now Lentoe of said Croakham & the afore granted Land, which said Land hereby Giuen vnto said Waller is to runn from the front bounded wth a high way East to the reare vpon a straight line vnto Richard Sanford Ground West, To Haue hold posses & Enjoy the aforegranted prmisses & all & every part thereof, with the Appurtenances princledges & Commodities thereof & thereunto belonging as aforesajd vnto the sajd Thomas Waller his heires & assignes to the only proper vse & behoofe of the said Thomas Waller his heires & assignes foreuer, in such large & Ample Sort manner & forme as wee the said ffrancis Croakham & Joane my wife may Grant Conney & assure the same, And wee the sajd ffrancis Croakham & Joane my wife, doe hereby Grant for vs & Our heires that the afore granted prmisses, with all & euery the Appurtenances & princeledges thereof as aforesajd vnto the sajd Thomas Waller his heires & assignes against vs & Our heires wee shall & will warrant & foreuer defend by these preents, In Wittnes whereof wee the sajd ffrancis Croakham & Joan my wife haue hereunto put Our hands & seales the day of nouember in the yeare of Our Lord One Thousand Six Hundred Sixty & fline Annoq Regnj Regis Carolj Secundj: xvij Signed Sealed & delinered &c.

## [Endrt]

Know all men by these p<sup>r</sup>sents that Whereas the aboue named ffrancis Croakham my last Husband deceased, in the time of his life vpon Consideration of the prferment of his abouesajd Sonn in Law Thomas Waller in marriage with mary the daughter of Zachariah Phillips of Boston Butcher by a small writting under his the said Croakhams hand bearing date the sixt of Nouembr 1665: & wittnessed by Thomas Buttolph junr Dauid Saywell & the said Zachariah Phillips & then Accordingly gaue him possession thereof, And Whereas the same small writting was sent to the Notary to make this aboue-written Deed of gift, soe that I the said Joane then wife of the said ffrancis might bee included with himselfe, but hee was suddenly taken away by death before this first aboue writting was sealed, And for the said first Originall writing or deed of gift from my sajd Hubsband, it is heere vnder writt word for word Thus: Bee it Knowne vnto all men by these preents, that I ffrancis Croakham of Boston in new England, doe now freely give vnto my Sonn in Law Thomas Waller the Ground that is betwixt William Sheffeild & my selfe Only flowre floote to bee lett for a passage soe running the said Ground given vpon a straight line from front to reare vnto Goodman Sanfords ground as wittnes my hand, Boston dated this 6th: of november: 1665:

his marke ffrancis 😝 Croakham

Signed in the preence of vs Thomas Buttolph junr Dauid Saywell Zachariah Phillips:

Now Know yee that vpon Consideration as aforesajd together with this Other Consideration hereafter Specifyed to bee added to the former that there was a Sume of old England money, vizt. Tenn Pounds left in Leift: Cookes hand for the vse of sajd Thomas Waller, when hee should come of Age, which his sajd ffather in Law ffrancis Croakham had &

made vse of it himselfe, in Consideration of which in part, together with the aforementioned Consideration, hee gaue vnto his sajd Sonn in Law the aforesajd Land Wherefore I the sajd Joane Croakham, Widdow & Administratrix to my sajd Husband Estate doe hereby Confirme the sajd guift & grant of my sajd Husband ffrancis Croakham deceased vnto my sajd Sonn Thomas Waller, To Haue & to Hold to him his heires & assignes foreuer. In Wittnes whereof I the sajd Joane Croakham haue hereunto put my hand & seale the first of October in the yeare of Our Lord One Thousand Six Hundred Sixty nine:

Signed scaled & delinered in

p<sup>r</sup>sence of Roger Roose Ita: Attes<sup>ts</sup> Rob<sup>t</sup>: Howard not: Publ: Joane Croakham

hir marke : & a seale

Joane Croakham Acknowledged this deed decembe<sup>r</sup> 14: 1669:

before Edw. Tyng Assist

Compared with the Originall:

Attests Edward Rawson Recorder.

[147] Know all men by these presents that I Allexander Beck of Boston in the Countie of Suffolke in the massathusetts Colony of New England Husbandman, for the naturall loue & affection which I beare towards manasses Beck my only Sonn & Mary his now wife, Hane nollentary & freely ginen granted Enfeoffed & Confirmed, And by these presents to give grant Enfeofe & Confirme, vnto the said Manasseth Beck & his said wife & the heires of their two bodies Law-Allexander fully begotten & to bee begotten, A Parcell of Land Containing florty foot in breadth at the front next the high way, & Sixty fline foote in the depth & twenty flowre foote in breadth at the lower End & lyeth betwixt the House & Land of late Nathaniell Williams now deceased & at present in the Occupation of Thomas Sanford & the House of mee the said Allexander Beck, To Haue & to hold the aforegranted primisses, & all & enery part thereof with the Appurtenances princledges & Commodities thereof & thereto belonging, vnto the said manasses Beck & Mary his said wife & the heires of their two bodies Lawfully begotten as aforesajd foreuer, in as large & Ample sort manner & forme as I ve Sajd Allexander Beck may grant Conney & assure the same, & that I the sajd Allexander Beck & my heires shall & will warrent & defend the same to him the sajd Manasseth & Mary his Sajd wife, and the heires of their two bodies foreuer, against any person or Persons whatsoeuer, In wittnes whereof I the Sajd Allexander Beck, have hereunto put my hand & scale the one & Thirteth day of March in the yeare of Our Lord of One thousand six Hundred Sixty Eight:

Allexander Beck & a scale

Signed Sealed & deliuered

in presence of:

Rob!: Howard Not puble:

This deed Acknowledged:

16: 10: 1669

mar<sup>y</sup> Howard Ri: Bellingham Gou<sup>r</sup>.

Entered & Reccorded word for word & Compared with the Originall this: 23th; day of December: 1669.

As Attests: Edw. Rawson Recorder

[148] To all Christian People before whome these presents shall come, flathergon Dinely of Boston in the Countie of Suffolke in the massathusetts Colony in new England free victualer & Hannah his wife sends Greeting, Know yee that the sajd flathergon Dinely & Hannah his sajd wife for good Cause them mouinge, but Especially for & in Consideration of a parcell of Land, granted vnto them by Jacob Elliott of Boston aforesajd, & lying in Boston aforesajd containing Two Acres & a halfe more or less vnto the sajd flathergon as by Deed from the sajd Jacob Elliott doth more fully appeare whereof they have present possession, wherewith they doe Acknowledge themselvess fully sattisfyed Contented & pajd & thereof & of every part & parcell thereof, doe fully clearly & absolutely Exonnorate acquitt & discharge, the sajd Jacob Elliott his hoirs. Expenters Administrators & acquitt by the sajd Jacob Elliott his hoirs.

Elliott his heires Executors Administrators & assignes & enery of them forener by these preents Haue ginen granted barganed sold alliened Enfeofed & Confirmed & by these preents doe gine

grant bargaine sell alliene Enfeofl<sup>6</sup> & Confirme vnto the sajd Jacob Elliott, a parcell of Land lying & being in Boston aforesajd neere vnto the neck soe called, Contaning Two Acres & a halfe of Pasture Land more or less, being buttelled & bounded as followeth, viz<sup>t</sup>: By the Pasture Land of major Generall John Leueret on the south side thereof by the Lands of William Salter & James Baulston on the north, by the Lands of the sajd Jacob Elliott On the East & west sides thereof with all & Singular the fruit proffitts princledges & enery Other the Appurtenances thereunto belonging. To Haue & to hold the sajd barganed primisses with all & enery the Appurtenances thereunto belonging as before bounded, with a true Copir of any such Original Deed or Other writting as Concernes the sajd barganed primisses with any Other Lands if hee the sajd Dinely hath any such Deed Or writting vnto

the said Jacob Eniott his heires & assignes, To the Only proper vse & behoofe of him the said Jacob Elliott his heires & assignes foreuer & the said flathergon Dinely for himself his heires Executors & Administrators doth Couenant & Grant to & with the said Jacob Elliott his heires & assignes, That hee the said ffathergon Dinely the day of the date hereof i & standeth Lawfully seized to his Owne vse of & in the said bargained primisses & enery part thereof with the Appurtenances thereof in a good perfect & absolute Estate of Inheritance in fee Simple, & hath in himselfe full power good right & Lawfull Authority, to grant bargaine sell Connev & assure the same in manner & forme aforesajd, And that hee the [sajd [149] sajd Jacob Elliott his heires & assignes & enery of them shall & may foreuer hereafter, peacably & quietly have hold & Enjoy the afore bargained prmisses with the Appurtenances thereof as aforesaid, free & cleere & cleerely acquitted & discharged of & from all former & Other bargaines & sales guifts grants joyntures Dowers, Titles of Dower Estates mortgages forfeitures judgments: Executions, & all other Acts & Incumbrances whatsoeuer, had made Committed & done or suffered to bee done by the said flathergon Dinely his heires or assignes or any person or persons Lawfully clayming any right Title or interest, by from or under him them or any of them, or had made done Or Committed, or to bee done Or Committed by any person or persons Lawfuly clayming any right or interest to the same, Or any part thereof whereby the said Jacob Elliott his heires or assignes shall or may bee hearafter molested Or Lawfully Enicted Out of the possession or enjoyment thereof, And Further ye said flathergon Dinely & Hannah his said wife doe for themselves their heires Executor & Administrator Couenant promise & grant to & with the said Jacob Elliott his heires & assignes, That they the said ffathergon Dinely & Hannah his said wife, vpon reasonable & Lawfull demand shall & will performe & doe or Cause to bee performed & done, any such further Act or Acts whether by way of Acknowledgment of this present Deed, or release of Dowre in respect of the said Hannah, or in any Other kind that shall or may bee for the more full Compleating Confirming & sure making, the afore barganed prmisses vnto the said Jacob Elliott his heires & assignes according to the true intent hereof & the Lawes of this Jurisdiction, In like manner & part<sup>ly</sup> in Consideration of the Exchange of Land aboue mentioned & Other ualluable Considerations long since pajd vnto the sajd ffathergon Dinely the receipt whereof hee doth Acknowledge & thereof & of energy part & parcell thereof, doth fully cleerly & absolutiv Exonnorate acquitt & discharge, the said Jacob Elliott his heires Executors & assignes & enery of them foreuer by these preents, Haue barganed sold given & granted alliened Enfeoffed & Confirmed vnto the said Jacob Elliott his heires & assignes, fowre Acres of Arable Land, lying at muddy Riner the place soe called in the Towneship of Boston bee it more or less as it is bounded on the west by Cambridge High way soe called, & by the Lands of the said Jacob Elliott, on the north, south & East sides thereof, with all [the [150]] the princledges proffits & Appurtenances: thereof, To Haue & to hold the sajd fowre Acres of Arable Land more or less, with all & singular the before barganed prmisses & enery the Appurtenances with Copies of writtings Or deed as aboue is Exprest, to him the said Jacob Elliott his heires & assignes, To the only vse & behoofe of the said Jacob Elliott his heires & assignes foreuer, ffinally the said ffathergon Dinely for him his heires Executors & Administrators & euery of them doth Couenant & grant to & with the said Jacob Elliott his heires & assignes, to doe & performe all Other Acts & Couenants, as aboue is Exprest respecting the Confirmation of the said bargained prinisses, vnto the said Jacob Elliott his heires & assignes according to the true intent hereof & the Lawes about mentioned In Wittness whereof the said flathergon Dinely & Hannah his said wife haue hereunto putt their hands & seales this second day of October, in the One & Twenteth years of the reigne of Our

> ffathergon Dinely w<sup>th</sup> a Seale Appending Hannah Dinely with a seale Appending.

Signed scaled & delinered in the p<sup>r</sup>sence of vs:

Benjamin Gibbs

John Sanford.

King &c: Annoqe Dominj: Christj: 1669:

ffathergon Dinely & Hannah his wife Acknowledged this deed & the sajd Hannah being Examined did uolentarily yeald vp hir right to hir thirds: 2:8:1669.

Ri: Bellingham Gou<sup>r</sup>:

Entered & Reccorded word for word And Compared with the Origina<sup>n</sup> this: 28: December: 1669.

Soueraigne Lord Charles the second by the Grace of God

As Attests: Edw. Rawson Recorder:

This Indenture made the: two & twenteth day of the month of December, in the year of Our Lord One Thousand six Hundred sixty nine, Annoq Regnj Regis Carolj Secundj Angl: the one & twenteth betweene Bartholomew Barnard of Boston in the County of Suffolk in the massathusets Colony in new England Carpenter

& Jane Barnard his the said Bartholomewes now wife of the one party & John ffreake of Boston aforesaid merchant. & Captaine Samuell Scarlet of Boston aforesaid of the Other party, Wittnesseth that they the said Bartholomew & Jaine for & in Consideration of the sum of Three Hundred & flifty pounds of Lawfull money of new England to them in hand paid, before the sealing & delivery hereof by the said John ffreake & Samuell Scarlett whereof the said Bartholome & Jane doe Acknow[ledge [151] Acknowledge the receipt, And thereof & of every part & parcell thereof doe cleerely acquitt & discharge them the Said John ffreake & Samuell Scarlett & enery of them, their & enery of their heires & assignes foreuer by these preents, Haue Giuen Granted barganed sold alliened assigned enfeotfed & Confirmed, And by these prsents doe giue grant bargaine sell alliene assigne enfeoffe & Confirme, vnto them the said John ffreake & Samuell Searlett, their heires & assignes foreuer, All that plott tract part or parcell of Land lying & being in Boston, aforesajd bounded on the north East with the Land of the said Samuell Scarlett, on the north west with the street or Common way

Bartholo; Barnard To John ffreak<sup>e</sup> & Samuell Scarlet; now soe tearmed & called with the Sea or Harbor of Boston aforesajd soe called on the South East, & with the slip, belonging to the Towne of Boston aforesajd Southwest together also with all & Singular the Ware-Houses Edifices, buildings shops

Sellers, rent & Rents that shall from & after the Thirteenth day of this instant December from time to time accrew Or become due for the same or any part thereof, now leased Or Otherwise granted out to any Tennant or Tennants by whatsoeuer name or names called or knowne, Together also with such instrument or instruments, in writting or writtings Concerning the same Or any part or parcell thereof, Together also with the wharfe & wharfage, & also all the Land as farr as it is granted vnto the said Bartholomew Barnard running into the Sea or Harbour aforesajd bee the same to low water marke or Otherwise howsoener, together also with all wayes water Courses, Easements proflitts Commodities & heridataments whatsoeuer to all & singular the said primisses, with their & enery of their rights members, princledges & Appurtenances & enery part & parcell thereof, now in the tenure vse occupation & possession of them the said Bartholomew & Jane their or One of their assignes or assignes, Tennant or tennants Or howsoener Otherwise vsed Occupied Or Enjoyed, or accepted reputed Or Taken as part parcell or member thereof, or of any part thereof, & the reuersion Or reversions, remainder or remanders of all, & singular the said prmisses & euery part & parcell thereof, Except &

alwayes reserved Out of this present Indenture of Bargaine & sale vnto them the said Bartholomew & Jane or the longest liver of them wharfage at, [the [152] the wharfe aforesajd, By these p<sup>r</sup>sents granted vnto the sajd John ffreake & Samuell Scarlet to the only proper & perticular vse & vses, of them the said Bartholomew & Jane, without any Equinocation or mentall reservation, franck & free without any thing therefore to bee paid, if they or either of them line or Continue in the messuage or House, that they the sajd Bartholomew & Jane now reside & dwell in, in Boston aforesa & not Otherwise Or longer, To Hane & to hold the said Given granted barganed sold alliend assigned Enfeofed & Confirmed primisses, with all & Singular their & enery of their rights princledges members & Appurtenances before giuen giuen Granted barganed & sold Or meant mentioned or intended, to bee ginen granted & sold, & euery part & parcell thereof, Except as before Excepted, vuto the said John ffreak & Samuell Scarlet, their & either of their heires & assignes, To the Only vse & behoofe of them the said John ffreake & Samuell Scarlet their heires & assignes foreuer, & to bee & inure to noe Other vse, intent or purpose whatsoeuer, And the said Bartholomew & Jane for them their heires Executors & Administrators & for enery of them, doe Couenant promise & grant to & with the said John ffreake & Sam: Scarlet their heires Executors Administrators & assignes & to & with enery of them by these presents in manner & forme following. That is to say that they the said Bartholomew & Jane at the time of ye Ensealing hereof are & vntill the first Execution of an Estate to the said John ffreak<sup>e</sup> & Samuell Scarlet their heires & assignes by force of these preents, shall bee & Stand fully Seized to them their heires & assignes & of & in the before barganed premisses & of & in enery part & parcell thereof of a good Sure lawful absolute & indefezable Estate, of inheritance in fee Simple, without any Condition limitation or Other thing to determine the Same, And also that the said Bartholomew Burnard & Jane now haue full power good right & Lawfull Authority, & true title to grant alliene bargaine sell & Confirme the before bargained premisses, & enery part & parcell thereof vnto them the said John ffreak & Samuell Scarlett their heires or assignes in manner & forme aforesajd & according to the true intent & meaning of these presents, And the said Bartholomew & Jane for themselves their heires & assignes & for every of them doe further Couchant promise & grant to & with the said John ffreake & Samuell Scarlet their heires Executors & assignes by these presents, That all & [singular [153] singular the said primisses abone by these

presents mentioned to bee granted & sold & enery part & parcell thereof on the day of the date hereof & from time to time & at all times hereafter for euer, shall bee remaine & Continue to them the said John ffreake & Samuel Scarlett or either of them their or either of their heires & assignes. To the only proper vse & behoofe of them the said John ffreak<sup>e</sup> & Samuell Scarlett or either of them their Or either of their heires & assignes foreuer free & cleere & free & cleerly acquitted Exonnorated & discharged or Otherwise by the said Bartholomew & Jane their heires Executors & assignes sufficiently saued & kept harmless of & from all & all manner of bargaines sales, joyntures Dowers leases, Annuityes Rent Charge, Recognizance judgmts Executions, issues fines & Amerciaments & of & from all Other Charges Titles Troubles & incumbrance<sup>s</sup> whatsoeue<sup>r</sup> had made Committed suffered & done by the said Bartholomew & Jane or either of them their or either of their heires & assignes, fonly except as is before excepted & foreprized, And also that they the sajd John ffreake & Samuell Scarlett their & enery of their heires & assignes shall & may from henceforth foreuer peacably & quietly Haue hold vse occupie posses & Enjoy all & singular the given granted barganed & sold prmisses with their Appurtenances & enery part & parcell thereof & the rents issues & proflitts thereof as before said shall & may receive & take without the lett hinderance or Contradiction of the said Bartholomew & Jane their heires or assignes, or any Other person or persons by from or under them or any or either of them, or by their or any of their meanes Right Title Consent, prinity or procurement And the said Bartholomew & Jane doe Couenant promise & Grant for them their heires Executors & Administrators to & with them the said John ffreake & Samuell Scarlett their heires & assignes & to & with enery of them by these preents that is to say that they the said Bartholomew & Jane their heires & assignes, & all & energy person & persons having & clayming or which shall or may haue or clayme or pretend to haue any manner of Estate right Title or interest into Or out of the before barganed prmisses or any part or parcell thereof by from or vnder them the sajd Bartholomew & Jane or either of them shall & wil from time to time & at all times heareafter [during [154]] during the space of two yeares from hence next Ensuing

during the space of two yeares from hence next Ensuing
the date of these preents upon enery reasonable request
& at the Cost & Charges of them the said John ffreake
& Samuel Scarlett or either of them their heires or assignes,
doe make Acknowledge Execute & suffer or Cause to bee
done made Acknowledged Executed & Suffered all & enery
such further Act & Acts thing & things, assurance & Conney-

ances in the Law whatsoeuer for the further more better perfeet assurance & sure making of all & Singular the aforesajd premisses, with the Appurtenances aboue by these preents, mentioned to bee barganed & Sold vnto them the said John ffreake & Samuel Scarlet their heires & assignes foreuer bee i<sup>t</sup> by deed or deed<sup>s</sup> Enrowled or not enrowled the enrolemen<sup>t</sup> or Acknowledgment of these preentsts or by all Or as many Other wayes or meanes whatsoener, as by the said John ffreak<sup>e</sup> & Samuel<sup>1</sup> Scarlet<sup>t</sup> Or either of them, they or either of their heires or assignes as by their Or either of their Council learned, in the Law shall bee reasonably aduised or deuised & required, And also it is agreed by & betweene the said parties to these prsents, by these prsents, That all & enery the said Connevances & assurances soe as aforesaid hereafter to bee had made leuied, or Executed of the about bargained prmisses & enery part & parcell thereof, shall bee & inure & shall bee deemed adjudged & taken to bee & inure, to the only vse benifit & behoofe of them the sajd John ffreak & Samuell Scarlet or either of them, their or either of their heires or assignes forener & to noe Other vse intent or purpose whatsoeuer any thing in these presents contained to the Contrary, whereof in any wise notwithstanding, [only accept as before Excepted & fore prized, In Wittnes whereof the aboue sajd parties to this prsent Indentures, have hereunto sett their hands & Seales the day & yeare first aboue written: his marke

Bartholomew Barnard & a seale appending

Jane Barnard & a Seale Appending

Signed Sealed & delinered by the within named Bartholomew Barnard & Jane: his wife in the p<sup>r</sup>sence of vs: John Richard<sup>s</sup> Thomas Kellond Eliza: Hen: Nelson: This Deed Acknowledged by Bartholomew Barnard & Jane his wife & the sajd Jane being Examined, did free<sup>ty</sup> & nolentary yeald vp hir right to the thirds in the premisses aboue mentioned dated: 24: 10: 1669.

Rich: Bellingham Gou<sup>r</sup>:

Entered & Reccorded word for word & Compared with the Original this: 31th day of Decembr: 1669:

As Attests: Edw. Rawson Record

[155] Memorandum that Whereas wee wee Richard Collicott of Boston within mentioned merchant & Richard Way of the same Boston Cooper, who were made fleofees Endorst in trust for Jane Loxston Widdow, before hir late

intermarriage with bartholomew Barnard within mentioned & doe still Continue for his the sajd Bartholomewes setling a joynture ypon hir the said Jane within mentioned for recouring a liuelihood vnto hir the said Jane, vpon hir intermarriage with the said Bartholomew as by three seneral writtings may Appeare, bearing date vizt: One of them on the fourth day of May in the yeare of Our Lord God One Thousand six Hundred Sixty & Six & the Other two Jeuen date, on the Twenteth day of July One Thousand six Hundred Sixty flowre, Now Know all men by these preents that wee the said Richard Collicott & Richard Way voon the Earnest desire of the said Jane & Other Considerations, doe giue Our full & joynt Consent, vnto & for the Confirmation of the grant within mentioned, & in Such manner as is therein Expressed, In Wittnes whereof weethe said Richard Collicott & Richard Way have hereunto Subscribed Our names, the sixt day of the month of Januar in the years of Our Lord God One Thousand six Hundred sixty nine, Annoqe Regnj Regis Caroli Secundi xxi : Richard Collicot<sup>t</sup> Richard Way

This instrument was Acknowledged by Leif<sup>1</sup> Richard Way, & mr Richard Collico<sup>1</sup> January; 7th; 1669.

Before Edw: Tyng Assist:

Entered & Reccorded word for word & Compared with the Originall this: 7th: day of January: 1669:

As Attests: Edw Rawson Record<sup>r</sup>

John freake of Boston merchant aged 33; yeares or thereabouts being deposed vpon his Oath saith: That Capt: Samuell Scarlett of Boston bought of John Euererd als: John Webb Sometime of Boston Merchant One Thousand Acres of Land meadow & Pasture lying & being neere the River merrimack, for which said Land meadowes & pastures [156] Pastures, the said Captaine Scarlet paid him the said John Webb fully, And also that not aboue a weeke before John Webb his decease, hee the said John Came & did treat with him this deponant, [Knowinge that hee this deponant was then imployed for the said Sarlett as Atturney to buy the same Land againe who then did proffer him this deponant for them One Hundred & Twenty pounds to bee pajd by Leif't: Randolph Nichols of Charls-Towne but hee this deponant refused to take it but referred the treaty to another meeting which was not accomplished, by reason of his the said Johns Death soe soone after, & further this deponant saith not:

Testifyed vpon Oath by John ffreake & Henry Nelson & taken by vs  $7:11:\frac{1669}{70}:$  Rich: Bellingham Gour Edward Tyng Assist

Entered & Recorded word for word & Compared with the Original, in perpetuan rej memorian this: 7th day of January: 1669.

As Attests: Edw. Rawson Recorder

Elizabeth Henry Nelson of Boston cler: aged sixty yeares & vpwards being deposed vpon his Oath saith, That John Euerard ats: John Webb, sometime of Boston merchant late deceased did in his life time bargaine & sell vnto Capt: Samuell Scarlet of Boston one Thousand Acres of Land meadow, & Pasture lying & being neere the Riner Merrimack, adjoyning to the Lands which the said John Sold to Richard Shatswell, Samuell Varnum & Edward Coburne all three late of Ipswich in this Colony of the Massathusetts yeamon, And that the said Samuell Scarlet paid the said John Webb & fully satisfyed him for it, And further hee this Deponant saith not:

Testifyed vpon Oath by John ffreake & Henry Nelson & Taken by vs : 7 : 11 : 1669 Richard : Bellingham Gour

Edward Tyng Assist:

Entered & Reccorded word for word & Compared with the Original<sup>1s</sup> in perpetuan rej memorian this: 7: day of January:  $^{16}\frac{6}{7}\frac{9}{0}$ : As Attes<sup>ts</sup>: Edw Rawson Record<sup>r</sup>

[157] To all Christian People to whom, these prents shall come Elizabeth Weare of Boston in Suffolke Widdow Administratrix of the Goods & Estate of William Weare of the sajd Boston hir late husband Deceased Send Greetinge, Know yee, That whereas the sajd William Weare in the time of his life made his last will, & thereto subscribed his name, bearinge date the Twenty sixt day of March, in the yeare of Our Lord one Thousand Six Hundred ffifty six, in which after Senerall bequest, in the close of the sajd will hee the sajd William Weare willed that his debts should bee pajd out of his Lands but for want of an Executor, that should have benn by him the sajd Weare nominated & Appointed for

the performance, of his sajd will, & in regard of Other defects therein, the same was judged to bee imperfect, wherefore at a meetinge of the magestrates in Boston aforesajd, on the fifteenth

day of Aprill in the yeare of Our Lord One Thousand six Hundred ffit's Eight power of Administration to the Estate of the sajd William Weare deceased, was then granted vnto the sajd Elizabeth Weare Widdow, to performe the sajd imperfect will, Now Further Know yee, that the sajd Elizabeth Weare by virtue of the sajd Administration Granted as aforesajd, for & in Consideration of flor<sup>ty</sup> pound in hand pajd, Hath given granted bargained sold, Enfeofed & Con-

firmed, And by these p<sup>r</sup>sents doe give grant bargaine sell Enfcofe & Confirme vnto Captaine James Johnson his heires & assignes one dwelling House & barne with the yards Orchard & garden about the said House, & vnto the same belonginge Containing about an Acree of Ground bee there more or less, Scittuate lying & being in Dorchester in the Countie aforesd one side of which said Ground is bounded with the Land of Enoch Wisewell East & South & the Land Moseley west & the street leadinge to the meeting House north, which said House & barne with the yards Orchard & Garden was part of hir sajd Husbands Estate, & by him purchased of Thomas Clarke merchant then lininge in Dorchester, To Haue & to Hold the said House & barne vards Orchard & Garden with the Appartenances as before bounded vnto the said James Johnson his heires & assignes, to the only vse of the said James Johnson his heires & assignes foreuer, And the said Elizabeth Weare doth by these presents Conenant promise & grant, that the said bargained prmisses & enery part thereof shall bee & Continue to bee the proper right & inheritance of the said James Johnson his heires & assignes foreuer, without any the lett molestation

[trouble [158] trouble or Expultion, of hir the said Elizabeth Weare hir heires Executors Or assignes, & without the lett trouble or Expultion of any of the Children of the said William Weare hir late Husband deceased, or any Other clayminge any Title clayme or interest to the same, or any part thereof from or vnder hir the sajd Elizabeth or any the said Children, And that shee the said Elizabeth shall & will deliner or cause to bee delinered vnto the said James Johnson his heires or assignes, all & singular such Deeds Enidences & writtings, or miniments touchinge or Concerning the prinisses Seucrall fayer & vicancelled, And shall & will doe or procure to bee done, what further Act or thing which shall bee requisit for the securing & making good the prmisses vuto the sajd James Johnson as aforesajd, by Acknowledgment of this hir Act, or what else shall or may bee for the more full Compleating Confirming & sure making the afore barganed prmisses & enery part thereof vnto the said James Johnson his heires & assignes according to the true intent hereof & the Lawes of this Jurisdiction In Wittnes whereof the sajd Elizabeth Weare, hath hereunto put hir hand & scale, the seamenteenth day of July in the yeare of Our Lord, One Thousand six Hundred fifty & nine

Elizabeth Weare
hir marke & a seale

Signed sealed & delinered & the postscript writt before Scaling in prence of nathaniell Williams Edward Grant Har Attests Robt: Howard not pub:

This Deed Acknowledged according to Law, this 29<sup>th</sup> of the 5<sup>th</sup>: 1659: before mee Humpher<sup>y</sup> Atherton:

Know all men by these presents that wee John Gil & Edward Grant marriner & shipcarpenter of Boston in the Countie of Suffolke in new England for diners good Causes & Considerations them hereunto mooning being fully Sattisfyed for the same doe for themselnes in Right of Elizabeth & Sarah their wines daughters to the late William Weare & Elizabeth his wife late of Dorchester, & for their & either of their Seuerall heires Executors Administrators & assignes absolutly fully & Effectually to all intents & purposses in the Law allow approue & Confirme of all the above granted House & Orchard with the Liberties princledges & Appurtenances to the same belonging, Ginen granted alliened Enfeofed sold Confirmed by the said Elizabeth Weare the mother Relict of the said William Weare as it is Scittuate lying & being in Dorchester aboue mentioned, vnto James Johnson of Boston in the Countie of Suffolke aforesaid, his heires & assignes, & wee the said John Gill & Elizabeth his wife Edward Grant & Sarah his wife doe further for the better Confirmation of all & enery the above granted pruisses & appurtinances [vnto [159] vnto the sajd James Johnson his heires & assignes for themselves heires & assignes by these preents absolutly fully & cleerely relinquish release,

Assignemt of John Gill × Edw: Grant To James Johnrenounce & foreuer quitt clayme, their & euery of their right Titl<sup>a</sup> interest clayme & demand, that they the sajd John Gill & Edward Grant in right of their wines or their wines in their Owne right, hane had might or ought to hane in the about granted prinisses, or any part or parcell

thereof by virtue of the imperfect will of William Weare their father bearing date the twenty sixt day of march: 1656: or in lew of Childrens Portions, the sajd Houses & Orchard, being sold for the payment of the sajd William Weares debts to Our Content, And the sajd John Gill & Elizabeth his wife & Edward Grant & Sarah his wife; doe further Couenant promise & grant to & with the sajd James Johnson his heires & assignes that for the further better more sure & perfect Conneying of the abone granted prmisses they & enery of them, shall & will further signe seale & deliner, any Other Act or deed, assurance or Con-

neyance, as the sajd James Johnson his heires or assignes shall require, soe it bee at his & their proper Cos<sup>ts</sup> & Charges In Wittnes whereof the sajd John Gill & Elizabeth his wife & Edward Grant & Sarah his wife, haue hereunto putt their hands & seales this: 9th, of July, 1661

Signed Sealed & deliuered in

p<sup>r</sup>sence of Edward Rawson John fferniside : John Gi<sup>n</sup> & a seale Elizabet<sup>h</sup> Gill & a seale Edw: Grant & a seale Sara<sup>h</sup> Grant & a seale

This deed was Acknowledged according to Law the: 9th. of July: 1661: before mee — John Endicott Gou<sup>r</sup>:

Know all men by these p<sup>r</sup>sents that I James Johnson of Boston in the Countie of Suffolke in the massathusett<sup>s</sup> Colony in new England Butcher & Abigal<sup>1</sup> his wife, for &

James Johnson in Consideration of a Certain sume of money in stephen Hoppin hand pajd by Stephen Hoppin of Dorchester in

the Countie aforesajd Husbandman, & hereby doe Acknowledge Ourselues to bee fully sattisfyed Contented & pajd Now Further Know all men by these preents, that I James Johnson & Abigall my wife, do by these preents fully & absolutely giue grant bargaine sell alliene assigne set Ouer & Confirme vnto the aboue mentioned Stephen Hoppin his heires & assignes all that my right Title interest clayme propriety & demand to the within mentioned House & barne yards Orchard & Garden Contaninge about an Acree of Ground, bee there more or less, with all & all manner of

Liberties & Appurtenances to [the same [160] same belonging or any part or parcell thereof or in any

wayes Apperteyning, as in the within Deed is mentioned & at large Expressed To Haue & to Hold all & enery the aboue granted & assigned p<sup>r</sup>misses with all & enery, there liberties & Appurtenances, To him the said Stephen Hoppin his heires & assignes from the day of the date hereof foreuer And to hir & their only proper vse & behoofe In Witines whereof wee haue hereunto set Ou<sup>r</sup> hands & seales this: 13<sup>th</sup> day of January, in the yeare of Ou<sup>r</sup> Lord one Thousand six Hundred sixty nine 1669.

hir marke

Abigaill A Johnson & a sea

James Johnson & a seale

Signed Sealed & delivered in

the p<sup>r</sup>sence of vs: Thomas Gardner: John Sannders: Prouided alwayes & it is agreed that if the sajd James Johnson & Abigali his wife their heires & assignes, pay vnto the sajd Stephen Hoppin his heires & assignes, the like uallue of Thirteene pounds term shillings in money vnto them pajd at or before the Twenty Eight day of march next Ensuinge then this assignement to bee uoyd Otherwise to bee & remaine vnto the sajd Stephen Hoppin his heires & assignes foreuer.

This deed was Acknowledged by Captaine James Johnson & Abigall his wife, to bee their Act & deed, January: 13th: 1669: Before Edw: Tyng Assist:

Entered & Reccorded word for word & Compared with the

Originall this 17th, day of Januay: 1669.

As Attests: Edw Rawson Record<sup>r</sup>

To all Christian People to whome this p<sup>r</sup>sent Deed of sale shall come John Wiswell Sen<sup>r</sup> of Boston in the Colony of the Massathusetts in new England Ironmonger Sendeth Greeting in Our Lord God Euerlasting Know yee that the said John Wiswall for & in Consideration of the sum of flifty Pound in Currant money to him in hand before the Scaling & delinery hereof well & truly pajd by William Greenough junt in Boston aforesajd Shipwright, & John White of the Same Boston junor the receipt whereof the said John Wiswall doth Acknowledge by these presents, & therewith to bee fully Sattisfyed & Contented & thereof & of enery part & parcell thereof acquitteth & dischargeth, the said William Greenough & John White their heires Executors Administrators & enery of them forener by these presents, Hath Ginen Granted Sold alliened Enfeotfed & Confirmed & by these prsents doth fully electely & absolutely Gine [grant [161] grant bargaine sell alliene Enfeofe & Confirme vnto the said William Greenough & John White, their heires & assignes foreuer a peece or parcell of Land Lying & being in Boston aforeSajd Containinge in length On the South-Easterly side thereof from the vpper-End thereof, downe to the foote path on the banck, One Hundred Thirty & two foote, & on the north-westerly side thereof Containeth in length from the vpper Corner downe to the foote path On the banck one Hundred & thirty foote, & Contaneth in breadth in the reare ninety & Eight John Wiswell

the banck one Hundred & thirty foote, & ConJohn Wiswell
weight Greenough
taneth in breadth in the reare ninety & Eight
foote, & Contajneth in breadth in the front Seauenty & seauen foote, & from below the foote path
on the banck at the front downe to the low
water, And is bounded South-Easterly, by the Land of the
widdow Hannah Grouer & north-westerly by the Land of
Augustin Lyndon, & is butting by the Land of Daniell

Ture<sup>ll</sup> Senio<sup>r</sup> South-westerly & on the Sea north Easterly with the Appurtenances thereof & princledges thereto belonging or in any wise Appertaning, And all ye Estate right Title interest vse propriety possession clayme & demand whatsoeuer of him the said John Wisewell of in or to the same & all Deeds Euidences & writings which Concerne the said bargained prinisses only And Copies of all such Deeds Euidences & writings which Concerne the same with Other things, To Haue & to Hold the said peece or parcell of Land lying Contaning butting & bounded as aforesaid with the Appurtenances & princledges thereof & thereto belonging as aforesajd vnto the sajd William Greenough & John White their heires & assignes foreuer, To the only proper vse bennifit & behoofe of the said William Greenough & John White their heires & assignes foreuer, And the said John Wisewell for himselfe his heires Executors & Administrators doth Couenant promise & grant to & with the said William Greenough & John White & theire heires & assignes by these presents as followeth vizt: That Hee the sajd John Wisewell at the time of the Grant bargaine Sale of the primisses vnto the said William Greenough & John White & vntill the delivery hereof vnto the said William Greenough & John White to the vse of them their heires & assignes foreuer was the true & Lawfull Owner of the said barganed prmisses & hath m himselfe full power & Lawfull Authority the prmisse to Giue Grant bargaine Sell & Confirme as aforesajd And [162] And that hee the said William Greenough & John White & their heres & assigne', shall & may from hence forth foreuer lawfully peaceably & quietly Haue Hold vse posses & Enjoy the said bargained primisses free & cleere & cleer's acquitted & discharged of & from all & all manner of former & Other guifts grants bargaines sales leases assignements mortgages wills Entailes judgements Executions dowers & all Other troubles Charges Titles, Acts & incumbrances whatsoeuer had made or done or suffered to bee had made or done by the said John Wisewell his heires Executors Administrators Or any Other Person or person or persons whatsoeuer by his or their Act meanes default Consent or procurement whereby the sajd William Greenough & John White, there heires & assignes shall or may bee hereafter molested in Or Euicted Out of the possession thereof Or any part thereof. And that the said John Wisewell his heires Executors & Administrators & enery of them the said bargained primisses with the princledges & Appurtenances thereof vnto the said William Greenough & John White their heires & assignes against themselves & all & every person & persons whatsoeuer Lawfully clayming or to clayme any Estate right Title in-

terest clayme & demand whatsoener of in or to the same from by or ynder him them or either of them, shall & will warrant & foreuer defend by these presents, And that the said John Wiswe<sup>n</sup> his heires Executors & Administrators respectingly, vpon reasonable & Lawfull demand shall & will performe & doe or Cause to bee performed & done any such further Act & Acts thing & things whether by Acknowledgment of this present Deed or in any Other kind that shall or may bee for the more full Compleating Confirming & sure making of the said bargained primisses vnto the said William Greenough & John White their heires & assignes foreuer according to the true intent hereof & according to the Lawes of the massathusetts abouesajd, In Wittnes whereof the sajd John Wisewell hath hereunto Sett his hand & Scale, the Scauenth day of November in the years of Our Lord One Thousand six Hundred sixty & Eight in the Twenteth years of the Reigne of Our Soueraigne Lord Charles the Second by the Grace of God of England Scotland ffrance & Ireland King defende of the Faith &c:

John Wiswall & a seale append<sup>2</sup>

Signed Sealed & deliuered

in the p<sup>r</sup>senc<sup>e</sup> of vs nicholas Page William Pearse Ser: This deed was Acknowledged ffebruary 19:1668: by M<sup>r</sup> John Wiswall before mee Edward Tyng Assistan<sup>t</sup>.

Entered & Reccorded word for word & Compared w<sup>th</sup> the Origina<sup>ll</sup> this: 8: ffeb: 1669

As Attests Edw. Rawson Recorder.

[163] To all Christian People, to whome this present deed of sale shall come Thomas Walker of Boston in the Colony of the massathusetts in new England Brickmaker Tho: Walker Sendeth Greeting in Our Lord God Euerlasting, Know yee that the said Thomas Walker with the Hen: Mason free Consent of Susanna his wife for & in Consideration, of the sume of Twenty & Seauen pounds & Tenn shillings to him in hand before the sealing & delinery hereof, well & truly paid by Henry Mason of Boston aforesaid brewer, the receipt whereof the said Thomas Walker doth Acknowledge by these preents, & therewith to bee fully sattisfyed & Contented, & thereof & of enery part & parcell thereof, doth acquitt & discharge the said Henry Mason, his heires Executors Administrators & assignes & enery of them forener by these preents, Haue given granted bargained sold alliend Enfeoffed & Confirmed, & by these preents doth fully cleerly & absolutby Gine grant bargaine sell alliene Enfeofe & Confirme, vnto the said Henry mason his heires & assignes

foreuer, A peece or parcell of Land Contaninge in breath in the front, Thirty foote & Contaning in breadth in the reare fforty & One foote, & Contancth in length on the Southeasterly side thereof One Hundred & ninety foote, & On the northwesterly side thereof to runn on the length thereof, seauenty flive foote from the front to the reare, ward, Thirty foote in breadth, & from thence to the reare in length, Thirty & fowre foote & in breadth florty & one foote as aforesaid in the reare the said peece or parcel of Land is lying & being at the north End of the Towne of Boston aforesaid & is butting on the Land of Ephraim Hunt Southwesterly & On the street or way leadinge from the north meeting House, towards Senter Hauen North-Easterly, & is bounded South-Easterly by the Land of James English & North-westerly partly by the Land of the said Thomas Walker & partly by the Land of m<sup>r</sup> John mayo Elder of the north-Church in Boston with the Appurtenances thereof & princledges thereto belonging or in any wise Appertaning, And all the Estate right Title interest vse propriety possession clayme & demand whatsoeuer of him the said Thomas Walker of in or to the same or any part thereof & all Deed Enidences & writtings which Concerne the said bargained primises only & Copies of all such Deeds Euidences & writtings which Concerne the same with Other things, To Haue & to Hold, the said peece or parcell of Land Contaninge in length & breadth & butting & bounded as aforesajd vnto the sajd Henry mason his heires & assignes foreuer, To the only proper vse & behoofe of the [sajd [164]] said Henry Mason his heires & assignes foreuer, And that the sajd Thomas Walker for himselfe heires Executors & Administrators doth Couenant promise & grant, to & with the said Henry Mason his heires & assignes by these preents in manner & forme as followeth, That is to say that hee the said Thomas Walker at the time of the grant bargaine & sale of the p<sup>r</sup>misses vnto the said Henry mason & vntill the deliuery hereof vnto the sajd Henry mason to the vse of him his heires & assignes foreuer, was Lawfully seized of & in the said bargained primisses in a perfect & absolute Estate of inheritance in fee simple & hath in himselfe full power & Lawfull Authority the primisses to grant bargaine sell & Confirme as aforesajd, And that the sajd Henry Mason his heires & assignes, shall & may henceforth foreuer Lawfully peacably & quietly have hold vse Occupy posses & Enjoy the said bargained primisses, free & cleere, & cleerly acquitted & discharged of & from all & all manner of former & Other guifts grants bargaines Sales leases assignements, mortgages wills Entales judgments Executions forfeitures seizures joyntures Dowers, & of & from all other Acts & incumbrances what-

soener had made done or suffered to bee done by the said Thomas Walker, his heires Executors or Administrators or any Other Person or Persons whatsoeuer, by his or their Act meanes Consent or procurement whereby the sajd Henry mason his heires or assignes shall or may hereafter bee molested or Euleted out of the possession thereof or any part thereof, And that the said Thomas Walker his heires Executors & Administrators the said bargained primisses vnto the said Henry Mason his heires & assignes against themselues respectively & all & enery person & persons whatsoeuer Lawfully clayming or to clayme any Estate right title interest clayme or demand whatsoener of in or to the same or any part thereof, from by or vnder him them, any or either of them, shall & will warrant & forener defend by these prsents, and Susanna the wife of the said Thomas Walker, doth fully & freely give & yeald vp vnto the sajd Henry Mason his heires & assignes, All her Right & title of Dower & interest whatsoener of in or to the aboue mentioned bargained primisses foreuer by these prsent, And that the said Thomas Walker & Susanna his wife & the heires Executors & Administrators of the said Thomas Walker respectively vpon reasonable & Lawfull demand shall & will performe & doe, or cause to bee performed & done any such further Act & Acts whether by way of Acknowledgment of this present Deed or release of Dower in respect of her the said Susanna or in any Other kind that shall or may bee for the more full Compleating Confirming & sure making of the said bargained prmisses vnto [the [165] the said Henry Mason his heires & assignes foreuer according to the true intent hereof, & according to the Lawes of the Colony abonesajd In Wittnes whereof the said Thomas Walker & Susanna his wife have hereunto set their hands & Scales the fifteene day of April in the yeare of Our Lord One Thousand six Hundred sixty & Eight in the Twenteth yeare of the Reigne of Our Soueraigne Lord Charles the Second, by the grace of God of England Scotland ffrance & Ireland King defend of the Faith &c:

Thomas Walker w<sup>th</sup> a Seale appending-Susanna Walker w<sup>th</sup> a seale appending.

This deed was Acknowl-

edged by Thomas Walker &

Susanna his wife: ffeb: 18:

Signed Sealed & delinered & possession: of the within mentioned Land ginen by the within named Thomas Walker to the within named Henry mason in the prence of vs:

John fferniside

n in the p<sup>r</sup>sence – Before Edward Tyng Assist: John ffernisid<sup>e</sup> John Saunders

1669.

William Pearse ser:

Entered & Reccorded word for word & Compared with the Original<sup>1</sup> this 21<sup>th</sup>: fleb: 1669:

As Attests: Edward Rawson Record<sup>r</sup>

Whereas there is a treaty of marriage Commenced by & betweene John Williams, the sonn of Nathaniell Williams late of Boston in the Countie of Suffolke of the Massathusett's Colony in new England, & Anna Alcocke the Eldest daughter of John Alcock, late of Roxbury in the sajd Countie & Colony in new England Phisitian, & for the preuention of any & all future trouble & inconveniencie or inconveniencies, that may at any time or by any way or meanes whatsoever arise, betweene the sajd John Williams in the right of the sajd Anna his intended wife, or by the sajd Anna Or the heires Executors Administrators & assignes of them or either

Contraction of marriage betweene John Wms & Anna Alcock of them the sajd John & Anna, & George Alcocke the Eldes<sup>t</sup> Sonn of the aboue mentioned John Alcocke or any Other of the sonns of the sajd John Alcock, viz<sup>t</sup> John & Palsgraue [natural<sup>1</sup> brethren of the sajd Anna] in Case of the death of the sajd George before hee shall attaine to the full Age of

One & twenty yeares, in relation to a dubble Portion mentioned in the last will & Testament of the sajd late John Alcock their father to be giuen to the Eldest [where the appellation of Sonn is Omitted & left out] & also for the maintenance of all due loue & pronission for the Honnor of the family in time to come, the sajd John Williams & the sajd Anna Alcock being well & sufficiently Sattisfyed in their hearts & minds, that as the double Portion doth most properly & of right belong vnto the Eldest Sonn soe also that it was the true intent of the sajd late John Alcock her deare ffather, by that Expression, [though soe left] [166] that the sajd dubble Portion should bee & belong to the sajd George Alcock his Eldest Sonn & soe from one Sonn to another in Case as aforesajd

Now Know all men by these preents that the said John Williams & Anna Alcock his intended wife Each of them for themselues, & for their respectine heires Executor Administrators & assignes of their Owne unlentary & free will & for the Ends aforesaid, Haue & doe hereby fully cleerly & absolutely to all intents & purposses whatsoener, that the Law doth or may at any time hereafter admitt of or require renounce release, discharge discharme & foreuer by these preence debarr themselues & their & either of & all their heires Executors Administrators & assignes of & from all & all manner of right Title interest clayme or demand that they or either of them, or their or either of

their heires Executors Administrators or assignes by any pretence, whatsoener had have may or ought to have to the dubble Portion of the said Estate left, by the said late John Alcock soe given, [which Ought alwayes to bee vnderstood to bee given to his Eldest Sonn, at the Age of One & Twenty yeares, if hee or any of his two Brethren, John & Palsgrane, shall line to the full Age of one & Twenty yeares to any of whome that shall first ariue to the Age of one & twenty it doth truly & properly belong, & soe shall by virtue hereof Continue to him his heires Executors Administrators & assignes forener, And for whome the said John Williams & Anna Alcock & their & their respective heires Executors Administrators & assignes shall & will foreuer bee sattisfyed & Contented, with her the said Anna's single share & interest in that Estate left by the said John Alcock, with her Other fowre Sister, daughters of the said late John Alcock.

Lastly: for the true & full performance hereof the said John Williams & Anna Alcock his intended wife doe hereby joynt<sup>by</sup> & severally for themselves & for their & Each of their heires Executors Administrators & assignes firmly bind themselves & all & enery of them in the penall sume of flowre Hundred pounds of Currant Starling money of new England to bee forthwith pajd vpon demand, vnto the heire male or such of the Sonns aboue named of the said John Alcock, as shall line & first come vnto the full Age of one & Twenty yeares & vnto his heires Executors Administrators & assignes to bee absolutely his & their Owne foreuer, In wittnes whereof the sajd John Williams & Anna Alcock his intended wife haue hereunto put their hands & Seales, this two and twenteth day of January, in the One & twenteth years of the Reigne of Our Soueraigne Lord Charles the Second by the grace of God King of England Scotland ffrance & Ireland & & in the yeare of Our Lord God one Thousand Six Hundred Sixty & nine:  $\frac{1}{7} \frac{6}{9} \frac{6}{9} \cdot$ 

John Williams & a seale Anna Alcock & a seale

Signed Sealed & delinered in the presence of vs: Sam<sup>h</sup>: Danfort<sup>h</sup> John Greene.:

[167] The word [wife] in the fowrth [line] the word [intent] at the beginning of the Eleanenth line, the word [or] in the fifteenth line, and [&] in the twenty seancuth line, and the Sillable [ly] in the twenty Eight line were interlined & added before the signing & sealing & delinery hereof: Samuel Danforth: John Greene:

This instrument was Acknowledged by the parties sealing & delinering it to bee their vollentary Act & deed: 15: ffeb: 1669

Before Jn°: Leuerett Assist:

Entered & Reccorded word for word & Compared with the Originall this 23: ffeb: 1669.

As Attests: Edward Rawson Recorder

To all People to whome this writting shall come, I William Hudson of Boston in the massathusetts Colony in New England Vintner & Ann my wife Send Greeting, Know yee that wee the sajd William Hudson & Ann for & in Consideration of flifty Pound in money Currant in new England, to mee the sajd William in hand pajd before the Sealing & delinery hereof wherewith wee doe Acknowledge OurSelues to bee fully Sattisfyed Contented & pajd by Samuel Royall

of the same place Cooper, & thereof & of enery

Wm: Hudson part & parcell thereof doe Exonnorate acquitt & game Royall discharge the said Samuell. Royall & his heires

Executors & Administrators, Hane ginen granted bargained sold alliened Enfleofed & Confirmed & doe by these presents, freely & absolutely Gine grant bargaine Sell allienate Enfeoffe & Confirme vnto the said Samuell Royall & vnto his heires & assignes foreuer all that my peece or parcell of Land or ground Scittuate lyinge & being in the Towne of Deadham in the Countie of Suffolke in the Colony aforesaid, Commonly called or knowne by the name of Willoponuppug nere wadinge River Containing Eight Hundred Acres, which sajd Land or Ground was Conneyed by grant Of the sajd Towne-ship of Deadham vnto Ensigne Phillips of Boston Butcher & by him sold vnto Edward Richard of Deadham & by the said Richards sold vnto mee the said William together with all & Eucry the princledges Easement & Commodities that doth & may hereafter belong thereunto, To Haue & to Hold the said Ground & Land as aforesaid, together with all & Enery the princledges, Easements & Commodities, that doth & may hereafter belong & Appertaine thereunto vnto the only proper vse & behoofe of him the said Samuell Royall & to his heires & assignes foreuer, And I the said William Hudson doe hereby for my [selfe [168] selfe & my heires Executors & Administrators Couenant & promise w<sup>th</sup> & vnto the sajd Samuell Royall & his heires Executors Administrators & assignes that I am the true & sole & proper Owner of the said Land or Ground & the princledges thereunto belonging at this time of the allienating thereof & have good right in my selfe to sell the same, & that the premisses with the Appurtenances are free & cleere & freely & cleerly acquitted &

discharged of & from all former guifts grants bargaines sales mortgages & incumbrance whatsoener & the premisse with the Appurtenances to warrant & defend against any Person or persons clayming any right title or interest in or vnto the same, Prouided alwayes that if the aboue named William Hudson or his assignes Executors Administrators or assignes doe well & truly pay or Cause to bee pajd to the sajd Samuell Royall or his heires Executors Administrators or assignes the iust sume of ffifty ffowre Pounds in money Currant in new England vpon the first day of June next Ensuing the date hereof, in the dwelling house of him the said Royall Scittuate & being in Boston aforesajd that then this deed & Eucry Article thereof is uoyd & of none Effect, And the said Samuel Royall doth promise to give notice to the said Hudson or leave in writting at the said Hudson his dwelling House, whether hee will have, only the said flowre Pounds interest, or the whole sume of flifty fowre Pounds before the first day of may next, in wittnes whereof wee haue hereunto putt Our hands & Seales this first day of June in the yeare of Our Lord One Thousand six Hundred Sixty & nine, & in the twenty-first yeare of the Reigne of King Charles the second &: William Hudson & a seale

Signed Sealed & delinered

in the presence of vs William Leatherland

Ann **H** Hudson & a seale

Peter Goulding.

hir marke This instrument was Acknowledged by Capt: William Hudson & Ann his wife Sept: 22: 1669: before mee

Edward Tyng Assist:

Entered & Reccord word for word this: And Compared with the Original this: 26th: fleb: 1669:

As Attests: Edward Rawson Record<sup>r</sup>.

To all Christian People to whome this may Concerne, George May of Boston in the Countie of Suffolke in new England Iremonger & Elizabeth his wife Sends Greeting, Know vee that the said George May & Elizabeth his wife for & in Consideration of One Hundred Pounds in new England siluer to them in hand Geo may. pajd by John Richard of the said Boston mer-Jm. Richards chant, the receipt whereof & of enery part thereof the said George May & Elizabeth his wife, doe hereby Acknowledge & doe Acquitt & discharge, the said John Richards his heires Executors & assignes for the same foreuer by these preents, Haue absolutely Ginen Granted bargained sold, alliend Enfeofed & Confirmed, And by these preents doe absolute Giue grant bargaine sell alliene Enfeoff & Confirme,

vnto the aboue mentioned John Richards his heires & assignes all that their mansion house, with the shops Seller & Land thereto adjoyning as it is sittuated lying & being in Boston neere vnto the Dock Common's called Bendalls Dock, & is in breadth Twenty flowre foote more or less, And runninge backwards in length flowre score foote bee it more or less bounded by the Great Street leading to the said Dock head Northerly, by the Lane leading from the said Dock head towards the Towne House Easter's, by the Land now mr Thatchers formerly belonging to Abraham Browne Southerly, And by the House & Land of William Tov Westerly with all yards Princledges & Appurtenances of what nature or kind soener thereunto belonging, or in any wise Appertaning, To Hane & to Hold the said aboue Granted dwelling House, with the Shops Sellers yard & back-side with all & all manner of Liberties princledges & Appurtenances thereunto belonging or in any wise Appertaning to him the said John Richards his heires Executors or assignes & to his & their Owne proper vse bennifitt & behoofe from the tenth of this instant flebruary foreuer And the said George may & Elizabeth his wife for themselves their heires Executors Administrators & assignes, that they the sajd George May & Elizabeth his wife are the true & proper Owners of all the aboue Granted prmisses with their liberties & Appurtenances & stand Lawfully Seized of a Good absolute & perfect Estate of inheritance in fee simple, And haue in themselves Good Right full Power & Lawfull Authority the same to sell Gine Grant & Conney, &

1669 that the abone [170] granted primisses with their Appurtenances now bee & shall Continue to bee, the Proper Right & Inheritance of him the sajd John Richards, his heires & assignes without the least Lett suite trouble or molestation of the said George May & Elizabeth his wife, or by or from any Other Person whatsoener, having or Clayming any Legal<sup>1</sup> Right Title interest clayme or demand thereunto whereby the said John Richard his heires or assignes shall bee any wayes molested in Euleted or Ejected out of the same And the said George May & Elizabeth his wife for themselues & heires Executors or assignes doe further Couenant promise & Grant to Gine & deliuer vp in due time, all Deeds Charters wrightings Escripts or minuments, which Concerne the same to the said John Richards, his heires Executors Administrators or assignes favre vncancelled & vndefaced, & shall & will doe any further Act or Acts, And Giue further assurance or assurances, as shall bee for the better or more sure making of the aboue Granted primisses vinto the said John Richards his heires & assignes & that the same & Euery part of the aboue Granted primisses, are free & Cleere & free & cleer

acquitted Exonnorated & discharged of & from all & all manner of Guift's Grants leases, mortgages Dowers Entailes wills judgments Executions, power of Thirds & all incumbrances whatsoeuer, had made done Acknowledged Committed, or Suffered to bee done by them the said George may & Elizabeth his wife & any Other Person or Persons Clayming any Right under them, Prouided alwayes & it is Agreed by & betweene the aboue mentioned Parties, any thing in this Deed notwith-standing, That if the aboue mentioned George May or Elizabeth his wife, their or either of their heires or assignes, shall well & truly pay or Cause to bee paid, on Enery tenth day of August & on Enery tenth day of ffebruary for & duringe the time & tearme of Three yeares, to bee Recconed from the Tenth of this instant, the sume of flowre pounds in siluer on Each day, And also shall well & truly pay or Cause to bee pajd, vuto the sajd John Richards ouer & besides the said sume of flowre Pounds in siluer at his dwelling House in Boston the sume of one Hundred pounds, first aboue mentioned principel in Siluer, at or before the Eleauenth day of ffebruary which shall bee in the verre Sixteene Hundred Seauenty & two, then this Deed & Euery clause therein Contaned to bee noyd to all intents & purposes in the Law Whatsoeuer, And it is further, [171] further Agreed by & betweene the sajd Parties, And the sajd John Richards for himselfe heires Executors & assignes hereby declare that in Case the aboue Granted primises shall bee forfeited that hee & they shall sell the same for money, And after their sattisfying themselves, the said Principle sume of One Hundred Pounds in money, with all just interest & damage then due what the aboue Granted prmisses shall yeald as Ouerplus, they shall & will deliuer up in like Specie, to the said George may & Elizabeth his wife, their heires & assignes, In Wittnes whereof, the sajd George may & Elizabeth his wife have hereunto set their hands & seales, this Two & twenteth day of flebruary sixteene Hundred Sixty nine, being the Two & twenteth years of the Reigne of Our Soueraigne Lord Charles the Seccond of England Scotland ffrance & Ireland King George may & a seale

Signed scaled & deliuered in the p<sup>r</sup>sence of vs Edward Rawson John Saunders Elizabeth may & a seale

Georg May & Elizabeth his wife, freely & fully Acknowledged this instrument to bee their joynt Act & Deed, march  $2: \frac{1.6}{6} \frac{6}{7} \frac{9}{0}$ 

Before Thomas Danforth Assist:

Entered & Reccorded word for word & Compared with the Original this 12th march: 1669: As Attests:

Edward Rawson Record<sup>r</sup>

## SUFFOLK DEEDS, LIB. VI., 171, 172.

This Morgage was taken ofe this 31th, of  $x^{br}$ : 1670 at  $y^e$  Request of  $m^r$  Jn° Richards as Attests

tfreeGrace Bendall Cleric.

To all Christian People, to whome these p<sup>r</sup>sents shall come Abraham Busb<sup>r</sup> of Boston in the Countie of Suffolke in New England linnen weauer & Abigal<sup>1</sup> his wife Send<sup>8</sup> Greeting, Know yee that the sajd Abraham Bus<sup>by</sup> & Abigall his wife, for diuer<sup>s</sup> good Causes & Considerations them mouing

Abraham Busby T° Anna Palsgrau<sup>e</sup>; hereunto Especially in Consideration of the sume of sixty Pounds in Currant siluer & Otherwise to their Content in hand well & truly pajd before the Enscaling hereof, wherewith they Acknowledge themselves follower the content of th

themselues fully sattisfyed Contented & pajd And thereof & of enery part & parcell thereof, doe acquitt & discharge Anna Palsgraue of sajd Boston Widdow her heires Executors Administrators & assignes, firmly by these preents foreuer, Hane absolutive Giuen granted bargained sold alliend Enfeotfed & Confirmed And by these preents doth absolutely fully & cleerly Giue Grant bargaine sell alliene assigns sett Ouer Enfeotfe & Confirme vnto the sajd Anna Palsgraue her heires

& assignes all that part of his mansion & dwelling house [172] house with the Garden now fenced in by the said

Anna Palsgrane behind the House thereunto belonging, being Thirty foote in the front wide, next the great street leading to Roxbury from Edmond Dennis his Land to a notch in the Street Gate necre to a Post of the said Gate way & Porch on a straight line to the street & the House as it is now in the Possession of the said Anna Palsgraue & is bounded by the said Street Easterly, the Land of the late Edmond Dennis Northerly, & the Other part of the dwelling House now in Possession of Abraham Busby & to him belonging & his Land Southerly & westerly, To Haue & to Hold the aboue Granted dwelling House shop Other OntHouse & Land as it is now fenced in buttelled & bounded as aboue is Exprest, being Thirty foote in the front from the said Edmond Dennis his Land with all the liberties princledges & Appurtenances thereunto belonging or in any wise Appertaning to her the said Anna Palsgraue hir heires & assignes foreuer, And to her & their on proper vse bennifit & behoofe foreuer, And the said Abraham Busby & abigal his said wife for themselves their heires & assignes, doth Couenant Promise & Grant to & with the said Anna Palsgraue her heires & assignes that they the said Abraham Busby & Abigall his wife are the true & proper Own's of the aboue granted prmisses with their Liberties Priviledges & Appurtenances thereto belonging, And have in themselves good right full power &

Lawfull Authority, the same so to sell assure & Conney, & that the same & Euery part & parcell thereof, now bee & from time to time foreuer hereafter shall bee the proper Right & Inheritance of the said Anna Palsgraue her heires & assignes without the least lett suite trouble molestation Contradictio deniall Euiction or Ejection of them the sajd Abraham Busby & Abigall his wife their or either of their heires or assignes, or any Other Person or Persons whatsoeuer having clayming or pretending to Haue or clayme any right Title or interest to the aboue Granted prmisses or any Part thereof b' from or vnder them or either of them, And the said Abraham Bushy & Abigall his wife doe further Couenant promise & Grant, to & with the said Anna Palsgraue her heires & assignes, that the sajd dwelling house shop & Land fenced in, now in her possession is free & cleere & free & eleerely, & Otherwise discharged of & from, all & all manner of former & Other Guifts Grants leases mortgages joyntures wills judgments Extents Executions Power of Third' & all Other Incumbrances of what nature or kind soeuer had made done Acknowledged or Committed, or to bee had made done Acknowledged [Committed [173] Committed or Suffered to bee done, by him the said Abraham Busby & Abigall his wife, their or either of their heires or assignes, or by or from any Other Person or Persons whatsoeuer, Lawfully having or Clayming any legall Right or interest thereunto or to any part thereof whereby the said Anna Palsgraue, shall or may bee any ways molested in or Ejected out of the quet & peacable possession thereof at any time or times hereafter, And that they the said Abraham Busby & Abigall his wife, shall & will foreuer defend the primisses against all & Euery Person whatsoeuer legally clayming any Title or interest thereunto, And themselves & their heires from time to time shall & will doe or suffer or Cause to bee done & Suffered any Such Other & further Act or Acts, deed or deeds or assurances, for the better & full & Compleate assuring & Conueying of the aboue Granted primisses, with their liberties princledges & Appurtenances to the sajd Anna Palsgraue her heires & assignes, As by the Councill of the said Anna Palsgraue they shall bee aduised denised or required, but at her only Cost & Charges in the Law, In Wittnes whereof the said Abraham Busby & Abigall his wife, have hereunto sett their hands & seales, this seauenth day of July: 1665 being the eighteenth years of the Reigns of Our Soucraigns Lord Charles the Second of England Scotland ffrance & Ireland King defend of the flait &c:

Abraham Bus<sup>by</sup> & a seale hir marke Abigall #### Busb<sup>y</sup> & a seale

## SUFFOLK DEEDS, LIB. VI., 173, 174.

Signed sealed & delinered the said Anna Palsgraue being in full possession of the within Granted premisses in prenice of vs.

Edw: Rawson.

Nathaniell Woodward

John marrion:

This deed Acknowledged by Abraham Bus<sup>by</sup>: 28: 2:

 $1667 \cdot 8$ 

B<sup>y</sup> Rich: Bellingham Gou<sup>r</sup>

Entered & Reccorded word for word & Compared with the Originall the 12: day of march  $\frac{1669}{6}$ 

As Attests: Edward Rawson Record<sup>r</sup>.

 $2: \frac{1667}{2}:$ 

This Deed Acknowledged by Abigall Busb<sup>y</sup> the wife of

Abraham Busby who also here-

by hath Giuen vo her Right

of thirds freely being Exam-

ined: according to Law 28.

Before Rich: Bellingham Gou<sup>r</sup>

Edward Rawson Aged flifty fline yeares or thereabouts Sworne saith that in the yeare Sixteene Hundred sixty & six in the month of May the late mr John Alcock his deare freind Sent to him Earnestly to come & speake wth him which hee presently did knowing him to bee very sick : comming to him & after a Rawson Edw: Testimony few words desired him to take instructions from Concerning mr Alcock him, as hee should dictate to make his will, for that hee knew not but that his time of departure hence might bee at hand, & hearing what hee said at that time, & Seuerall times before hee had benn with him, telling him hee had promissed his wife to settle his farme at Assabath, on his Three daughters Anna, Sarah & Mary, with such stock as was vpon it, & vt hee intended that his three daughters should have that farm uallued & what it amounted to bee less then the proportions hee Gaue to the Other sonns & daughters, Excepting George his Eldest sonn, if any surplusage of his Estate was, they should at least bee enen with the rest, but from time to time hee deferring it, this deponant putt him in mind of it & as often hee said hee would

doe it, & hauing drawne his will as neere as I could to his dictates, read the same to him, hauing placed George his Eldest sonn first accordingly: but not in

George his Eldest sonn first accordingly: but not in the will adding to the word Eldest [Sonn] as neere as hee can remember some words then past betweene them, as his declaring by Eldest, hee intended his Eldest sonn but Other Persons comming in & Occations interferring it was not mended or added in the will this hee Confidently affirmes to bee the truth but to tye himselfe to any Perticular word hee dares not it being some yeares past, but on his Oath affirmes it to bee Consonant to his former discourse with him from time to time & doubt not at the same time of making his will & further saith not saue that mr Alcock told him seuerall times after yt hee would alter his will, but not how nor wh': Dated from the: 4th of May: 1667 Edward Rawson:

Sworne by mr Edward Rawson 10th; march: 1668

Before vs: Daniell Gookin Assist:

Entered & Reccorded word for word with the Originall in perpetuam rej memoriam this:  $17^{th}$ : of march:  $\frac{16.6.9}{5.0}$ . on Request of mr John Greene &c

[175] To all Christian People to whome these preents

As Attests Edward: Rawson Record

shall come Edward Rawson of Boston in the Countie of Suffolke in new England Gent<sup>n</sup>: Rachell his wife Send Greeting, Know yee that the sajd Edward Rawson & Rachell his wife, for & in Consideration of One Hundred Edw: Rawson & Twenty Pounds in new England Siluer in hand pajd, by William Hoare of Boston Baker, before Wm: Hore the Ensealing & delivery hereof wherewith they Acknowledge themselves to bee fully sattisfyed Contented & pajd by William Hoare of the same place Baker, And thereof & of Enery part & parcell thereof doe Exonnorate acquit & discharge the said William Hoare his heires, Executors & Administrators forener for the Same by these preents, Haue absolut<sup>by</sup> Ginen Granted bargained Sold alliend Enfeoffed & Confirmed, And by these presents doe absolut<sup>ly</sup> Cleer<sup>ly</sup> & fully Giue Grant bargaine sell alliene Enfeoffe & Confirme vnto the above mentioned William Hoare all that his peece or parcell of Land fronting to the street leading to Roxbury on the East being flifty six foote in breadth at that End more or less, And from the Corner Post of the Land & lane of Edward Rawson to the Corner post of Ephraim Pope & from the Corner Post to Runn One Hundred foote into the said Edward Rawsons Land as now marked out with a Stake joyning to a Notch in the Payles of Each side, And soe on a direct line from the one side to the Other, And is bounded by Ephraim Popes Land soe farr on the South, the residue of the Land of Edward Rawson, & his lane on the west & north, To Haue & to hold the aboue Granted peece or parcell of Land, lying & being in Boston buttelled & bounded as aboue is Exprest, with the Appurtenances as before bounded vnto the sajd William Hoare his heires & assignes, To the only use of the said William Hoare his heires & as-

signes foreuer, And the said Edward Rawson & Rachell his wife doe for themselues their heires & assignes Couenant promise & Grant to & with the sajd William Hoare his heires & assignes, that hee the sajd Edward Rawson & Rachell his wife are the true & proper Owners of the aboue Granted peece & parcell of Land, buttelled & bounded as aboue, with the liberties Princledges & Appurtenances & hane in themselnes Good Right full Power & Lawfull Authority, the same to sell Grant Conney & assure, & that the aboue granted premisses i free & cleere & freely & cleerly acquitted Ex-

onnorated & dis [176] discharged of & from all manner of former & Other guifts grants bargaines sales leases mortgages joyntures Extents, judgment Executions Dowres, power of Third & Other Incumbrances of what nature & kind soeuer, had made Acknowledged Committed or Suffered to bee done by him the said Edward Rawson, or Rachell his wife or by or from any Other Person or Person's whatsoener under them or either of them, whereby the said William Hoare his heires or assignes, shall or may bee molested Euicted or Ejected, Out of the possession of the aboue Granted primisses or any part thereof, And the said Edward Rawson & Rachell his wife doe further for themselves their heires & assignes Couenant Promise & Grant, to & with the said William Hoare his heires & assignes, that the aboue Granted peece & parcell of Land buttelled & bounded as aboue is Exprest to warrant & defend against all manner of Persons whatsoever, having clayming or pretending to have or clayme any legall Right, Title or interest Clayme or demand, in or to the aboue Granted peece or parcell of Land, by from or under him the said Edward Rawson or Rachell his wife, or either of them their heires Executors or assignes, And that the said Edward Rawson & Rachell his wife & the heires Executors & Administrators of the said Edward Rawson respectiuly, vpon reasonable & Lawfull demand shall & will performe & doe, or Cause to bee performed & done any such further Act & Acts, whether by way of Acknowledgment of this present Deed, or release of Dower in respect of her the said Rachell or in any Other kind that shall or may bee for the more full Compleating Confirming & sure making of the said bargained primisses vnto the said William Hoare, his heires & assignes foreuer according to the true intent hereof, And according to the Lawes of the Colony abouesajd, In Wittnes whereof the sajd Edward Rawson & Rachell his wife hereunto Sett their hands & seales this Seauenteenth day of march in the yeare of Our Lord, One Thousand Six Hundred Sixty & nine being the two & Twenteth veare of the Reigne of Our Soueraigne Lord Charles the Second of England Scotland ffrance & Ireland King &c

Edward Rawson & a Seale Rachell Rawson & a Seale Signed Sealed & delinered after the interlining of the words, [residue of the] Oner the Eleanenth line & after possession of the within Hundred foote was ginen the day & yeare abouesajd in prence of

Robert Right
his marke:
William Rawson
John Saunders

Acknowledged by m<sup>r</sup> Edward Rawson & M<sup>rs</sup> Rachell Rawson his wife to bee their joynt Act & Deed: March: 22: 1669 Before

Thomas Danforth Assist:

Entered & Reccorded word for word & Compared with the Originall this: 24: day of march:  $\frac{1.6.6.9}{7.0}$ 

As Attests p Edward Rawson Recorder

[177] To all Christian People to whome these presents shall come William Hoare of Boston in the Countie of Suffolke Baker & Hannah his wife, & Robert Right of the sajd Boston Carter & Mary his wife as Suerty to & for the sajd William Hoare his Sonn in Law & Hannah his wife Sends

W<sup>a</sup>: Hoare

W<sup>a</sup>: Hoare

Robe: Right
T<sub>2</sub>

John Richards

Greeting, Know yee that the sajd William Hoare
& Hanna<sup>h</sup> his wife for & in Consideration of One
Hundred Pound<sup>s</sup> in silue<sup>r</sup> of new England to
them in hand pajd b<sup>y</sup> John Richard<sup>s</sup> of the sajd
Boston merchant, wherewith the<sup>y</sup> Acknowledg<sup>e</sup>

themselnes fully Sattisfyed Contented & pajd & thereof & of Euer part & parcell thereof doe Acquit & discharge the sajd John Richard his heires Executor Administrator & assignes & Eucry of them foreuer by these preents, Further Know yee that the sajd William Hoare & Hannah his wife, And Robt. Right & his wife have absolutive given granted bargained sold alliened Enfeofed & Confirmed And by these presents doe absolutiv Gine grant bargaine sell alliene Enfeote & Confirme, vnto the aboue mentioned John Richards his heires & assignes all that peece & parcell of Land latly purchased of Edward Rawson Scittuated & being in Boston, & is fifty six foote in the front or thereabouts, facing to the Street leadinge to Roxbury, from the Corner post of the Land & lane of Edward Rawson to the Corner post of Ephraim Pope on the East, & runninge vp along the side of the Land & lane of Edward Rawson One Hundred foote, by a stake sett vp by a notch in the fence, & soe on a slant line to another stake, by a notch in the payle of Ephraim Popes fence, One Hundred foote on that side, Also the Land of the said Ephraim Popes on the South, And the residue of Edward

Rawsons pasture Land on the west & his Land & laine on the north, together with the dwelling House of Robert Right, with the Land thereto belonging facing to the street going vp to Elder James Penns on the North & running back, Two Hundred fforty Eight foote or thereabouts to the land in Possession of Edward Rawson on the south, the Land of Richard Cooke on the west, & the Land of John Blowre on the East with all the liberties princledges & Appurtenances, to the said Hundred to the said Hundred foote & to the House & Land aboue mentioned buttelled & bounded as aboue is Exprest, To Haue & to Hold the sajd abone granted House & Ground with all & all manner of Liberties princledges & Appurtenances thereunto belonging or in any wise Appertaning to him the said John Richard his heires Executors or assignes, & to his & their only proper vse bennifitt & behoofe foreuer, And the said William Hoare & Hannah his wife, & Robt. Right & Mary his wife as Suerty to & for the said William Hoare his Sonn in law for themselves, their heires Executors Administrators & assignes that they the said William Hoare & Hannah his wife & Robt Right & his wife are the true & proper Owners, of all the aboue granted primisses with their liberties & Appurtenances & Stand Lawfully seized of a good perfect & absolute Estate of inheritance in fee Simple & haue in themselues good Right full power & Lawfull Authority the same to sell Giue grant & [178] &

Conucy & that the aboue Granted primisses with their Appurtenances, now bee & shall Continue to bee the proper Right & Inheritance of him the said John Richard his heires & assignes, without the least lett suite trouble or molestation of the sajd William Hoare & Hannah his wife & Rober<sup>t</sup> Right & Mary his wife or by or from any Person or Persons whatsoeuer haninge or Clayminge any legall Right Title or interest, clayme or demand thereunto whereby the said John Richards his heires or assignes shall bee in any waves mollested in Euicted or Ejected out of the Same, And the said William Hoare & Hannah his wife & Robert Right & Mary his wife for themselves & heires Executors or assignes doe further Couenant promise & Grant to deliuer vp in due time all Deeds Charters writtings Escripts or minuments which Concerne the same, To the said John Richards his heires Executors Administrators or assignes favre vncancelled & vndefaced & shall & will doe any further Act or Acts, & Gine further assurance or assurances, as shall bee for the better or more sure making of the aboue Granted primisses vnto the st John Richards his heires & assignes & that the Same & Euery part of the aboue Granted primisses are free & cleere, & freely & cleerly acquitted Exonnorated & discharged of & from all &

all manner of Guifts Grants leases mortgages Dowers, entailes wills Judgments Executions power of Thirds & all Incumbrances whatsoeuer had made done, Acknowledged Committed or Suffered to bee done, by them the said William Hoare & Hannah his wife & Robert Right & mary his wife & any Other Person or Persons clayming any right vnder them, Prouided alwayes & it is agreed by & betweene the aboue mentioned parties any thinge in this Deed notwithstanding. That if the above mentioned William Hoare or Hannah his wife or Robert Right or Mary his wife, they or either of their heires Or assignes, shall well & truly pay or Cause to bee paid. On Enery Seauenteenth day of September & On Enery Seauenteenth day of march, for & duringe the time & tearme of Three yeares, to be recconed from the Seauenteenth day of this instant the sume of flowre pounds in Siluer On Each day, And also shall well & truly pay or Cause to bee paid vnto the said John Richards Ouer & besides the said sume of flowre pounds in Siluer, at his dwelling House in Boston the sume of One Hundred Pounds first aboue mentioned principall in Siluer, at or before the Seauenteenth day of march which shall bee in the yeare Sixteene Hundred seauenty & two, then this deed & Euery clause therein Contained to bee voyd to all intents & purposses in the Law whatsoeuer & it is further agreed by & betweene the said parties, And the said John Richard for himselfe heires Executors & assignes, hereby declare that in Case the aboue granted p<sup>r</sup>misse<sup>s</sup> shall bee forfeited that hee & they shall sell the same for money & after the Sattisfying themselves the said Principall sume of One Hundred pounds in money with all just interest & dammage then due, what the aboue Granted premisses shall yeald as Ouerplus they shall & will deliuer vp in the like Specie to the sajd William Hoare & Hannah his wife, or the sajd Robert Right & mary his wife their heires or assignes In Wittnes whereof the said William Hoare & Hannah his wife & Robert Right & Mary his wife haue hereunto sett their hands & seales this Seauenteenth day [179] day of march Sixteene Hundred Sixty nine being the Two & Twenteth years of the Reigne of Our Soueraigne Lord Charles the Second of England Scotland ffrance & Ireland King : &c: &c

Signed Sealed & delinered in the prence of vs.

John Saunders William Rawson

It is Agreed before the Ensealing that if William Hoare pay in 50£: of the

Robt: Right & a Seale
hir marke
Mary Right & a Seale
William Hoare & a Seale
Hannah Hoare & a Seale
William Hoare & Hannah
his wife Robert Right & mary

abouse<sup>d</sup> Hundred pounds, hee shall bee discharged of soe much in part of the whole & the interest due for the same after the paym<sup>t</sup> thereof his wife all appeared before mee the 24th, day of march: \$\frac{1669}{70}\$: & free!y Acknowledged this deed wittnes my hand: Daniell Gookin magistrate.

Entered & Reccorded word for word & Compared with the Originall this: 25th; day of march: 1670;

Attests Edward Rawson Records

To all Christian People to whome these preents shall Come Richard Martin of Portsmouth, vpon the Riuer of Piscattaqua in new England marriner with Sarah his wife Sends Greeting, Know yee that the sajd Richard martin & Sarah his wife, for & in Consideration of a ualluable sume of money & Currant pay

Rich: martin To micha, martin of new England to them in hand before the Sealing & deliuery hereof well & truly paid, by michaell martin of Boston in the Countie of Suffolke in new England aforesaid marriner the

receipt whereof the said Richard Martin & Sarah his wife doth Owne & Acknowledge & therewith to bee fully Sattisfyed Contented & pajd, And thereof & of Euery Part & parcell thereof, doth acquit Exonnorate & discharge, him the sajd michael Martin his heires Executors & Administrators & Euery of them foreuer by these presents, Hath Giuen Granted bargained sold alliened Enfeoffed & Confirmed, And by these presents doth fully Cleerly & absolutely, Giue Grant bargaine sell alliene Enfeoffe & Confirme vnto the said michaell martin his heires & assignes forener, All that their House & Houses, House lott thereto Adjovning, 'ving & being in Boston aforesaid, the which said House Lot Contaneth by Estimation, One Hundred & Eight foote in length & Thirty foote in breadth, [more or less] fronting south East vpon a Common way, night he new meeting House, And vpon the Ground of Thomas Cooper in part, And a Gate formerly

belonging to Zacharia Phillips towards the north west, Otherwise lying betweene the [180] the Land of Richard martin Carpenter towards the south west, And Land then in the hands of sajd Zachariah Phillips, towards the north East, with the Princledges & Appurtenances thereto belonging, or any wise Appertaning & all the Estate Right Title interest vse propriety Possession clayine & demand whatsoener of him the sajd Richard martin of in or to the same & Enery part thereof, soe as the same may bee & remaine tirme, to the sajd michaell Martin his heires & assignes forener, And all Deeds Enidences & writtings which Concerne the sajd bargained primisses Only And Copies of all such

Deeds & Euidences & writtings which Concerne the same with Other things, To Haue & to hold, the said Housing & House Lott specified as aforesaid, with all & singular the princledges & Appurtenances thereto belonging, or in any measure Appertaning them & Eucry of them, vnto the said Michaell Martin his heires & assignes, To the sole Only & proper vse behoofe & bennifit of him the said michaell martin his heires & assignes foreuer, And the said Richard martin with Sarah his wife for themselves their heires Executors & Administrators, Doth Couenant & Grant to & with the said Michaell Martin his heires & assignes by these p<sup>r</sup>sents in manner & forme following vizt. That hee the said Richard Martin at the time of the Grant bargaine & sale of the prinisses vnto the said michaell martin, & vntill the delinery hereof to the said michell martin, to the vse of him his heires & assignes foreuer was lawfully seized to his Owne yse of & in the prinisses, in a good perfect & absolute Estate of Inheritance in fee simple, And hath in himselfe full power Good Right & Lawfull Authority with his wife, the primisses to Giue Grant bargaine sell & assure as is aforesaid, And that the said Michaell martin his heires & assignes & Euer of them shall & may henceforth forener Lawfully quietly & peaceably, have hold vse posses & Enjoy the said bargained prmisse<sup>s</sup> free & cleere, & cleerly acquitted & discharged, And Otherwise by the said Richard martin his heires Executors & Administrators from time to time & at all times hereafter sufficient saued defended & kept harmless the said prmisses, of & from all & singular Other Charges Guifts Grants bargaines sales leases assignements mortgages, Entailes judgments Executions, forfeitures seizures Dowers & all Other Acts & Incumbrances whatsoener had made done or suffered to bee done, by the sajd Richard Martin his heires Executors Administrators or assignes or any Other Person or Persons whatsoeuer clayming or pretending to clayme or demand any Estate, Right Title or Interest, of in or to the primisses or any Part thereof or, for from by Or vnder him them or Either of them, whereby the said Michaell Martin his heires or assignes, Shall or may bee Euicted or Ejected Out of the Possession thereof or any Part or parcell thereof at any time hereafter, And that the said Richard Martin, with Sarah his Wife, their Executors heires & Administrators the sajd bargained prinisses vnto the said michaell martin his heires & assignes against themselues & all & Euery Other Person or Persons whatsoeuer for from by or vnder him the said Richard martin with Sarah his wife their heires Executors Administrators or assignes or any of them Clayming or to Clame, any Estate Right Title, for [181] or demand whatsoeuer of in or to the

same shall & will warrant And for Euer defend by these prsents, And further the said Richard martin with Sarah his wife, for themselves their heires Executors & Administrators doth Conemant & Grant to & with the said Michaell Martin, his heires Executors Administrators & assignes that they shall hane a Perpetuall Princledge & liberty from time & at all tymes to make vse of the said Gate formerly belonging to the said Zachariah Phillips for their Outgoing & in Comming as they shall have an Occation thereof, without molestation or Contradiction of any Person or Persons whatsoeuer In Wittnes whereof the sajd Richard Marten & Sarah his wife, to this preent Instrument their hands & seales have set, this Twelfth day of October Anno: Domi, One Thousand six Hundred Sixty nine, Annoqe Regni Regis Caroli Secundi: xxi: Richard Martin & a Scale Sarah Martin & a Scale

Signed scaled & delinered in the prence of vs. [that the defore sealing:

> John Starr. Edw. Wood

Portsmouth the 22th: of October: 1669: mr Richard Martin & Sarah his wife Acknowledged this Instrument, to bee their free Act & deed & the sajd Sarah Rendered vp hir Thirds & right of Dower at the same tyme:

Before mee Elias Stileman Commissio<sup>r</sup> Entered & Reccorded word for word & Compared with the

Original this: 29th of March: 1670:

As Attests Edward Rawson Recorde<sup>r</sup>

To all Christian People to whome this prent writing shall come Timothy mather & Obadiah Swift both of Dorchester in the Countie of Suffolke in the massathusett Colony send Greeting, Know yee that wee the sajd Timothy mather & Obadiah Swift being the Administrator of Our

Tim: mather Deare ffather the late major Generall Humphery Gyles Pason Atherton lately of Dorchester aforesajd, deceased

And as such Ordained & impowred by the Generall Court to make & Confirme, legall assurances to Gyles Pason & to Edward Pason as week now to bee just & right for the aboutsajd Major Personally to have done in his life time As more at large may appeare, by their Order bearinge date October the Eight sixty two, Therfore Know yee that wee the sajd Timothy mather & Obadiah Swift for & in Consideration of a ualluable price in hand pajd to the full Content of Our deare flather aforesajd by Gyles Pason & Edward Pason of Roxbury in the Countie of Suffolke, which wee the

sajd Timothy mather & Obadiah Swift doe by these preents fully Acknowledge, Haue ginen granted bargained sold Enfessed & Confirmed & by these prsents doe give grant [bargaine [182] bargaine sell Enfeoffe & Confirme, vnto the said Gyles Pason & Edward Pason, One Hundred & fforty Acres of Landbee the same more or less, as it lyeth together the most part of it, within flence neere vnto Roxbury flresh meadow part of it lying in Roxbury & part of it in Dorchester bounds, being foreuer freed & secured by this deed, from all high wayes either Common or primate, whether through all or any part of the said Land, the said Land abutting vpon Roxbury fresh meads north East, vppon the high way into the wood & soe leading to Deadham South East & south west west vpon Roxbury Middle Dinission west, And vpon a parcell of Land called Hallison, & vpon the Riuer North west, And Eight Acres of Land bee the same more or less as it lyeth in Roxbury being part of the Lotts, formerly belonging to John Bowles & Richard Woody senior both their Lotts being Cutt in two by the fresh meades & soe it lveth in two slips of Land the One vpon the One side of Roxbury ffresh meadow & the Other slip vpon the Other side of the sajd meadow, And Three Acres of meadow more or less lying in fflaggy Meadow in Dorchester, according as it is staked Out, And seauenteene Acres of meadow bee the same more or less being the whole meadow As it lyeth in Dorchester according as the fence rann, when this purchass was made by the said Pasons, which Land was formerly in the possession of William Sumner the One halfe of it, And the Other in the possession of James Humpheryes both of them of Dorchester One End of the said mead, lying not farr from Dorchester Twenty Acree Lotts, & the Other End vpon the Riuer, And six<sup>ty</sup> Eight Acres of Land bee the same more or less as it lyeth in the third alo ment of the last Divission in Roxbury, being the thirty fourth, thirty fifth Thirty sixt & Thirty seauenth Lotts there & formerly in the possession of m<sup>r</sup> John Gore Thomas Gardner, Edward Porter & Richard Wood<sup>y</sup> senio<sup>r</sup> butted seneral<sup>ly</sup> as in Roxbury transcript may further Appeare, And together with this deed wee doe deliner all & Enery of the aforementioned parcells of Land bounded as aboue is Expressed, with the fencing about it the Trees vpon it, with all the Liberties princledges & Appurtenances belonging vnto them the said Gyles Pason & Edward Pason to Hane & to hold the said Land together with the fencing about it the Trees vpon it with all the liberties princledges thereunto belonging vnto them the said Gyles Pason & Edward Pason their heires & assignes to the on'y v-e & behoofe of the sajd Gyles Pason & Edward Pason

their heires & assignes foreuer, And for warrantie of the said bargained prmisses according to the intent aforesajd the sajd Timothy mather & Obadiah Swift doe by these presents, [by virtue of & according vnto the Order before Expressed for themselves their heires Executors & Administrators, Couenant & Grant to & with the said Gyles Pason & Edward Pason their heires & assignes that the said bargained primisses & Euery Part & parcell thereof now bee & at all time & times hereafter shall bee remaine Continue & abide vnto the said Gyles Pason & Edward Pason their heires & assignes foreuer freely acquitted & discharged or Otherwise from time to time & at all times hereafter, well & sufficient saued defended & kept harmless of & from all & all manner of former & Other bargaines, & sales Guifts Grant feofements joyntures Dowers Titles of Dowers Estate mortgages, forfeitures seizures judgments Executions [183] Executions & all Other Acts & Incumbrances whatsoeuer, had made done Acknowledged or Committed by the said Major Generall Atherton Timoth<sup>y</sup> Mather, Obadiah Swift or any other person or Persons, clayming or havinge any Title or interest of in or to the said bargained prmisses or any part thereof or any of the Appurtenances, thereunto belonging by from or vnder them or their assignes or by their assent, meanes or procurement or done or Committed or to bee done or Committed by any other Person or Persons whatsoeuer Lawfully clayming any Estate Right Title or interest to the before mentioned bargained primisses or any part thereof whereby the said Gyles Pason or Edward Pason shall or may bee molested Enicted or Ejected out of the possession thereof, And also that they the said Timothy mather & Obadiah Swift shall & will deliner or Cause to bee delinered vnto the said Gyles Pason or Edward Pason their heires or assignes all such Deed Euidences & writtings as Concerne the said bargained primisses fayre & vncancelled, And further the said Timothy mather & Obadiah Swift doe for themselves their heires Executors & Administrators Couenant promise & grant to & with the said Edward Pason & Gyles Pason their heires & assignes, that they the said Timothy mather & Obadiah Swift vpon reasonable & Lawfull demand, shall & will performe & doe or Cause to bee performed & done by any Other any such further Act or Acts whether by way of Acknowledgment of this present Deed or Release of Dower by mrs Mary Atherton lately the wife of the aforesajd Major Generall Atherton or in any Other kind that shall or may bee for the more full Compleating Confirming & sure making of the aforesaid bargained premisses vuto the said Gyles Pason & Edward Pason their heires & assignes according to the true intent hereof &

according to Law, In Wittnes whereof the said Timothy mather & Obadiah Swift haue hereunto put their hands & seales dated the first of July in the yeare of Our Lord One Thousand six Hundred & six<sup>ty</sup> fowre,

Timothy Mather & a Seale Appending Obadiah Swift & a Seale Appending

18: 12: 1668.

by Timothy Mather.

This deed Acknowledged

Richard Bellingham Gou<sup>r</sup>

Signed sealed & deliuered by Timothy mather in prence of vs

Richard Mather

Edward Dennison Signed sealed & delivered in

the presence of vs. his marke

William An Daniell his marke Nicholas Ca Ellen

Entered & Reccorded word for word & Compared with the Originall this first day of Aprill: 1670:

[184] Know all men by these presents that I John Curtis

As Attests Edw Rawson Record<sup>r</sup>

of Roxbury in new England for & in Consideration of the sum of seauenty fline Pounds in money in hand Received, Haue given Granted sold bargained Enfeofed & Confirmed And by these preents doe give grant sell bargaine & Confirme vnto John Bridge A dwelling House in Roxbury in Curtis John New England bounded South East with a high way John Bridge leading to Deadham, upon the north East with the Land of Thomas floster, And north-west with the Land of John Mayho, & southwest with the Land of Samuell Craft & Suball Seauer, And all the right Title clayme & interest, which I have in the same or any part thereof, together w<sup>th</sup> all the deeds Escrip<sup>ts</sup> writtings & minumen<sup>ts</sup> touching the same, To Haue & to Hold the said House & Land & Euery part thereof & all the aforesajd prmisses in or by these prsents bargained or sould or mentioned to bee bargained or sold, with the said Appurtenances to the said John Bridge his heires & assignes foreuer & the sajd John Curtis, doth Couenant for himselfe his heires Executors & Administrators with the said John Bridge his heires & assignes by these prents, that hee the said John Curtis had in himselfe good Right, full power & Lawfull Authority, to bargaine sell giue & grant, the said House & Land with the Appurtenances

thereof in manner & forme aforesajd, And that the sajd John

Bridge his heires & assignes shall & may forener peacably & quietly Haue hold & Enjoy all the before bargained prmisses, with the Appurtenances free & cleere & freely acquitted & discharged, Or Otherwise sufficiently saucd & defended & kept harmless, of & from all & all manner of Other bargaines sales guifts grants, Dowers powers of thirds Titles Estates troubles or incumbrances done or suffered to bee done by the sajd Curtis hath hereunto putt his hand & seale this: Eighteenth day of ffebruary One Thousand six Hundred sixty & nine Prouided alwayes that if the sajd Curtis doe pay or Cause to bee pajd vnto John Bridge or his Order the sume of seauenty fline Pounds in money within six month after the date hereof, then this sale to bee noyd & of none Effect, otherwise to stand in full force & virtue.

John Curtis & a seale

Signed sealed & delinered in

the presence of vs.

Tho Bingle<sup>y</sup>
Thomas Smit<sup>h</sup>

This deed Acknowledged this 9th of the first: 1669: Rich: Bellingham Gou<sup>r</sup>

Entered & Reccorded word for word & Compared with the Originall this. 4th day of Aprill: 1670:

As Attests: Edw: Rawson Recorder

[185] To all Christian People, to whome these p<sup>r</sup>sents shall come Elizabeth Maynor of Boston in new England widdow Sendeth Greeting, Know yee that the sajd Elizabeth Maynor, for good Cause hir mooning, Especially for ualluable sattisfaction to her in hand ginen before the Ensealing & deliuery hereof by her Sonn in Lawe John Barnes of Boston

aforesajd Cooper whereof & wherewith shee doth
Acknowledge herselfe, fully sattisfyed Contented
& pajd, & thereof & of Enery part & parcell
John Barnes thereof, shee doth cleerely fully & absolutely Ex-

onnorate, quitelayme & discharge the sajd John Barnes, his heires Executors & assignes foreuer by these prents Hath given granted bargained sould alliened Enfeoffed & Confirmed & by these prents doth Gine grant bargaine sell alliene Enfeoffe & Confirme vnto the sajd John Barnes his heires Executors Administrators & assignes a Certaine parcell of Land being a part of her Land appertaning to her now dwelling house in Boston on part whereof the sajd dwelling house now standeth, abutting against the Street leading towards Roxbury at the west End thereof, where it is in breadth twenty & six foote more or less & is bounded on the South by the Land of Thomas Wiborne, & on the north by

the Land of the said Elizabeth Maynor, & is in length Two Hundred twenty & One foote more or less, moreoner shee doth giue grant bargaine sell Enfcoffe & Confirme vnto the said John Barnes a part of her now dwelling Honse standing vpon part of the said Land to the nallue of Twenty pounds starling, which her daughter Elizabeth now wife of the said John Barnes hath disbursed towards building of the said House, with all & singular the proffitts Commodities princledges & Appurtenances vnto the said parcell of Land & part of the said House belonging or in any wise Appertaninge, To Haue & to Hold the said parcell of Land bounded as aforesd & part of the said House with the proffitts Commodities princledges & Appurtenances thereunto or to any part thereof belonging or in any wise Appertaninge with true Copies of any such Originall Deed or other writting as doe Concerne the same or any part thereof if the said Elizabeth have any such deed or writting to him the said John Barnes, his heires Executors Administrators & assignes to his & their only behoofe forener, And the said Elizabeth for her selfe her heires Executors & Administrators doth Couenant & grant to & with the said John Barnes his heires Executors Administrators & assignes that shee the said Elizabeth now is & standeth zeazed Lawfully to her Owne vse of & in the said bargained prmisses & Enery part thereof in a good perfect & absolute Estate of Inheritance in fee simple & hath in herselfe full power good right & lawfull Authority to grant bargaine sell Conuey & assure the same in manner & forme aforesaid, And that the said John Barnes his heires Executors Administrators & assignes & euery of them shall & may foreuer hereafter peacably & quietly have hold & Enjoy the aforebargained pimisses with Euery the Appurtenances thereto belonging as aforesajd, free & cleere & cleerly acquitted & discharged of & from all other guifts grants bargaines sales joyntures Dowers Titles of Dower Estates

gaines sales joyntures Dowers Tittes of Dower Estates mortgages forfeitures judgments Executions & all [186] all Other Acts & incombrances, whatsoeuer had made Committed & done or suffered to bee done by the sajd Elizabeth her heires Executors or assignes or any Person or Persons, clayming any right Title of in or to the same or any part thereof by from or vnder her, them or any of them whereby the sajd John Barnes his heires Executors or assignes shall or may bee hereafter molested, or lawfully Enicted out of the possession & Enjoyment thereof And the sajd Elizabeth for her selfe her heires Executors & Administrators doth finally Couenant to & with the sajd John Barnes his heires Executors Administrators & assignes, that shee the sajd Elizabeth vpon reasonable & Lawfull demand shall & will performe &

doe or Cause to bee performed & done all such further Act or Acts whether by way of Acknowledgment of this prent deed or in any Other kind that shall or may bee for the full Compleating Confirming & sure-making, the afore bargained premisses vnto the said John Barnes his heires Executors & assignes according to the true intent hereof & the Lawes of this Jurisdiction, In Wittnes whereof shee hath hereto put her hand & affixed her seale, the first day of march in the One & twenteth years of the Reigne of Our Soueraigne Lord Charles the Seccond by the Grace of God King of England Scotland, ffrance & Ireland, &c: Annoqe Domj: Christj: 1669 %: &c.

Elizabeth mynard w<sup>th</sup> a seale appending

Signed sealed & delinered in

the p<sup>r</sup>sence of

John Marion John Sanford This deed Acknowledged the: 25: 2<sup>d</sup>: 1670

e : 25 : 25 : 1070 Ri: Bellingham Gou<sup>r</sup>

Entred & Reccorded word for word & Compared w<sup>th</sup> the Originall this: 28<sup>th</sup> Aprill 1670:

As Attests Edward Rawson Record<sup>r</sup>

This Indenture made the Seanen & twenteth day of the month of Aprill in the yeare of Our Lord God One Thousand Six Hundred & Seanenty Annoqe Regnj Regis Corolj Secundj Ang the xxii: betweene Ensigne Thomas Hincksman of Chelmsford in the County of middlesex in the massathusetts

Colony in new England Administrator to the Estate

Tincksman reall & Personall of Capt: John Enerard ats: Webb late deceased Scittuate Set lying & being in any kind being in new England aforesajd One the One

party & Capt: Samuell Scarlett of Boston in the aforesaid Colony Marrine<sup>r</sup> of the Other part<sup>y</sup>: Whereas at a Generall Court held in Boston the twelfth day of October in the yeare of Our Lord God One Thousand six Hundred sixty & nine, In answer to a Petition of m<sup>r</sup> ffreeGrace Bendall, in behalfe of Capt: Samuell Scarlet humbly desiring the Courts fauour to impowre the Administrator to the Estate of the late John Euererd als Webb of what the said Scarlet bought & paid for a farme) to give the said Scarlet such assurance as may bee legall, the Court judgeth meete to declare, that if the Petition produce his Euidence On oath taken before two magestrates, that the deceased in his life time sold the same & Reccord it in perpetuam rej moriam, & get a deed from the Administrator the Title shall bee good in Lawe, And also whereas in [187] in persuance of the sd Order John ffreake of Boston aforesajd merchant & Elizabeth Henry Nelson of

the same ser; were duly sworne & Examined by Richard Bellingham Gouernor & Edward Tyng assistant to & for the Confirmation of the said Order & that a deed may bee made, as relation to the said Order & Enidences being had in booke nº. 6: folio One Hundred tifty fline for the Countie of Suffolke doth & may planty appeare Now this Indenture wittnesseth that the said Thomas Hincksman for & in Consideration of fulfilling the Order of the said Court & in Obedience thereunto hath Giuen Granted bargained sold assigned alliened Enfeoffed & Confirmed, And by these presents doth fully cleerely & absolutely Giue Grant bargaine sell assigne alliene Enfeoffe & Confirme vnto the said Samuell Scarlet a parcell of Land meadow & Pasture, Containing by Estimation One Thousand Acres, bee it more or bee it less together with all wayes waters Water Courses, woods vnderwoods Timber issues proffitts Commodities & Aduantages with their & enery of their Appurtenances, to the said premisses belonging or in any wise Appertaning, lying & being on the north East side of the Riuer Merrimack & newly surrounded measured Exactly & sufficiently, bounded as by a plott or draft taken thereof given vnder the hand of Jonathan Danforth Suruevor, the twenty six day of the Eleauenth month in the yeare of Our Lord God One Thousand six Hundred sixty nine bounded as followeth vizt: by a redd Oake, marked with the letters S: H: neere to weeke-Sooke Island South west, & from thence running by the said Riner merrimack ffine Hundred twenty fline pole to a pine Tree marked with the letter: S: from thence running Two Hundred twenty seauen pole, six degrees & an halfe Eastward of the north East to a pine tree marked with the letter: S: from thence running ninty two poles two degrees Eastwards of the South & by East to a white Oake marked with the letter: S: from thence running One Hundred sixty One pole, six degrees Eastward of the south East, to a Pine Tree standing neere the Edge of muskuppick Pond marked with the letter: S: from thence running Three Hundred flifty & flowre pole, three degrees Eastward of the South South East by Common Land to a white Oake marked with the letter S: from thence running by a line Crossing the little Pond to an Oake Tree standing vpon the side of muskuppick Pond from thence running by the same pond side to a maple Tree, marked with the letters: S: II, three degrees westward of the north, or Otherwise however bounded by the Land of mr John Hull of Boston aforesajd merchant, & according to the aforesajd Plott or draft of the sajd Premisses, To Haue & to Hold all & singular the said given granted bargained & sold Lands, & premisses with their & Euer of their rights, Princledges &

Appurtenances vnto the sajd Samuell Scarlet his heires Executors & assignes foreuer, to bee & inure to the only proper vse bennifit & behoofe of the sajd Samuell Scarlet his heires Executors Administrators & assignes foreuer & to bee & inure to noe Other vse bennifitt or behoofe whatsoeuer And the sajd Thomas Hincksman for himselfe his heires Executors & Administrators & for Euery of them doth hereby Couenant & promise the sajd Lands & premisses with their & Euery of

their Appurtenances, bargamed & sold as aforesd [188]
aforesajd to warrant & foreuer defend to the sajd

Samuell Scarlet his heires Executors Administrators & assignes against him the sajd Thomas Hincksman his heires Executors & Administrators & all & Enery person & persons whatsoener Lawfully clayming the same or any part thereof in by or from or vnder him, the sajd Thomas Hincksman his heires Executors & Administrators, or any Or Either of them, & not Otherwise, In Wittnes whereof the parties about about these present Indentures of bargaine & sale haue Enterchangably put their hands & seales the day & yeare first about written

Thomas Hincksman w<sup>th</sup> a Scale appending

Signed scaled & deliucred in

the presence of vs:

John ffreake This deed Acknowledged

Nicho: Heskin<sup>s</sup> 28:2:1670:

Elizabeth Henry Nelson Scr — Rich: Bellingham Gou<sup>r</sup>. Entered & Reccorded word for word & Compared with the Originall, this: 29<sup>th</sup> of Aprill 1670.

As Attests Edw: Rawson Record<sup>r</sup>

To all Christian People to whome these p<sup>r</sup>sents shall come Thomas Breden of Boston in the County of Suffolke in new England merchant & Mary his wife Sends Greeting, Know yee

Tho, Breedon:
To
Samuell Shrimp:
ton for the vse
of Bethiah
Shrimpton

that the said Thomas Breden & Mary his wife for & in Consideration of flowre Hundred & Eighty pounds in new England Siluer, to them in hand well & truly Payd by Samuell Shrimpton, Executor to the last will & Testament of the late Henry Shrimpton, with the Consent &

Approbation of mr Hezekiah Vsher mr Thomas Lake & mr Peter Olliner Onerseers to the last will & Testament of the sajd Henry Shrimpton in the behalfe & for the bennifit of Bethiah Shrimpton third daughter of the late Henry Shrimpton, wherewith the sajd Thomas Breden & mary his wife, Acknowledge themselves fully sattisfyed Contented & pajd, & thereof doe Exonnorate acquitt & foreuer discharge the sajd Samuell Shrimpton together with the above mentioned

Ouerseers, in behalfe of the said Bethiah her & their heires Executors & Administrators for the same foreuer by these p<sup>r</sup>sents, Haue absolut<sup>ly</sup> given Granted bargained sold alliened Enfeoffed & Confirmed, vnto the said Samuell Shrimpton but to & for the vse bennifit & behoofe of the said Bethiah Shrimpton her heires Executors Administrators & assignes. And by these preents doe absolutly give grant bargaine sell alliene Enfeoffe & Confirme vnto the said Samuell Shrimpton for & on the behalfe of the said Bethiah Shrimpton as aforesajd All that his the sajd Thomas Breedens mansion or dwelling House Warehouse Outhouses Garden & back side, to the same belonging or in any wayes Appertaning as it is now fenced in, being ninty foote in length or thereabouts facing to the street towards the mill pond on the north west, Sixty six foote long facing on the Street on the south west bee it more or less, by the Lands of John Wakefeild On the North East, & by the Lands of John mellowes & George Burrell on the South East, To Haue & to Hold the said dwelling House Warehouse [out [189] Out Houses yards Garden & back-side, thereunto belonging buttelled & bounded as aforesaid, with all & all manner of Liberties Princledges & Appurtenances, thereunto belonging or in any wise Appertaning, to him the said Samuell Shrimpton for & On the behalfe of the sajd Bethiah hir heires & assignes foreuer And to her only proper vse & behoofe foreuer, And the said Thomas Breeden & mary his wife for themselves, their heires & assignes doe Couenant promise & grant to & with the said Samuell Shrimpton his heires & assignes, on behalf of the sajd Bethiah Shrimpton aforesajd, her heires & assignes foreuer, That they the said Thomas Breeden & mary his wife at the time of the Signing & Sealing hereof are Seized of a good & indifesable Estate in fee simple of the premisses & vntill the deliuery thereof by them vnto the sajd Samuell Shrimpton, for & On the behalfe of the said Bethiah her heires & assignes foreuer, were the true & rightfull Owners of the aboue bargained prmisses, And they have in themselues full power good right & Lawfull Authority to grant bargaine sell & Confirme the primisses vnto the sajd Samuell Shrimpton for & On the behalfe of the said Bethiah her heires & assignes as aforesajd, And that the same is free & cleere & freely & cleer acquitted, Exonnorated & discharged or otherwise from time to time & at all times, shall bee sufficiently saued defended & kept harmless by the said Thomas Breeden & Mary his wife & the Respective heires Executors & Administrators of Each of them vnto the said Samuell Shrimpton, & on the behalfe of the said Bethiah Shrimpton hir heires & assignes of & from all & all manner of former

& Other bargaines sales, guifts grants leases assignements

mortgages, wills Entales judgments Executions forfeitures seizures joyntures, Dowres, And of & from all & singular Other Charges Titles troubles incumbrances & demands whatsoeuer had made done or suffered to bee done by the said Thomas Breed'n & mary his wife or Either of them Or any Person or persons whatsoener, by their or Either of their Act meanes default or procurement, And against them the said Thomas Breeden, or Mary his wife Each of their heires Executors or Administrators & all & Euery Person or Persons' whatsoeuer Lawfully clayming or to clayme any Estate right Title or interest of in Or to the premisses or any part thereof, The said Thomas Breeden & Mary his wife. And the heires Executors & Administrators of Each of them Shall & will warrant & foreuer defend vnto the said Samuell Shrimpton & the heires & assignes of the said Samuell Shrimpton by these preents, And that the said Samuell Shrimpton for & on behalfe of the said Bethiah her heires & assigne, shall & may foreuer from & after the day of the date hereof quietly & peacably Haue hold vsc, Occupie posses & Enjoy the aboue bargained primises with the Appurtenances & princledges to his her & their Owne proper vse & behoofe without the lett suite trouble molestation denvall Contradiction Eniction Ejection or disturbance of the said Thomas Breeden & mary his wife, Or either of them or the heires Executors or Administrators of Either of them, Or any Other Person or persons whatsoever having clayming, or pretending to have any Estate Right Title or interest clayme or demand whatsocuer of in or to the same or any part thereof And the said Thomas Breeden & Mary his wife doe further Couenant promise & grant to & with the said Samuell Shrimpton for & on the behalfe of the said Bethiah her heires & assignes that they the said Thomas Breeden & Mary his wife their heires or assignes or some or one of them on demand shall & will deliner or Cause to bee delinered all such deeds Chres or writtings which Concerne the same vnto him the said Samuell [Shrimpton [190] for & on the behalfe of the said Bethiah or some Or One of them fayre vncancelled & vndefaced Or true Copies thereof And further that hee the said Thomas Breeden & his heires at the Resonable request, & at the Cost & Charges in the Law of the said Samuell Shrimpton, for & On the behalfe of the said Bethiah her heires & assignes shall & will performe & doe, or Cause to bee performed & done any Such further or Other

Act or Acts as hee the sajd Thomas Breeden or his heires shall bee thereunto aduised or required by him the sajd Samuell Shrimpton for & on the behalfe of the said Bethiah her heires & assignes for a more full & perfect Conneying & assuring the said Premisses & Enery part thereof, according to the Lawes of the massathusetts jurisdiction, In Wittnes whereof the said Thomas Breeden & Mary his wife, have hereunto this ninth day of ffebruary sixteene Hundred sixty & nine, being the One & Twenteth yeare of Our Soneraigne Lord Charles the second his Reigne King of England Scotland ffrance & Ireland defendr of the Faith &c: set to Our hand & Seales.

Thomas Breedon with a seale appending Mary Breedon with a seale appending

Signed sealed & delinered & possession Ginen & received by the parties wthin written before the delinery hereof in the presence of vs.

Captaine Thomas Breeden & mary his wife Acknowledged this deed, may the: 5: 1670:

E<sup>m</sup>: Hutchinson John Saunders Before Edw: Tyng Assis<sup>t</sup>·

Nathaniell Hubbert:

Entred & Reccorded word for word & Compared with the Original the 7  $\cdot$  may : 1670

As Attests Edw: Rawson Record<sup>r</sup>

To all Christian People, to whome these p<sup>r</sup>sents shall come Isaac Lobbdell of Hull, in the County of Suffolke in new England & martha his wife Send Greeting, Know yee that the said Isaac Lobbdell himselfe & with the free Consent of martha his wife, for & in Considera-Isaac Lobdell to tion of the Sume of Thirty nine pounds to him alread<sup>y</sup> pajd or SeCured to bee pajd by the sajd John Lobbdell of Hull aforesajd, whereb<sup>y</sup> hee the sajd Isaac Hobbdel Acknowledgeth himself to bee fully sattisfyed & pajd, And doth by these presents fully acquitt & discharge the said John Lobdell, his heires & assignes foreuer therefrom, Hath Absolut<sup>ly</sup> Giuen granted bargained sold alliened Enfeofed & Confirmed And by these presents doe absolutly Giue grant, bargaine Sell alliene Enfeoffe & Confirme vnto the said John Hobbdel his heires & assignes one whole Lott, butting south-East on the Bay, & north-west on the Land of Samson Shore junior, on the north west on the Land of John Benson senior & on the South East with the Land of Richard Stubbs senior, with all Allotments & Appurtenances belonging to One Single House Lott:- To Hane & to Hold the said Lot & Alotments as they all stand Reccorded & bounded in the Townes booke of Reccords with all the Princledges appertaning thereunto, to him the sa John Lobbdel his heires & assignes to their only proper vse & behoofe foreuer

& the said Isaac Lobdell with the Consent of Martha his wife & for his heires & assignes doth Couenant & promise with & vnto the sajd John Lobdell his heires Executors Administrators & assignes that hee the said Isaac Lobdell is lawfully seized in the premisses in his Owne right & to his Owne vse in a good Estate in fee simple & [191] & hath in himselfe good Right full power & Lawfull Authority to grant Sell Conney & assure the same in such manner & forme as is aboue Expressed vnto the said John Lobbdell, for any Act or thing by him Committed And for warranty of the about granted premisses the said Isaac Lobbdell & Martha his wife, doe Conenant & promise by these presents, with & vnto the said John Lobbdell his heires & assignes that the aboue granted premisses, now are & at all times hereafter shall bee, Continue remaine & abide vuto the said John Lobbdell his heires & assignes free<sup>ly</sup> & cleer<sup>ly</sup> acquitted Exonnorated & discharged or Otherwise from time to time & at all times shall Continue & abide vnto the said John Lobbdell his heires & assignes well & Sufficiently Secured Confirmed & kept harmless of & from all manner of Other guifts grants bargaines, sales mortgages joyntures, wills judgments, Executions, Dowers & Title of Dowers or any Other incumbrances whatsoeuer had made done Acknowledged or Committed by the said Isaac Lobbdell, or any Other Person or Persons clayming or having any Title or interest, of in or vnto the said premisses or any part thereof by from or under him the said Isaac Lobbden his heires or assignes, or to bee had done or Committed by the Assent meanes or procurement of the said Isaac Lobbdel, or any Person or Persons whatsoeuer lawfully clayming any Right interest or Estate in the before granted primisses whereby the said John Lobbdell, his heires or assignes shall or may bee any wayes molested in or Lawfully Enicted out of the possession or Enjoyment thereof

Signed sealed & delinered the: twelfth day of May in the yeare of Our Lord One Thousand Six Hundred & Scauenty in the presence of vs whose names are vnderwritten

> Zachariah Whi<sup>t</sup>man Nathaniell Bosworth Edward Burme

Isaac Lobde<sup>n</sup> & a seale

Martha f Lobdell

marke.

This deed Acknowledged by Isaac & Martha Lobdell, this: 12: may: 1670

Before mee Daniell Gookin magesrate Entred & Reccorded word for word & Compared with the Originall this:: 17<sup>th</sup>, of May: 1670.

As Attests Edw Rawson Record

To all Christian People to whome this preent deed shall come Samuell Hutchinson of Redding in the County of Middle sex Husbandman Sendeth Greeting in Our Lord God

Samuell Hutchinson To Rich: Sutton Enerlasting, Know yee that the said Samuell Hutchinson for & in Consideration of the Sume of Three Hundred Pounds of Lawfull money of & in new England in hand by Richard Sutton of Roxbury in the County of Suffolke in new Eng-

land weauer, the Receipt whereof the sajd Samuell Hutchinson doth hereby Acknowledge & thereof & of Euery part & parcell thereof doth absolutly Exonnorate discharge & acquitt the sajd Richard Sutton his heires Executors & Administrators & Euery of them foreuer by these presents, Hath Giuen Granted bargained Sould assigned alliened Enfeoffed &

[192] & Confirmed, And by these presents doe Gine grant bargaine sell assigne alliene Enfeoffe & Confirme

vnto the said Richard Sutton, All one messuage Tennement or dwelling House, together also with all & Singular Other Houses Structures Edifices & buildings thereto belonging, together also with all & all manner of Vpland meadowes Pastures, & Common of Pastures Swamps, woods vnderwood Orchard Or Orchard, Garden or Gardens Scittuate & Set lying & being within the bounds of the Towne-ship of Reading in new England aforesaid now or late in the Possession or Occupation of him the said Samuell Hutchinson his assigne or assignes Tennant or under Tennants, Together also by the free Consent of his wife Hannah, for not only what is before in & by these granted but also for all & all manner of waves, waters Easements proffitts Commodities princledges, issues Hereditaments of what kind or nature soener, or advantages messuage Tennement or dwelling whatsoener in the House or any part or parcell of the said Ginen or granted Lands & premisses with their & Euery of their Appurtenances belonging or in any wise Appertaning however bounded or by what soeuer name or names called or Knowne or reputed to bee called or knowne within the bounds of the Township of Reading aforesd To Haue & to Hold all & Singular the said Given granted bargained & Sold premisses with the Appurtenances vnto the said Richard Sutton his heires & assignes foreuer to bee & inure to the Only proper vse bennifit & behoof of him the said Richard Sutton his heires & assignes foreuer, & to bee & inure to noe Other vse bennifit or behoofe whatsoeuer, And the said Samuell Hutchinson for himselfe his heires Executors & Administrators & for Euery of them doe Couenant & Grant to & with the said Richard Sutton his heires & assignes by these preents in manner & forme following vizt that hee the said Samuell Hutchinson at the time of this grant bargaine & sale of the premisses vnto the said Richard Sutton & vntill the deliuery hereof vnto the sajd Richard Sutton & vuto the vse of him the said Richard Sutton his heires & assignes forener was the true & Lawfull Owner of the abonesaid bargained & sold prmisses & that hee hath in his Owne Right good right full power & Lawfull Authority all & Singular the said primisses with their & Euery of their Appurtenances as aforesaid to grant bargaine sell & Confirme the same as aforesd And that the said Richard Sutton his heires & assignes shall & may henceforth foreuer Lawfully peaceably & quietly Hane hold vse occupy posses & Enjoy all & Singular the Sajd bargained & Sold premisses, free & cleer & Cleer acquitted & discharged of & from all & all manner of Other guifts grants bargaines Sales leases Assignements mortgages wills Entoiles judgments, Executions Dowers & all Other Acts & incumbrances whatsoeuer had made done or Committed by the said Samuell Hutchinson his heires Executors & Administrators or any or Either of them, or of any Other Person or Persons whatsoener by from or vnder him or any or Either of them, And that the said Samuell Hutchinson his heires Executors or Administrators, the said bargained & Sold primisses vnto the said Richard Sutton, his heires & assignes against themselves Respectively & all & Euery Person & Persons whatsoener clayming or to Clayme any Estate Right Title or interest into or vnto the said p<sup>r</sup>misses or any part or pareell thereof in by from or ynder him or them or any or Either of them shall & will warrant & foreuer defend by these preents, And the said Hannah now wife of the said Samuell Hutchinson [193] Hutchinson doth fully freely & cleerly gine & yeald vp vnto the sajd Richard Sutton his beires & assignes all her Right of Dower of in & to all & Singular the said premisses & Enery part & parcell thereof by these preents And Further that the said Samuell Hutchinson & Hannah his said wife now have for themselves Respectively & for their heires Executors & Administrators doe grant by these preents, that upon Reasonable & Lawfull demand they shall or some Or one of them, shall & will performe & doe or Cause to bee performed & done, any further Act or Acts thing & things whether by way of Acknowledgment of this Deed & Release of Dower by her the said Hannah Or in any Other kind whatsoener that shall or may bee for the more full Compleating & Confirming of the said bargained prmisses vnto the said Richard Sutton his heires & assignes foreuer, according to the Law of this Colony of the massathusetts, In Wittnes whereof the sajd Samuell Hutchinson & Hannah his said wife have hereunto put their hands & Seales dated the fourteenth day of the month of

## SUFFOLK DEEDS, LIB. VI., 193, 194.

May, in the yeare of Our Lord God, One Thousand Six Hundred & Seanen<sup>ty</sup> Annoq<sup>e</sup> Regnj Regis Carolj Secundj Ang: &c: xxii: Samuel Hutchenson & a seale

Signed Sealed & deliuered

in the preents of

Thomas Johnson

Eliz: Henry Nelson: scr

n scale

This Deed was Acknowledged by Samuell Hutchenson may 14: 1670 Before Edw:

Tyng Assist:

memorandum that vpon the: 14th day of May within mentioned the within mentioned Samuel Hutchinson definered possession linery & Seizen by Turfe & twigg as part for the whole of all & Singular the within Bargained & Sold premisses vnto the within named Richard Sutton to the vses within mentioned, in the prence of vs.

Wittnes:

Thomas Clarke

Ralph Dix

Thomas Johnson:

Entered & Reccorded word for word & Compared with the Originall this: 18: may: 1670

As Attests: Edw. Rawson Record<sup>r</sup>

To all Christian People to whome this present writting shall come Joseph Wise of Roxbury in the Countie of Suffolke of the massathusetts Colony in new England Butcher & Mary his wife Send<sup>s</sup> Greeting Know yee that

Joseph Wise the sajd Joseph Wise & Mary his sajd wife for & in Consideration of Three-score Pounds in money

a good while Since in hand pajd, vnto him the sajd Joseph & Mary his sajd wife, by Nathaniell Sener of sajd Roxbur<sup>y</sup> in the County & Colony aforesajd Sadler, whereof & wherewith they doe Acknowledge themselues fully sa<sup>t</sup>isfyed Contented [194] & Pajd, & thereof & of Enery part

thereof doe by these these presents Exonnorate acquitt
670 & fully discharge, the sajd Nathaniell Seuer & his heires

his heires Executo<sup>rs</sup> Administrato<sup>rs</sup> & assignes & euery of them foreuer, Haue giuen granted bargained Sould alliend Enfeoffed made Ouer & Confirmed And by these presents doe absolut<sup>ty</sup> & fully giue grant bargaine Sell alliene Enfeoffe & Confirme vnto the sajd Nathaniel Seuer a dwelling House & Orchard & a parcell of feeding Land Containing in all about an Acree & halfe bee the same more or less vnto the sajd House belonging Sittuate lying & being in Roxbury aforesajd, bounded by a high Way in the sajd Roxbury leading to the House of John Watson Senio<sup>r</sup> from the sajd Towne

west, & with the land that was lately Isaac morrells South & north & with the Land of the said Joseph Wise South or South-west, web said Land did formerly belong vnto Richard Dauis deceased the one halfe whereof was given to the said Dauis by his flather in Law John Burrell & the Other halfe was ginen him the said Danis by Sarah the Relict of the said John Burrell before shee married with Robt: Scauer her Seccond Husband as by an Instrument of Sale made by the said Richard Dauis & Sarah his wife both now deceased, vnto this sajd Joseph Wise dated the 4th: march: 1662: & flifteenth yeare of his majesties Raigne perticularly appearet. To Haue & to hold the said bargained premisses with all the Rights, princledges liberties Appurtenances proffitts or Commodifies thereof in any wise belonging thereto as before bounded together with all deeds Euidences & writtings, as Concerne the same in Perticular fayre & vncancelled, or true Copies of such deeds Enidences & writtings as Concerne the Same with other Lands, vnto the said Nathaniell Seuer his \* heires & assignes to the proper & only vse & behoofe of the said Nathaniell Seuer his heires Executors Administrators & assignes foreuer, And the said Joseph Wise for himselfe & his heires Executor Administrator & assignes doe hereby Couenant & grant to & with the said Nathaniell Scuer, his heires Executors Administrators & assignes that hee the said Joseph Wise on the day of ye date hereof is & standeth Lawfully Seized to his Owne proper vse of & in the said bargained premisses & Euery part thereof with the Appurtenances thereof in a good perfect & absolute Estate of inheritance in fee simple, & hath in himselfe good right full power & Lawful Authority, to grant bargaine Sell Conney & assure the Same in manner & forme aforeSajd, And that the sajd Nathaniell Seuer & his heires Executors Administrators & assignes & Euery of them shall & may foreuer hereafter peacably & quietly have hold Occupy posses & Enjoy the sajd bargained premisses with all the Appurtenances thereof as aforesajd free & cleere, & cleerly acquited & discharged of & from all former & Other bargaines & Sales guifts grants joyntures & Dowers & power of Thirds & any Title thereunto Estates mortgages forfeitures judgments Executions & all Other Acts & incumbrances whatsoener had made Committed & done or Suffered to bee done by the sajd Joseph Wise his heires or assignes or any Person or persons whatsoeuer clayming by from or vnder him or them or any of them or by any Other Person, or Persons Lawfully having or clayming any Right Title or interest to the same or any part thereof, whereby the said Nathaniell Scuer or his heires Executors Administrators or assignes shall or may bee at any

time hereafter molested or lawfully Euicted Out of the possession or Enjoyment thereof or any part thereof, And further the said Joseph Wise & mary his said wife doe hereby for themselves & for their heires Executors Administrators & assignes, Couenant promise & grant to & with the said Nathaniell [195] Nathaniell Seuer his heires Executors Administrators & assignes that hee & they & Eucry of them shall & will foreuer, warrant & defend the aboue bargained premisses, And Euery part thereof Against Euery & all manner of Persons whatsoeuer, And also that they the said Joseph Wise, & Mary his wife shall & will vpon Resonable & Lawfull demand performe & doe Or Cause to bee performed & done any such further Act or Acts, whether by way of Acknowledgment of this present deed, according to Lawe or Release of Dower, & power of Thirds in respect of the said mary or in any other kind that shall or may bee for the more full Compleating Confirming & sure making the aboue bargained premisses, vnto the said Nathaniell Seuer his heires Executors Administrators & assignes, according to the true intent hereof & the Lawes of the said Massathusetts Jurisdiction, In Wittnes whereof the aboue named Joseph Wise & mary his said Wife have hereunto put their hands & Seales this: 17: day of March: In the yeare of Our Lord One Thousand Six Hundred Sixty & nine, Stile of England Annoge Regnj Regis Carolj Secundj: xxii · 1669

Signed Scaled & deliucred in the presents of John Greene Rob<sup>t</sup>: Scauer Joseph Wise jun<sup>r</sup> Joseph Wise & a Seale Mary Wise & a Seale

ye aboue & belonging to the twelfth line & deed aboue & belonging to the two & forteth line were interlined & written before the Signing Sealing & deliuery hereof all also: [in all] in the ninth line, now interlined before sealing & deliuery John Greene

Rob<sup>t</sup>: Seauer Joseph Wise

Possession was Giuen of the House & Land & all the within bargained was freely & legally delinered vp by the within mentioned Joseph Wise Senior by Turfe twigg vnto the within mentioned Samuell Scauer the: 30th: of march 1670 in the presence of vs:

Tobias Daniell John Stebbins

This Deed Acknowledged by Joseph Wise Senior & Mary his wife, the: 19th day of the 3d month: 1670: Before mee Daniell Gookin magestrate

Entred & Reccorded word for word & Compared with the Originall, this:  $25^{th}$  may: 1670:

As Attests Edw: Rawson Record<sup>r</sup>

To all Christian People to whome these p<sup>r</sup>sents shall come John Holbroock of Weig<sup>h</sup>mouth in the County of Suffolke in new England Elizabet<sup>h</sup> his wife Send<sup>s</sup> Gree<sup>t</sup>ing, Know yee that the sajd John Holbrooke for & in Consideration of ffort<sup>y</sup> & Seauen Pound<sup>s</sup> pajd & Secured to bee pajd & Secured to bee pajd b<sup>y</sup> John Cleuerly of Braintry black-Smith vnto the sajd John Holbrooke, wherewit<sup>h</sup> [196]

hee the said John Holbrooke with Elizabeth his wife doe here<sup>by</sup> Acknowledge themuselues, fully Sattisfyed

Contented & Paid, & of Euery part & parcell thereof doth Exonnorate, acquitt & discharge the said John Cleuerly his heires Executors Administrators & assignes forcuer by these presents Hane ginen granted Sold Enfcoffed & Confirmed, & by these preents doe give grant bargaine Sell Enfeoffe & Confirme, flowre Acres of Pasture Land bee it more or less, being within fence, Scittuate lying & being in the Towne of Braintry bounded with Rob. Stephens Land Northward with the mill Riner South-ward, John Haydon his Land Eastward, & John Holbrooke his meadow on the Westward, Also One Wood lott Containing Eight Acres bee it more or less, Scittuate lying & being within the Town-Ship of Braintry aforesaid, neere the ffurnace pond, which said Wood Lott was formerly Edward Thomsons Lott, & since Thomas Gatlines lott, who bought it of the said Tomson, together with all the Herbidge Trees Timber wood vnderwoods Either growing or lying, yoon the Pasture Lott Or wood Lott, with all the liberties princledges & immunities To

Holbroock to Cheverly to him the sajd John Clenerly his heires Executors

Administrators & assignes foreuer To Haue & to hold the sajd Pasture Lott & wood Lott, as before Expressed & bounded, to the Only proper vse & behoofe of him the sajd John Cleuerly, his heires Executor Administrators & assignes foreuer, And the sajd John Holbrooke wth Elizabeth his wife for themselues, is & standeth Seized of the Lotts of Land aforesajd & Euery & part & parcell thereof, to their Owne Proper vse, in a good perfect absolute Estate in fee simple, & hath in themselues full power good Right & Lawfull Authority to Grant bargaine sell Conney & assure Euery part & parcell in manner & forme as aforesajd And that hee the sajd John Cleuerly his heires Executors Administrators & assignes & Euery of them shall & may foreuer hereafter peacably & quietly Haue hold & Enjoy, the sajd Lotts of Land, with all

the liberties & princledges aforesajd free & cleere, & freely & cleer acouitted & discharged of & from all & all manner of former & Other bargaines, sales Guifts Grants joyntures Dowers Titles of Dowers, Estates mortgages forfeitures judgments Extents & all Other Acts & incumbrances whatsoener had made Committed & done Or Suffered to bee done by the said John Holbrooke & Elizabeth his wife, their heires or assignes Or any Other Person or Persons clayming by from or vnder them or any of them, or had made done Or Committed or to bee done or Committed, by any of them Lawfully clayming any right Title or interest to or in the same Or any part thereof, whereby the said John Cleuer his heires Executors Administrators or assignes, shall or may bee hereafter molested in or Lawfully Euicted or Ejected out of the possession thereof & the said John Holbrooke with Elizabeth his wife & for their heires Executors Administrators & assignes, Promise & Conenant to & with the [197] the said John Cleuerly his heires Executors Administrators & assignes that they the said John & Elizabeth, vpon Reasonable & Lawfull demand shall & will performe & doe Or Cause to bee performed Any such further Act or Acts, whether by way of Acknowledgment of this present deed, Or in any kind that shall or may bee for the more ful! Compleating, Confirming & Sure making of the aboue bargained prinisses, vnto the said John Cleuerly his heires Executors Administrators or assignes, according to the true intent & meaning of these prsents, In Wittnes whereof the said John Holbrooke with Elizabeth his wife hane hereunto Subscribed their hands & fixed their seales, the Twenty flowrth day of flebruary in the Yeare of Our Lord God, One Thousand Six Hundred Sixty & nine: 1669:

> John Holbrooke & a seale the marke of

Elizabeth **H** Holbrooke & a seale

Signed Scaled & delinered in the prese<sup>nts</sup> of John Holbrooke jun<sup>r</sup> William Chard: This was Acknowledged by the sajd John Holbrooke to bee his Act & deed, vpon the: 12<sup>th</sup>. day of May: 1670:

Before mee Sam: Symond

Entred & Reccorded word for word & Compared with the Originall this 9: June 1670:

A<sup>s</sup> Attests: Edw. Rawson Record<sup>r</sup>

To all Christian People to whome these p<sup>r</sup>sents Instrumen<sup>t</sup> shall come or may Concerne, Nehemia<sup>h</sup> Webb youngest Sonn to the late Richard Webb of Boston in the Count<sup>y</sup> of Suffolke

in new England Shoomaker or Cordwaynor Sends Greeting. Know yee that the said Nehemiah Webb & Susannah his wife for diners good Causes & Considerations him thereunto mouing, Especially for & in Consideration of the sume of One Hundred & Sequenty pounds to them in hand paid & by Bond bearing date with these preents, Secured to bee paid by John Wilkins, of the said Boston in new England aforesaid Potter, wherewith the said Nehemiah Webb & Susanna his wife doe Acknowledge themselves fully sattisfyed Contented & paid & thereof & of Enery part & parcell thereof, doe hereby Exonnorate acquit & forener discharge the said John Wilkins, his heires Executors Administrators & assignes by these presents, Haue absolutiv ginen granted bargained Sold alliened Enfeoffed & Confirmed, all that his full & cleere part of the dwelling House of his late flather Richard Webb, which by his last will & Testament bearing date the first day of July: 1659 with the Other halfe of the Cellers vnder the whole & the one halfe of the vard as it hath benn divided & fenced from his Brother Josephs halfe of the same House with all & all manner of Liberties princledges & Appurtenances, thereto in any kind or waves belonging or [198] Or Appertaning to him the said John Wilkins, his heires & assignes hee & they paying & discharging, his the said Nehemiah Webbs part of the legacie given by his said late flather, to his Sister Easther Pearse during her life Annually & for which the said House is Engaged, & to his the said John Wilkins Only proper vse & his heires foreuer, And the said nehemiah Webb & Susannah his wife for themselves their heires & assignes doe Couenant promise & grant to & with the said John Wilkins his heires and assignes, that hee the said Nehemiah Webb & Susannah his wife, are the true & proper Owners of the aboue mentioned halfe dwelling House Scittuate & being in Boston & is bounded by the Other halfe of the said House, ginen to & in possession of his Brother Joseph Webb on the East, the Land of Habbakuk Glouer on the north, the street facing to & neere to the dock on the South, & the House & Land now in possession of Eliakim Hutchinson On the west, & haue in themselues good right full power & Lawfull Authority, the same to sell assure & Conuey, & that the same & Enery part & parcell of the aboue granted & bounded prmisses with their & Euery of their liberties, princledges & Appurtenances thereto in any kind belonging or in any waves appertaning, Now bee & from time to time shall bee Continue & remaine, the proper right & inheritance of him the said John Wilkins, his heires & assignes without the least lett Suite trouble molestation Euletion or Ejection of him the said

Nehemiah Webb & Susannah his wife Or any Other Person or Persons whatsoener havinge clayming Or pretending to haue Or clayme, any right Title or interest to the abone mentioned granted prmisses by from or under them, their heires or assignes, And that the aboue granted primises with their Appurtenances now bee & from time to time shall bee free & cleere & free & cleer acquitted Exonnorated & discharged, of & from all & all manner of former & Other Guifts grants leases mortgages wills judgments Extents mortgages Dowers & power of Thirds & other incumbrances, of what nature & kind soeuer, had made done Acknowledged Committed or Suffered to bec done by him the said Nehemiah Webb Or Susanna his wife Or by or from any Other Person or Persons whatsoeuer, whereby the said John Wilkins his heires or assignes shall at any time bee molested in legaly Euicted or Ejected out of the possession thereof, And that hee the said Nehemiah Webb & Susanna his wife, doe for themselues & their heires promise & grant to defend foreuer the said John Wilkins his heires & assignes against all persons whatsoeuer having or clayming any right Title or interest thereunto & shall & will doe & Suffer Or make any further Act or Acts for the more & [199] & better assurance hereof at the Cost & Charges of the said John Wilkins In Wittnes Whereof the said Nehemiah Webb & Susannah his wife haue hereunto Sett their hands & Seales the Twenty flifth day of June being the Two & Twenteth years of the Reign<sup>e</sup> of Our Soueraigne Lord Charles the Second by the Grace of God, of England Scotland ffrance & Ireland King &e: 1670:

Signed Sealed & delivered this 25: June: 1670: & possession given to the sajd John Wilkins of all the above granted primisses in presence of vs:

William Whi<sup>t</sup>well

John Wing Joseph Webb

Entred & Reccorded word for word & Compared with the Originall this: 27th: June: 1670:

As Attests Edw. Rawson Records.

knowledged

Before mee

Nehemiah Webb & a Seale

Webb June: 25:1670

This instrument was Ac-

Edward Tyng Assist.

Nehemiah

To all christian people to whom this present deed of sale shall Come Thomas Thatcher of Boston in the Colony of the massachusetts in New England Clarke Sende<sup>th</sup> Greeting Whereas the sajd Thomas Thatcher by force & virtue of a

deed of Sale made by Henry Waltham late of Weymouth in the Colony aforesajd deceased vnto the said Thomas Thatcher is & standeth Interested in a dwelling house Garden Orchard & tenn acres of land thereto adjoyning Sometime the dwelling house & home lott of the Sajd Henry Waltham wth Eight acres of vpland weh he the said Henry Waltham purchased of mr william Torrey wth two acres purchased of mr Jeffery the which two last mentioned parcells of land lye on the west & South of the before mentioned home lott wth one acre of Salt marsh lying on the back river & east from the land before mentioned all which premisses are Scittuate lying & being in Weymouth aforesaid & were Sometime past in the possession of the Said Henry Waltham and after his decease was in the possession of Anne Waltham relict of the sajd Henry Waltham and is bounded East & north wth the Salt water and west & South wth the land of the Said m<sup>r</sup> william Torrey with the appurtenances thereof & priniledges of Comons Comonage & other the priniledges thereto belonging or in any wise Apperteyning all which premisses was bargained Sold given assigned and made oner by the said Henry Waltham vnto the said Thomas Thatcher in trust for the only vse & behooffe of the said Ann. Waltham to & for the Securing vnto the said Ann.

Waltham, the sume of eighty pounds for resigning vp hir dower or Power of thirds & interest in the estate of hir then husband the Sajd Henry

Waltham as by the decree of Sale bearing date the in the yeare of Our Lord one thousand day of. six hundred refference thereto being had doeth & may more amply Appeare And whereas the said Ann: Waltham after the decease of hir husband the beforenamed Henry Waltham wth the Approbation of the said Thomas That ther for & in Consideration of the some of sixty pounds whereof fifty pounds was payd by Benjamin Gillam of Boston aforesajd shipwright in [199a] in Berbadoes according to the order of the said Anne Waltham & tenn pounds remayning Secured to be paid to the said Ann hir Execcutors administrators, or Assignes did bargaine & sell vnto the said Benjamin Gillam: the aboue mentioned dwelling house Garden orchard & tenn acres of land thereunto adjoyning wth other the vpland & saltmarsh & Comons abone mentioned to be & remajne to be vnto the said Benjamin Gillam his heires & Assignes foreuer as by hir deed of sale bearing date the flowerth day of August in the years of our Lord one thousand six hundred fifty & nine refference thereto being had doeth and may more flully appeare Now Know yee that the sajd Thomas Thatcher by the Order of mr. Harvey Bar-

to the Estate of the Said Ann Waltham deceased for & in Consideration of the Sume of tenn pounds [the remayning Sume of the aforesaid Sume of Sixty pounds] to him in hand before the Sealing & delivery hereof well & truely paid by Benjamin Gillam, Jun' the assignee of the before named Benjamin Gillam shipwright, the receipt whereof the said Thomas Thatcher doe acknowledge by these presents & therewith in the behalfe of the Said mr Harvy to be fully Sattisfied & Contented Hath given granted bargained Sold alliened Enfeoffed & Confirmed and by these presents doeth fully Cleerely & Absolutely give grant bargaine sell Alliene Enfeoffe & Confirme vnto the Said Benjamin Gillam Junior his heires & Assignes for ever the aforementioned dwelling house garden or yard tenn, acres of land thereto adjoyning & all other the premisses about mentioned bargained and Sould. And all the Estate right title Interest Vse propriety, possession Claime & demand whatsoeuer which he the Said Thomas Thatcher now hath had might or ought to have or which the heires Executors or administrators of him the said Thomas Thatcher may might or could have or claime at any time henceforth foreuer of in or to the aboue mentioned dwelling house Garden orchard land & marsh and other the premisses mentioned bargained & Sould or any part or parcell thereof by force & virtue of the first aboue mentioned recited deed of Sale To Haue & to hold the said dwelling house land & premisses hereby mentioned bargained & Sould vnto the Said Benjamin Gillam Junio his heires & Assignes foreuer to the only propper vse & behooffe of the Said Benjamin Gillam Junior his heires and assignes foreuer ffree & clearely acquitted & discharged or otherwise from time to time and at all times heereafter Saved & defended & kept harmelesse by the Sajd Thomas Thatcher his heires Executors & administrators against themselues respectively and all and Euery person or persons whatsoeuer vnto the Said Benjamin Gillani his heires and assignes from all former & other grants gifts bargaines sales acts & Incumbrances, whatsoever had made done or Suffered to be donne by the said Thomas Thatcher his heires Execcutors administrators or any other person of persons whatsoeuer from by or vnder him them any or Either of them whereby the Sajd Benjamin Gillam. Junior his heires or assignes shall or may be hereafter molested in or Evicted [200] out of the possession thereof or any part or parcell thereof: In wittnes, whereof the Said Thomas Thatcher hath herevuto Sett his hand & Seale the twenty ninth day of march in the years of our Lord one thousand Sixe hundred & Seventy in the xxiith yeare of the Reigne of

## SUFFOLK DEEDS, LIB. VI., 200.

our Soueraigne Lord Charles the Seccond by the Grace of God. King of England &.

Thomas Thatcher Senior & a Seale.

Signed Sealed & delinered in the presence of us, witt-

nesses hereunto: Benia Danis

vide· 2<sup>d</sup> B. p: 316·

Stephen willis:

Thomas Sauage Sen<sup>r</sup>
May 13<sup>th</sup>: 1670:

m<sup>r</sup>. Thomas. Thatcher sen<sup>r</sup> acknowledged this Instrument to be his act & deed resigning vp all interest in the premisses to Benja Gillam: foreuer before me

John Pinchon asistan<sup>t</sup>

Entred & Recorded word for word & Compared w<sup>th</sup> the originall, this  $7^{th}$  of July:  $1670^{\circ}$  as Attests

Edward Rawson Record<sup>r</sup>

To all Christian People to whome these presents shall Come Joseph Turnor of Boston in the massachusets Colony in New England Sonne of the late Robt Turnor deceased, Sendeth greeting Know ve that I. the said Joseph Turner for good & weighty Consideration me therevato mooving Especially, for the Sume of thir<sup>ty</sup> pounds Curran<sup>t</sup> money of New England by me in hand received of John Tapping of Boston aforesajd feltmaker wherewth I acknowledge myself fully Sattisfied Contented & pajd & thereof & of enery pte thereof Doe absolutely fully & cleerely acquitt & dischardge the Sajd John Tapping his heires Executors administrators & assignes of & from the same foreuer by these presents Hane absolutly Given. Granted bargained Sold demised alliened Enfeoffed & Confirmed vnto the said John Tapping his heires & Assignes and by these presents doe absolutely give grant bargaine Sell demise Alliene Enfeoffe & Confirme unto the aboue mentioned John Tapping his heires & Assignes all that my barne or stable and land thereunto belonging given unto me by the last will & testament of my late flather Robert Turner deceased as by the said will more ffully Appeareth as it now standeth & lyeth in Boston aforesaid being bounded by the land of John Tapping west & westerly & by the highway or lane leading from the market place East & Easterly & by the houses & lands of Ephraim Turner & willjam Worcester north & northerly and also by the land now in possession & Occupation of m<sup>r</sup> Edmond Greenleafe South & Southerly together w<sup>th</sup> all & singular the princiledges liberties fruites Effects Comodities Proffitts & Appurtenances thereunto belonging

or in any wise apperteyning To Haue & to hold the Said Barne or stable w<sup>th</sup> the land before mentioned thereto Adjoyning w<sup>th</sup> all the priviledges & appurtenances thereto belonging as before bounded together wth A true Copie of any such originall deed or other writtings as Concerne the Sajd Bargained premisses w<sup>th</sup> any o<sup>th</sup>er lands if the Sajd Joseph Turner haue any such deed or writting vnto the sajd John Tapping his heires & Assignes & to their only vse & behooffe for ever. And the Said [200a] Joseph Turner doth further Couenant to & with the said John Tapping his heires & Assignes that he the Sajd John Tapping his heires Execcutors Administrators and Assignes & Euery of them shall & may for euer hereafter peaceably & quietly have hold & Enjoy the afore bargained premisses win enery of the priniledges & Appurtenances thereof free & cleere & cleere<sup>ty</sup> acquitted & discharged of & from all former & other bargaines & sales gifts grants Joinctures dowrjes title of dower leases wills Entailes Judgments Executions power of thirds & all other Incombrances: whatsoeuer had made acknowledged Comitted & donne or Suffered to be donne by the Said Joseph Turnor his heires or Assignes or any person or persons Clayming by from or Under him or had made donne or Comitted or to be donne or Comitted by any other person or persons lawfully Clayming any right title or Interest in the same or any part thereof whereby the Said John Tapping his heires or Assignes shall & may be hereafter molested or, lawfully Evicted out of the possession or Enjoyment thereof. And finally the Sajd Joseph Turner doth for himself his heires & Assignes Couenant promise & grant to & wth the said John Tapping: his heires & Assignes that the said Joseph Turner Vpon reasonable & lawfull demand shall & will performe & doe or Cause to be performd & donne any such further act or acts whither by acknowledgmen of this: present deed or in any other kind that shall or may be for the more full Compleating Confirming &. Sucr making of the before bargained premisses vnto the said John Tapping his heires & Assignes according to the true Intent heereof & the lawes of this Jurisdiction In wittness whereof the Sajd Joseph. Turner hath hereunto put his hand & seale this flucteenth day of June anno Domini one thousand Sixe hundred & Seventy, being the two & twentieth yeare of the reigne of our Soueraigne Lord Charles the Seccond by the Grace of God King of England Scotland ffrance & Ireland &. Joseph Turner & a Seale Appending

Sealed & delinered in the presence

of. Edmond Greenleafe.

Daniel Pond : John Woodmansey. This deed was acknowledged by Joseph Turner July the first 1670: before me Edward Tyng Asistants.

Entred & recorded the 11<sup>th</sup> of July 1670 as Attests Edw Rawson Recorder.

[201] To all christian people to whom this present writing shall Come William Parkes of Roxbury in the massachusets Colony in New England and martha his wife Sends greeting Knowe yee that the said William Parkes & martha his said wife, for and in Considerations of certeine lands Specified in a deed, from Robe't Pepper of the sajd Roxbury vnto the said Parkes bearing date wth these presents have given granted bargained Sold Enfeoffed and Confirmed and by these presents doe give grant bargaine Sell Enfleoffe & Confirme vnto the Said Robert Pepper all their right title & Interest of the renersion of and in one part of Six parts to be divided of a lott in Roxbury aforesaid Called or knowne by the name of Bakers, lott also, the renersion of and in one part of sixe parts to be divided of the lott called or knowne by the name of whittamores lott weh was possessed by John. Johnson of the Said Roxbury deceased in the time of his life by lease from the Towne of Roxbury as by the Said lease thereof made appeareth. To have & to hold the said Revertion of the Said one pte of sixe of the lott Called Bakers. lott next & immediately after the decease of Grace Johnson the relict of the said John Johnson deceased unto the Said Robert Pepper his heires and assignes for euer & the renertion of the Said part of Whittamores lot unto him the said Robert Pepper his heires Executors & Assignes during the time of the Said lease. and the Said William Parks for himself his heires Execcutors & administrators doeth Conenant & grant to & wth the Sajd Robert Pepper his heires Execcutors & Assignes by these presents that the Sajd Wm Parks the day of the date hereof is & standeth. lawfully Seized of and in the premisses, wth the appurtenances thereof in a good Estate and hath full Power good right & lawfull authority to grant bargaine Sell. Convey & Assure the Same in manner as aforesaid And that he the Said Robert Pepper his heires & Assignes next & immediately after the decease of the Said Grace Johnson shall & may possesse & Enjoy the Same peaceably & quietly i: e. the Said part of Bakers lott for ever and the Said part of Whittamores lott during the time of the said lease free & cleere & clearely acquitted and dischardged of & from all & all manner of acts and Incombrances whatsoener Comitted & donne or Suffered to be donne by him the Sajd Willjum Parks, his heires or Assigness or any person or persons Clayming by from or Vnder him them or any of them or by

or from any other person, or persons lawfully clayming any right title or Interest to the Same or any part thereof Whereby the said Robert Pepper his heires or Assignes shall or may be hereafter Evicted out of the possession thereof And further the Sajd William Parks & martha his sajd wife for themselnes their heires Executors & administrators Concnant promise & grant to & with the Sajd Robert Pepper his heires & Assignes that they the Said William. Parks &. Martha his Sajd wife vpon reasonable & lawfull demands shall & will performe & doe or Cause to be performed & donne any Such further act or acts whither by way of acknowledgment of this present deed or release of Dower in respect of the said Martha or in any Other kinde that shall or may be for the more full Compleating & confirming & Suermaking the afore bargamed premisses Unto the Said Robert Pepper his heires and Assignes according to the true Intent hereof & the lawes of this JuriSdjecon. In witnes [201a] whereof the sajd Willjam Parks & martha his Sajd wife hand hereunto putt their hands & seales the tenth day of December in the yeare of our Lord one thousand Sixe hundred fifty & nine

> Willjam Parkes & a seale hir m<sup>rk</sup> Martha M. Parks & a seale

Signed Sealed & delinered and these words of the renersion in ye 7th line & Assignes in the ten<sup>th</sup> line interlined before Sealing also the word bee interlined before sealing in the presence of Isack Johnson.

İta Attes<sup>t</sup>• p Robt Howard No<sup>t</sup> Pub<sup>cus</sup>

Boston march the 29<sup>th</sup> 1660 m<sup>r</sup> willjam Parkes & martha his wife doe freely acknowledg, this Instrumen<sup>t</sup> to be their ac<sup>t</sup> & deed the sajd martha relinquishing all hir right of dowe<sup>r</sup> to any pte of the w<sup>th</sup>in granted premisses as Attes<sup>ts</sup> Thomas Danforth.

Entred & recorded this twenty Six<sup>th</sup> of July: 1670. & Compared word for word w<sup>th</sup> the originall as Attests Edw Rawson Recorde<sup>r</sup>.

To all Christian people before whome this prent writing shall Come Annis Morse of Dedham in the Countie of Suffolke in New England Widdow Sendeth Greeting, in our Lord God Enerlasting Know yee that the Sajd Annis Morse, for good Cause her moveing; But more especially for & in Consideration of fiftie one pound tenn Shillings of Currant Money of

New England to her in hand payd, & Secured to be payd by Thomas Beard of Boston in the Countie aforesaid, Marriner, wherewith she doth, acknowledge herSelfe fully

Sattisfyed & Contented, and thereof and thereof, & Annis Morse to Thomas Beard of Enery pt & peell thereof she doth fully Clearely & absolutely exonerate quite Clayme & discharge the Said Thomas Beard his hevres & assignes foreuer by these preents Hath given granted bargained Sold enfeoffed & Confirmed, And by these presents doth gine grant bargaine Sell enfeoffe & Confirme, vnto the Said Thomas Beard A Dwelling house with a Leanton thereunto adjoyned, & a vard thereunto belonging Containing twentie Rods be there more or lesse. Sittuate Lyeing & being in the Towne of Boston aforesaid bounded with two high waves meeting or Comeing one into the Other Eastward & Southward, with the Land of Theodore Atkinson of the Said Boston Senior Northward, & with the Land of the Widdow Denning formerly which now is in the tenure, & possession of Edward Wright of Said Boston Shooemaker westward, To have & to hold the Said bargained prmisses with all the rights prviledges & Appures thereunto belonging as before bounded together with true Coppie Of any such Originall deed or Other writing as Concerns the Said bargained prmisses with any Other Lands If she the Said Annis have any Such deed or writing unto the Said Thomas Beard his heires & assignes, To the only proper vse & behoofe of him the Said Thomas Beard his heyres Executors & assignes foreuer, And the Said Annis Morse for her Selfe her heyres Executors & Administrators doth Covenant & grant to & wth the Said Thomas Beard his hevres & Assignes by these preents, That she the Said Annis Morse the day of the date hereof is & Standeth Lawfully Seized to her owne vse of & in the Said Bargained prinisses & Euery part thereof with the appurces thereof in a good pfect & absolute Estate of Inheritance in fee [202] in fee Sjmple, & hath in her Selfe full power, good right & Lawfull authoritie to grant Bargaine Sell Convey & assure the Same, in manner & forme aforesaid, And that he the Said Thomas Beard his heyres Executors & assignes & Euery of them shall & may foreuer hereafter peaceably & quietly have hold & injoy the afore bargain'd prmisses with all the rights priviledges & appurces thereof as aforesaid, free & cleare & clearely acquitted & discharged of & from all form & Other bargaines & Sales giftes grants joyntures, Dowrs titles of Dower Estates Mortgages forfeitures Judgmits Executions & all Other acts & Incombrances whatsoen had made Comitted & done or Suffered to be done by the Said Annis Morse her heires or Assignes or any pson or psons Clayming

by from or vnder her them or any of them, or had made done or Comitted, or to be done or Comitted, by any other pson or psons Lawfully Clayming any right title or interest to the Same or any part thereof whereby the Said Thomas Beard his heires or assignes Shall or may be hereafter molested or Lawfully evicted out of the possession or enjoyem thereof And further the Said Annis Morse doth for her Selfe her hevres Executors & Administrators Covenant promisse & grant to & with the Said Thomas Beard his hevres Executors & assignes That she the Said Annis Morse vpon Reasonable & Lawfull Demand shall & will pforme & doe or Cause to be pformed & done, any Such further act or acts, whether by way of acknowledgemt of this preent Deed, or in any Other Kind that Shall or may be for the more full Compleating Confirming & sure making the afore bargained primisses vinto the Said Thomas Beard his hevres Executors & assignes according to the true intent hereof & the Lawes of this Jurisdiccon In Wittnes whereof the Said Annis Morse hath hereunto putt her hand & Seale this two & twenty day of July, in the two & twenteeth years of the Raigne of our Sovereigne Lord Charles the Second by the Grace of God King &c Annoge Dom: Christj 1670

her m<sup>r</sup>ke

Annis } Morse with a Seale

22<sup>th</sup> 1670 Before me

This deed was acknowl-

Edw Tyng assist

edged by Annis Morse July

Signed Sealed & Deliuered in the p<sup>r</sup>sence of ffrancis Johnson John Sanford

Possession of the house & Land Within mentioned was given unto the Said Thomas Beard the Day & yeare within written in prence of

Thomas Wiborne Joseph Turnor

Entered & Recorded this twenty sixth of July 1670 & Comped word for word with the Original

As Attests Edward Rawson Recorder

To Xpian people to whome this prent deed of Bargaine & Sale shall Come Peter George of Block Island in New England in America yeoman Sendeth Greeting in our Lord God Euerlasting Know yee that the Said Peter George to & with the Consent of his now wife Mary, for & in Consideracon of the Sume of one

hundred pounds of Currant money of & in New England aforesaid to him the Said Peter George in hand well & truely payd, at or before the Sealing & delivery hereof, By Richard Harris of Brantrey in the Countie of Suffolke [202a] Suffolke, in the MaSachuset Colony in New England aforeSa yeoman, the receipt Whereof the Sa Peter George for himselfe his hyres Executor, & Administrators doth hereby acknowledge, & thereof & of Euery pt & peell thereof doth Clearely and absolutly acquitt Exonerate & discharge the Said Richard Harris his heyres Executors Administrators & Assignes, foreuer by these preents Hath given granted bargained & Sold, & by these preents doth give grant bargaine sell assigne aljen enfeoffe & Confirme vnto the Said Richard Harris, all his the Said Peter George his Messuage house or tenemet, with all & Singuler the Other houses Edifices and buildings with an Orchard vpland & Smale peell of meadow ground to the Said Messuage or tenemt belonging Conteyning by estimation three accres or thereabouts be it more or Lesse Butted & bounded Northwest, with ye high way yt Leadeth to the neck North East with the Lands of Henry Neale South East, & with the Lands of Martine Saund's & John Baxter yeoman, together also with another peell of Land Conteyning by Estimaçon Eighteen Accres or there about be it more or lesse bounded North west with the Land of Baxter aforeSa & Townes Land toward the East with a Creeke, on the South & west with the Lands of ffrancis Nucom together with all & all manner of writings to the Sd bargained primisses belonging and together also with all & all manner of waves waters waterCourses Easemts woods vnderwoods Comons & Comons of Pasture Rights prviledges issues profitts Comodities & Advantages of what kind or Nature Seeuer to the S<sup>d</sup> p<sup>r</sup>misses belonging or in any wise apperteving, All & singular weh Sd Messuage House or tenemit, & all & Singuler Other the Said bargained Lands & prmisses are Scittuate Set lying & being, within the bounds & Towneship of Brantrey aforeSd, And now in the tenure & holding of John ffrench of Brantrey aforeSt To have & to hold the Sd Messuage house or tenemt together with the Sd Orchard & writings & all & Singuler Other the Sa bargained & Sold Lands & primisses [Butted & bounded as aforeSolvith the Hereditanis, with theire & Enery of theire Rights Priviledges & appures vnto the Sa Richard Harris, his heyres & Assignes forcul to the only proper vse benefitt & behoofe of him the Said Richard Harris, his heires & Assignes foreuer, And to be & invre or take effect to no Other vse intent or purpose whatsoeuer, And the Sd Peter George for himselfe his heyres Executors & Administrators, & for enery of them doth Covenant & grant to & with the St Richard Harris his heyres & assignes by these preents in Manner & forme following [viz] that he the Sa Peter George at the time of this grant bargaine & Sale of the primisses vinto the Sd Richd Harris & Vntill the Deliuery hereof vnto the Sd Richd Harris, & vnto the vse of him the S<sup>d</sup> Richard his hevres & assignes forener, was the true & Lawfull owner of the abone Sa bargained p<sup>r</sup>misses, And v<sup>t</sup> he v<sup>e</sup> S<sup>d</sup> Peter George hath in his owne right good right full powr & Lawfull Authoritie & all & Singuler the S<sup>d</sup> bargained prmisses with the hereditam<sup>ts</sup> with theire & Euery of theire Rights Priviledges & appurces to grant Bargaine Sell & Confirme the Same & Eucry bt thereof as aforeSi, And that ye St Richard Harris his heyres & assignes, Shall & May henceforth foreuer Lawfully peaceably & quietly have hold vse occupie possesse & enjoy all & Singular the S<sup>d</sup> bargained & sold p<sup>r</sup>misses free & Cleare & Clearely acquitted off & from all, & all manner of form & Other gifts grants bargaines Sales Leases assignemets Mortgages Wills entailes judgemits Executions dowrs, & all Other acts & Incombrances whatsoeff had made done Suffered or Comitted by the St Peter George his heires Executors And Administrators, or by any or either of them, or by any other pson or psons whatsoed Lawfully Claymeing the Same or any pte thereof whereby the Sa Richa Harris his heyres or assignes shall or may at any time or times hereafter be Lawfully Molested in, or evicted out of the possession thereof, or out of any pt or peell thereof, And also that the St Peter George his heires Executo's & Administrato's the Sa Bargained & sold p<sup>r</sup>misses vnto the S<sup>d</sup> Richard Harris his heyres [203] his heyres & assignes against themselves respectively & all & Enery Other pson & psons Whatsoener Claymeing or to Clayme any estate Reight title interest Clayme or demand whatsoeuer of in or to the Sa bargained & Sold prinisses or any pt or peell thereof Shall & will warrant & detend by these prsents, And the St Mary wife of the St Peter George doth fully freely & clearely gjue & yeeld vp vnto the Said Richard Harris his heyres & assignes all her Reight title & interest of Dower of & in to all & Singuler, the afore-S<sup>d</sup> Bargained & sold p<sup>r</sup>misses & Euery p<sup>t</sup> & pcell thereof for euer by these preents, And further that the Sd Peter George & Mary his wife, now have for themselves respectively & for theire heyres Executors & Administrators doe Covenant & grant by these preents that upon reasonable & Lawfull demand they shall or Some or one of them Shall & will pforme or doe or Cause to be pformed & done any further act or acts thing or things devise or devises in the Law whether by way of acknowledgem<sup>t</sup> of this deed & release of lower by

her the Said Mary or in any Other kind whatsoener that Shall or may be for the more full Compleating Confirmeing & Sure Makeing of the Sa bargained prinises ynto the Sa Richard Harris his heires & assignes forener according to the true intent hereof, & according to the Lawes of the above-Sa Coloney In Wittnesse whereof the Sa Peter George & Mary his Sa wife hane hereunto putt theire hands & Seales, the fifth day of the Moneth of July [according to the Computation of New England in the yeare of our Lord God One thousand sixe hundred & Seventy Annoq Regni Regis Carolj sečdj Dej graf Angle Scotiae franciae Et Hyberniae fidej Defen & xxij<sup>th</sup>

his m<sup>r</sup>ke
Peter { Georg } & a Seale
Mary Georg } & a Seale

Signed Scaled & Delinered to the vse & behoofe within mentioned in the p<sup>r</sup>sence of vs

> Wi: Kent John Baxter Eliza Hen: Nelson Ser

This deed was acknowledged by Peter George July 5th 1670

Before me Edward Tyng Assist

This is to Signify that there is possession given of the land by turfe & twig after the deed was drawne signed & sealed & Deliuered By Peter George the 6: of the 5th Moneth 1670 in prence of vs

Joseph Penniman Samvell Penniman

Entered & Recorded this  $26^{\rm th}$  of July 1670 & Compd word for word with the Originall

as Attests Edw Rawson Record<sup>r</sup>.

To all Xpian people to whome this preent deed or Instrumtin writing shall Come Elizabeth Haugh the Daughter of Samvell Haugh Clerke Late deceased of Reading in the Countie of Middlesex in the Massachusetts aljas Massathusetts Colony in New England Spinster Sendeth Greeting in or Lord God Euerlasting Whereas Samvell Haugh by the name of Samvell Haugh of Reading by his Last

name of Samvell Haugh of Reading by his Last
Will & Testamen<sup>t</sup>, bearing [for the makeing
thereof] date the fine & twentjeth day of the
Moneth of December in the yeare of Ou<sup>r</sup> Lord

God one thousand sixe hundred fifty & Seven & for the Confirmaçon thereof beareing date the fine & twentieth day of Janvary in ve yeare of our Lord One thousand sixe hundred fifty & Seven] Did amongst Other things bequeath & give to his welbeloved Daught's [by the name of my WelbeLoved Daught's Elizabeth Sarah & Mary all his houses & Land [204] & Land yt he should dye possessed of within the Towne of Reading, with all the accomodations properly thereunto belonging &c Together with a Proviso or endorsem<sup>t</sup> to the S<sup>d</sup> Will bearing date the twentie Eight day of September in the yeare of our Lord God One thousand sixe hundred sixtee & one [vizt] in these words following, Whereas in my Will endorsed Novissimum, I Ordered my Land at Brantrey as pte of my wives Joynture & Houseing & Lands that are at Reading all of them as my Daughters porcon, I have thought meete to make this Change in v<sup>t</sup> my Will in this only [to witt] that I Leave it to my wines Choyse to take fower or fine yeares, & thother to be to my Daughters, & of that wen she shall Choose I give her, And she to give the Same vnto those my Children that are betweene vs. or words to the Same effect, as Relation to the Said Will & Testamt together with the Proviso or endorsment being had doth & may at Large plainely appeare Now Know that ve Sa Elizabeth Haugh to & with the Consent of her mother Sarak, Late the wife of the Said Samvell Haugh & also to & with the Consent of Capt Thomas Savage & Hezekjah Vsher who are Joynt Executors to & with the S<sup>d</sup> Sarah Executrix to the Sa Last Will & Testamt of the Sa Samvell Haugh w<sup>ch</sup> S<sup>d</sup> Sarah is now wife to John Brock of Reading aforeS<sup>a</sup> Clarke] for & in Consederacon of the Sume of two hundred pounds of Currant Money of & in New England aforeSd to her the Sd Elizabeth Haugh in hand at or before ye Scaling & deleuery hereof well & truly pavd by Richd Harris of Brantrey in ve Countie of Suffolke in ve aforSd Colony yeomo The receipt whereof the Sd Elizabeth Haugh doth hereby acknowledge & therewith to be fully payd Contented & Satisfyed, And thereof & of Enery pt & peell thereof for her selfe her heires Executors & Administrators, doth acquitt Exonerat & absolutly discharge the S<sup>d</sup> Richard Harris his hevres Executors Administrators & Assignes for ever by these preents, Hath given granted bargained & sold & by these prsents doth give grant bargaine Sell assigne aljen enfeoffe & Confirme vnto the Sa Richard Harris one third pte of all the Land [vpland or Meadow of what kind or nature socuer Late ye Land of the Sd Samvell Haugh by what name or names Soeuer Called cr knowne or reputed to be Called or knowne by the name of Haugh's necke or otherwise howsoeuer Lyeing & being within the bounds & Towneshipp of Brantrey aforeSa, & Late [as is mentioned by & in the Sa Recited Will & Testamt to be in the tenvre & occupacon of Samvell Basse & his partners web Lands Contevne by Estimaçon two hundred fortie Eight Accres or thereabouts be the Same more or be it Lesse, by whatsoeuer Land or Lands way or waves water or waters Island or Islands Marsh Lands or meadows, or howsoener Otherwise bounded or butted or by what denomination or denominations socuer the same is [Otherwise then what is mentioned] to be butted & bounded together with all & Singuler pfitts Comodities & Advantages to the Sa Land & prinisses of what kind & nature socuer belonging as to the third pte thereof, [& not otherwise is hereby granted or intended to be granted by these preents] To have & to hold all & Singular the St given & granted bargained & Sold Lands & prmisses howsoever Butted & bounded as aforeSa That is to say one third pt of two hundred & fortie Eight Accres or there about as aforeSa is mentioned & is hereby granted, with the Revertion & Revertions Remainder & Remainders theire of wth the Hereditamits, with theire & Euery of theire appures, vnto the St Richd Harris his heires & Assignes for euer to be & invre to the only proper vse benefitt & behoofe of the St Richard Harris his heires & assignes foreuer, And to be invre & take effect to no Other vse intent or purpose whatsoeuer And the Sa Elizabeth Haugh doth for her selfe her Executors & Administrators & for every of them hereby Covenant & grant to & with the S<sup>d</sup> Richard Harris his heyres & assignes by these preents in manner & forme following [vizt] that She the Sa Elizabeth at the time of the Said grant of the Bargaine & Sale of the S<sup>d</sup> p<sup>r</sup>misses vnto the S<sup>d</sup> Richard Harris, & vntill the delinery hereof vnto ye St Richard Harris, vnto ye vse of him ve Sa Richard Harris his heyres & assignes forener was the true Lawfull owner of the aboue bargained Sold prinisses, & that She hath in her owne Right [especially by & with ye Consent of her Sa Mother Sarah Capt Thomas Savage & Hezekjah Vsher Executrix & Executors as aforeS<sup>4</sup>] full power & Lawfull Authority all and Singular ye St Lands & prmisses, with theire & Enery of theire Rights prviledges & appurces to grant Bargaine Sell And Confirme the Same as aforeS<sup>d</sup>, And y<sup>t</sup> y<sup>e</sup> Said Richard [205] Richard Harris his heires & Assignes shall & may henceforth foreuer Lawfully peaceably & quietly have hold vse Occupie possesse & enjoy the Said bargained & sold primisses free & Cleare & freely & Clearely acquitted of & from all & all manner of gifts grants bargaines Sales Assignemits Wills Mortgages entailes Judgmits Executions & all other acts & Incombrances whatsoen had

made done Suffered or Comitted or to be had made done Suffered or Comitted by the St Elizabeth Haugh her heires Executors or Administrators or any other pson or psons whatsocuer, But all & singular the said bargained prmisses vnto the S<sup>d</sup> Richard Harris his hevres & assignes against themselnes respectively & all & Euery pson & psons whatsoener Clayming or to Clayme any estate Right title interest Clayme or demand whatsoeuer into or vnto any pt or peell of the S<sup>d</sup> bargained prmisses Shall & will warrant & foreuer Defend by these prsents, And further the Sd Elizabeth doth hereby Covenant & promisse, for herSelfe her heires Executors & Administrators & Euery of them ypon all reasonable demands to doe and pforme any further acts or acts of what kinde or nature socuer, vt shall or may be for the more full Compleating & sure makeing of the S<sup>d</sup> bargained primisses vnto the Sa Richard Harris his hevres and assignes foreuer according to the true intent hereof & according to the Lawes of ye Sd Coloney In Wittnes whereof the Sd Elizabeth Haugh hath hereto put her hand & affixed her scale the two & twentieth day of the Moneth of July in the yeare of our Lord One thousand sixe hundred & Seventy Annoge Regni Regis Caroli Sečdi &c xxii

gned Sealed & delinered in prence of vs Memorandum the seù all Races were made & filled vp betweene the one & fortieth & two & fortieth Lynes [within written] & also betweene the two Last Lynes of the within written deed in y Originall before the Sealing & Delinery hereof in the prence of vs

Thomas Savage Senior Hezekjah Vsher Senior Sarah Brock

Michaell Thweat

Eliza: Hen: Nelson

Signed Sealed & delinered in Elizabeth Haugh & a Seale

Elizabeth Haugh acknowledgeth this deed July 22<sup>th</sup> 1670

Before me

Edw. Tyng Assist

Memorandir y<sup>t</sup> vpō the 26<sup>th</sup> day of July in y<sup>e</sup> yeare of our Lord God One thousand sixe hundred & Seventy possession Livery & Seizen was ginen by Capt Tho: Savage for & on the behalfe of Elizab<sup>eth</sup> Haugh in y<sup>e</sup> within written deed mentioned, by virtue of a Letter of Atturney to y<sup>e</sup> S<sup>d</sup> Savage granted by y<sup>e</sup> S<sup>d</sup> Elizabet<sup>h</sup> Haugh for y<sup>e</sup> Delinery of the Bargained p<sup>r</sup>misses within mentioned by Turfe & twigg vnto y<sup>e</sup> vse of the S<sup>d</sup> Richard Harris his heires & assignes In wittnes

whereof wee the vindernamed haue hereunto Subscribed our names the day & yeare first aboue written.

Test Michall Thweat
Joseph Adams
John Basse
John Cleverly
the m<sup>r</sup>ke

of Jonathan 🗡 Heyden

Entred & Recorded word for word & Compared w<sup>th</sup> the originall this 26<sup>th</sup> of July 1670.

p Edward Rawson Recorde<sup>r</sup>

[206] To all Xpian people to whome these preents shall Come Elizabeth Haugh of Reading in the Countie of Middlesex, in the Massachusetts Coloney in New England Spinster doth Send Greeting Whereas the Said Elizabeth Haugh did Seale vnto Richard Harris of Brantrey in the aforeSaid Coloney yeoman & deliner a deed bearing even date with these preents purporting a Complyance of Certaine Lands Called v° Haugh necke Lying & being within the bounds & towneship of Brantrey aforeS<sup>d</sup> To have & to hold vnto him the S<sup>d</sup> Richard Harris his heires & assignes forener, as by the S<sup>d</sup> deed Relacon therevuto being had doth & may at Large appeare, Now Know vee that the Sd Elizabeth Haugh doth hereby Authorize Constitute & depute & her stead & place put her welbeLoved friend Cap<sup>t</sup> Thomas Savage Senio<sup>r</sup> of Boston in the aforeS<sup>a</sup> Coloney to be my true & Lawfull atturney for me & in my name to putt the Said Richard Harris in full & peaceable possession & Seizen of & in all or any pte of the primisses [by delinering of turfe & twigg] in the name of the whole, To hold to the Sa Richa Harris his hevres & assignes according to the tenor purport & Effect of the S<sup>a</sup> deed In wittnesse whereof I the St Elizabeth Haugh haue hereunto putt my hand & scale the two and twentjeth day of July in the yeare of our Lord God One thousand sixe hundred & Seventy Annoq<sup>e</sup> Regni Regis Angli &c xxij<sup>th</sup>

Signed Scaled & Definered in the p<sup>r</sup>sence of vs Hezekjah Vsher scnio<sup>r</sup> Lichaell Thweat Eliza Hen: Nen: Nelson Ser Elizabeth Haugh & a Seale

Mr Hezekjah Vsher Senior & Eliza: Hen: Nelson two of the wittnesses to this Instrumt appeared the 28th of July 1670 Before vs two Magistrats & made Oath that they Set theire hands as Wittnesses to this instrum & See Elizabeth Haugh Seale & Deliii it on the day of the Date thereof as her act & deed

Eliazer Lusher Assist John Leverett

Entred & Recorded in perpetuam rej memoriam this 28<sup>th</sup> of July 1670 & Compard word for word w<sup>th</sup> the originall as Attests Edw: Rawson Recorder-

To all Xpian people to whom this shall or may Come or Concerne Penelope Turner relict & Sole Executrix of the Last will & Testam<sup>t</sup> of the Late Rob<sup>ert</sup> Turner Penelope Turnor to Jn<sup>9</sup> Turnor of Boston in the Countie of Suffolke in New England Vintner Sends Greeting whereas the Late Robert Turner in & by his Last will & Testamt bearing date the nineth day of July 1664 did gine & bequeath vnto his wife Penelope his beloued wife one full & Cleare third pt of all his Lands & Moovables vndisposed of after his debts & legaties were Satisfyed & pavd & for the pavm<sup>t</sup> of his Legatees did Impower his Said reliet & Executrix, with the Advise of his overseers to make Sale of Some of his Lands So left, as in & by his S<sup>d</sup> will more amply doth & may appeare Now know all men that the Sa. Penelope Turner Relief & execcutrix aforeS<sup>4</sup> with the Advise of the overseers for & in Consideraçon of twentie Eight pounds to her in hand by John Turner her Second Sonne wherewith she acknowledgeth Selfe well Satisfyed Contented & fully payd, & thereof & Euery pt & peell thereof doe acquitt Exonerat & foreuer discharge the Said John Turner his heires Executors Administrators & assignes for the same by these presents Hanc obsolutly ginen granted Bargained sold, alliened enfooffed & Confirmed vnto the Said John Turnor & by these preents doe absolutely giue grant bargaine Sell Alljen Enfeoffe & Confirme vnto ve Sa John Turner his heires Executors & assignes all that her peece & peell of Land Scittuate Lying & being at Centerhill in Boston aforeSo, being two accres or Lesse bounded by the Land of Joseph Turner Eastward, by the Land of Richard Cooke westward, by the Land of Joshua Scottow Northerly, & by the Land of the Late Thomall Miller Southerly together with A peell of Land halfe a rod in breadth & thirty rods in Length bounded East with John Turners Land, & west by Joseph Turners Land, by Joshua Scottows Land on the North & [207] & on the Comon or traineing feild on the South bordering also on the high way goeing vp to Centry hill, on the tope of weh hill, Lyeth a peell of Land belonging to the Towne & is sixe Rods Square To have & to hold all & Euery the aboue Sold & granted primisses with all & Euery the Liberties privilidges & appures thereunto belonging or in anywise appertaining to him the Sa John Turnor his heires executors & assignes forcii & to his & theire only proper vse & behoofe forcii, And the St Penclope Turnor relict & Executrixe aforesd for her Selfe heires Executors Adminis-

trators & assignes doe Covenant promisse & grant to & with the Sa John Turner her Sonne his heires Executors Administrators & assignes, that she the Sd Penelope Turner at ye time of ye bargaine & Sale hereof is the true & rightfull owner of the abovegranted primisses & of Euery pt thereof, with the Liberties & appures thereunto belonging & hath in her selfe good right full power & authoritie the Same to sell & dispose & Standeth Lawfully Seized in a good & indefeazable estate of Inheritance of the Same & that the aboue granted primises with theire appures now be & from time to time Shall be Continue & remaine the prop right & inheritance of the him Sd John Turner his heires & assignes free & cleare & freely & Clearely acquitted, Exonorated & discharged of & from all & all manner of former gifts grants Leases Mortgages, Wills, entailes, Judgemts Execucons power of thirds & all Other Incombrances of what nature & Kind socuer, had made done acknowledged Cometted or Suffered to be done, by her the S<sup>d</sup> Penelope Turner or by her late husband Rob<sup>t</sup> Turner theire or either of theire heires Executors or assignes, or by from or under any Other pson or psons Whatsoeuer haueing claymeing or pretending to have or Clayme any Legall right title Interest Claime or demand, of in or to the Same whereby the S<sup>d</sup> John Turner his heires or assignes Shall or may at any time be molested Legally evicted or ejected out of the aboue granted primisses or any pte or peell thereof, with theire Liberties priviledges & appures thereto belonging And further the Sa Penclope Turner for herselfe her heires Executors & Assignes doe Covenant promisse & grant to & with the S<sup>d</sup> John Turner his heires Executors & assignes, That she the S<sup>a</sup> Penelope Turner relict & Executrix aforeS4 shall & will not only Doe or Cause to be done any Such further act or acts & make & signe & Scale to such Other further deed or deeds as shall be for the more full & better Confirmaçon of the aboue granted primisses with theire & Euery of theire Liberties priviledges & appures to him the St John Turner his heires & assignes, But shall & will by her selfe her heires & assignes foreil defend all & Eucry the abone granted primisses with theire & Euery of their liberties priviledges & appures to him the S<sup>4</sup> John Turner his heires Executors & assignes against all pson & psons whatsoener Challenging or Claymeing any legall right or title thereunto by from or under her or her Late husband Rob't Turner or either of theire hevres. In witnes whereof the St Penelope Turner hath hereunto Set her hand & Seale this Eight & twentjeth day of Aprill One thousand sixe hundred & Seventy — Being the two & twentjeth yeare of the Reigne of our Soueraigne Lord Charles the Second, of England Scotland france & Ireland King &c

Penelope Turner & a Seale

Signed Scaled & Delinered & possession giuen & taken of the aboue granted prmisses in theire owne proper psons in prence of vs James Penn

Thomas Grubb

The above written deed of Sale was acknowledged by the aboue named Penelope Turner to be her owne act & drawne by her Consent & order 28: 2: 1670

Before me Elia Lusher Assis<sup>t</sup>

Entered & Recorded this 28th of July 1670 & Comped word for word with the Originall

As Attests Edw. Rawson Record

[208] To all Xpian people, before whome these pisents shall Come Rachell Harwood; the Wife of Thomas Harwood of Boston in the Countie of Suffolke in ye Massathusetts Coloney in New England Taylor Sendeth Greeting in or Lord God Euerlasting Know vee that Harwood to Edw Lylly the Sd Rachell Harwood Sole Executrix & Administratrix unto the Estate of her former husband Robert Woodward deceased by virtue of power given unto herselfe before marriage unto her now husband afores, By authoritie granted unto herSelfe by the Honored Court, & also her Childrens resignation of their respective Rights in & unto the Estate aforeS<sup>d</sup> unto her selfe, as well houseing as Lands & Other estate as by the Courts Order, & writings under the hands of the Sa Children doth more fully appeare for good Cause her mooving especially, for & in Consideracon of one hundred & fifty pounds of Currant money of New England to her in hand payd before the Delmery of these presents by Edward lylly of Boston aforeS<sup>a</sup> Coop whereof & wherewth She doth acknowledge her Selfe fully Satisfyed Contented & payd & thereof & of Euery pte & pcell thereof She doth fully Clearely & absolutly Exonnerate quite Clayme & discharge the Sd Edwrd Lylly his heires Executors & assignes for ener by these preents Hath bargained Sold ginen granted aljened enfeoffed & Confirmed & by these preents doth bargaine Sell grue grant alien Enfeoffe & Confirme unto the Sa Edward Lylly all that her dwelling house & Land, thereunto adjoyning & belonging Scittuate Lyeing & being in Boston aforeS<sup>d</sup> being buttelled & bounded as followeth vizt by the Street or high way Leading to Roxbury on the Northwest side or neere, & there it is in breadth, Eightie Eight foote & a halfe more or lesse, & by the Land Lately Sold by her unto Edward Cowell on the South west Side thereof, & there it is in Length two hundred fiftie & nine foote more or Lesse, by the Land of the Widdow Buttolph & her Children, on the South East Side thereof, & there it is in breadth, thirtie & three foote and a halfe more or Lesse, & by the high way Leading to Wheelers Pond So Called on the North East Side, & there it is in Length two hundred fiftie & fine foote more or Lesse, with all the fruit trees, fruites, fences, profitts priviledges, And appures thereunto belonging or in any wise appertaining To have & to hold the Sa house & Land with all the fruits trees & Other the priviledges & appures thereunto belonging as before bounded together with a true Copie of any Such Originall deed or Other writing as Concerns the Sa bargained prinisses, with any Other Lands, if she the Sa Rachell Harwood have any such deed or writing, unto him the Sa Edward Lylly his heyres Executors & assignes, as his & theire proper possession, to his & theire only proper vse behoofe forener And the St Rachell Harwood for her selfe heires Executors & Administrators doth Covenant & grant, to & with the Sa Edward Lylly, his heyres Executors & assignes by these prents That She the Sd Rachell Harwood, the day of the date hereof is & Standeth Lawfully Sejzed to her owner vse of & in the Sd bargained prinisses, & Euery pt thereof, with the appurces thereof in a good prect & absolute Estate of inheritance in fee Simple, & hath in her selfe full power, good right, & Lawfull Authoritie, to grant, bargaine, sell, Convey, & assure the Same, in manner & forme afore-S<sup>d</sup>, And that he the S<sup>d</sup> Edward Lylly his heires Executors & assignes & Eucry of them Shall & may foreuer hereafter peaceably & quietly have hold & injoy the afore bargained prmisses, with the trees & other the appures thereof as aforeS<sup>d</sup> free & cleare & Clearely acquitted & discharged of & from all former & Other bargaines & Sales gifts grants joyntures dowers tytles of dower hevreships Estates Mortgages forfeitures Judgemts Executions & all other acts & Incombrances whatsoener had made Comitted & done or Suffered to be done by the Said Rachell Harwood her heires Executors or assignes, or any pson or psons Claymeing by from or vnder her them or any of them, or had made done or Comitted to be done, or Comitted by any Other pson or psons Lawfully Claymeing any right title or interest, to the Same or any pte thereof whereby the St Edward Lylly his heyres Executors or assignes Shall or may be hereafter Molested or Lawfully evicted out of the possession & enjoym<sup>t</sup> thereof And [209] And finally the St Rachell Harwood, doth for herselfe her heires Executors & Administrators Covenant promisse & grant to & with the Sd Edward Lylly his hevres Executors & assignes that She the Sa Rachell Harwood vpon reasonable & Lawfull demand, Shall & will pforme & doe, or Cause to be pformed & done, any such further act or acts whether by way of acknowledgemt of this ptsent deed, or in any Other kind that shall or may be for the more full Compleating, Confirmeing & suremakeing the afore bargained ptmisses unto the St Edward Lylly his heyres Executors & assignes, according to the true intent hereof, & the Lawes of this Jurisdicon In Wittnes whereof the Said Rachell Harwood hath hereunto put her land & Scale this Eigth day of July in the two & twentjeth years of the Reigne of our Sonaigne Lord Charles the Second by the grace of God King & Annoqe Dom Christi 1670

Signed Sealed & Delinered

in the presence of vs

Richard Wooddee Tho: Bingley

Tho: pingley

Rachell Harwood & a Scale

This Instrumtwas acknowledged by Rachell Harwood to be her act & deed this 28th of

July 1670

John Sanford Before John Leuerett Assist

Memorandii that Possession of the Said house & Land was Deliuered the Day & yeare within written by Turffe & twigg in prence of

Richard Wooddee

Thomas Bingley

John Sanford

Entered & Recorded this 28th of July 1670 & Compared Word for word with the Originall

As Attests Edw Rawson Record<sup>r</sup>

To all Xpian people to whome these presents Shall Come Joseph Andrewes and Elizabeth Andrewes the wife of the S<sup>d</sup> Joseph Andrewes of Duxbury of ye Governmt of New Plymouth in New England Sendeth Greeting know yee that wee the aforeSd Joseph Andrewes & Elizabeth Andrewes for a valuable Consideracon to vs in hand payd. & Security ginen to be payd by Thomas Andrewes our naturall Sonne of Hingham of the County of Suffolke in New England aforeSd, wherewith wee doe acknowledge our Selues fully Satisfyed Contented & payd & thereof & of Euery pte & peell thereof doe Exonnerate acquitt & discharge the Sd Thomas Andrewes his heyres Executors Administrators & assignes & enery of them foreuer by these presents Haue

Joseph Andrews to Tho. Andrews bargaine Sold enfeoffed & Confirmed & by these p'sents doe gine grant bargaine Sell enfeoffe & Confirme unto the

Said Thomas Andrewes our naturall Sonne all that our house Lotts Containing tenn accres of Land with all the houses Orchards & fences Standing & being upon the S<sup>a</sup> house Lotts [excepting one halfe accre of Land w<sup>ch</sup> wee formerly

Sold to William Johns] weh Sd house Lotts was formerly given vnto vs by the Towne of Hingham, & is bounded with the Towne Street Southward & with broad Coave Northward, & with the Lands that were formerly m<sup>r</sup> William Waltams & Richard Betseumbs westward, & with the Lands that were formerly David Phipenses & Thomas Lorings Eastward, & also all our Salt Meadow Except that pte of it web was form'ly Sold vnto John Leavitt of Hingham aforeS<sup>d</sup> web Salt Meadow Lyeth in a place Called the home Meadow. and Containeth eight Accres & also pte of an Island adjoyning vnto the S<sup>d</sup> eight Accres of Salt meadow web S<sup>d</sup> Salt meadow & S<sup>d</sup> pte of S<sup>d</sup> Island is bounded with the Lands that was form<sup>r</sup>ly m<sup>r</sup> Robert Pecks Eastward & with the Coave westward, & with the Salt meadow yt was [210] was formerly John Porters Southward, & with vpland & Salt meadow of John Otes Northward & allso our great Lott Except that part of it wee formerly Sold to William Hersy wen Said great Lott Containeth one & twentie accres, as it Lyeth bounded with the Lands yt were formerly Nicholas Jacobs Northward & mr William Waltam Southward abutting vpon Weymouth River Westward & vpon the Comon Eastward, & also all v<sup>t</sup> peece of Land Lying in a place Called Pyne Hill & bounded with the Lands that were formerly Thomas Waeklyes Northward & Thomas Shawes Westward, & with the Salt meadow that was form'ly Henry Rusts Eastward, & with the Sea Southward, & also all the North part of a piece of Land Called Rocky necke, from the spring ypon a Straight Lyne by a Swampe Watering place Straight to the meadow that was formerly Richard Betscumbs, & also two accres of Land Lying toward the Southwest of the Sa Rockie neck weh Sd two accres of Land Symon Pecke of Hingham aforeS<sup>d</sup> hath in p<sup>r</sup>sent occupation, all w<sup>ch</sup> S<sup>d</sup> house Lotts houses and Orchards Salt Meadow & great Lott Pyne hill S<sup>d</sup> part of Rockie necke & two accres of Land that the Said Peck bath in preent vse are all Lyeing & being Within the Towneship of Hingham aforeS<sup>d</sup>, together with all the appures and priviledges vnto the demised primisses or any part of them belonging or in any waves appertaining, & all our right title & Interest of & into the Said primisses, with theire appures & priviledges, and enery part & parcell thereof, To have & to hold the St house Lotts with houses Orchards & fences & S<sup>d</sup> Salt Meadow great Lott Pyne hill North part of Rockieweck. & Sd two accres of Land, that the S<sup>a</sup> Pecke hath in p<sup>r</sup>sent vse, be they for measure more or Lesse, Lyeing & being within the Towneship of Hingham, & bounded as aforesaid the aforeSa Exceptions alwayes Excepted, with all & Singular thappurtenances to the S<sup>d</sup> p<sup>r</sup>m-

isses or any of v<sup>m</sup> belonging, vnto the S<sup>d</sup> Thomas Andrewes his hevres & assignes foreuer And vnto the only proper vse. & behoofe of him the Sa Thomas Andrewes his hevres & assignes foreuer, And the Sa Joseph Andrewes & Elizabeth Andrewes doth hereby Covenant promisse & grant to & with the S<sup>d</sup> Thomas Andrewes, that they the S<sup>d</sup> Joseph & Elizabeth are the true & proper own's of all the Sa bargained prinisses, with theire appures & priviledges, at the time of the bargaine & Sale thereof, & that the Sa bargained primises are free & Cleare, & freely & Clearely acquitted exonnerated & discharged of & from all & all manner of former bargaines Sales gifts, grants, titles Mortgages Sails attachmits Judgeme Dowers & titles of Dowers, And all other Incombrances whatsoeuer, And the S<sup>d</sup> Joseph Andrewes & Elizabeth Andrewes doth Covenant promisse & grant by these preents all & Singuler the Sa bargained prinisses with their appures & priviledges vnto the St Thomas Andrewes his heyres Executors & Assignes to warrant acquitt & defend foreuer against all psons by from or under them Claymeing any right title or interest, of or into the Same or any part or parcell thereof, In Wittnes whereof Wee the Said Joseph Andrewes & Elizabeth Andrewes have hereunto Set our hands & seales this sixeteenth day of October One thousand Sixe hundred sixtie & fine

Joseph Andrewes & a Seale the m<sup>r</sup>ke of

Elizabeth  $\digamma$   $\digamma$  Andrewes & a Seale

Read signed Scaled & Deleuered in p<sup>r</sup>sence of vs

> Josiah Loring Edm: Pitts

Memorandũ y<sup>t</sup> the words Andrewes betweene the Second & third lynes & betweene therty & the one & therty lynes were interlyned before the assignm & Sealing in y<sup>e</sup> p<sup>t</sup>sence of the Same Wittnesses

Joseph Andrewes acknowledged this to be his act & deed July 28: 1670

Before Edward Tyng Assist Entered & Recorded this 28th of July 1670 & Compd word for word with the Originall in the 6th Booke of Records Attests Edw: Rawson Record<sup>r</sup>

[211] To all Xpian people to whome these presents shall Come Daniell Dennison Major Gehall of the Massachusetts Jurisdiction in New England Sends Greeting Know yee that for & in Consideration of one hundred pounds to him

in hand well & truely payd, & Secured to be payd by John Alcocke of Roxbury in the Countie of Suffolke in New

England aforeS<sup>4</sup>, Phisitian, wherewith he acknowledgeth himselfe fully Satisfyed, & therefore doth hereby acquitt & discharge the Said John Alcocke his heyres & assignes therefrom, Hane

Daniell Dennison to John Allcocke

absolutely ginen granted Bargained Sold aljened enfeoffed & Confirmed, And by these p<sup>r</sup>sents doth absolutly grue gran<sup>t</sup> bargaine Sell alien enfeoffe & Confirme vnto John Alcocke aforeSaid & his heyres, all that his right title & Interest, that by Virtue of the guift & grant of the Gennerall Court of the Massachusetts afores<sup>d</sup>, to him the S<sup>d</sup> Daniell Dennison, that he hath to one fowerth part of the Island Called blocke Island with all the Liberties priviledges & appures to the Sd fowerth part belonging or in any wise appertaining, as in the S<sup>d</sup> grant bearing date October 1658 Reference thereto being had more Amply appeareth To have & to hold the Said fowerth part of the Sa Block Island, with the fowerth part of the all Liberties priviledges & appurces to the Same in any wise belonging and appertaining, to him the Said John Alcocke his hevres & assignes, & to his & theire only vse & behoofe foreuer, And the Sd Daniell Dennison for himselfe his heires & assignes doth Covenant promisse & grant to & with the Said John Alcocke his heires & asignes, that he the S<sup>d</sup> Daniell Dennison Stands Lawfully Seized of a good estate in fee Simple, in the fowerth part of the Sd Blocke Island, with the Liberties & priviledges thereof, & hath in himselfe good right full power & Lawfull Authoritie the Same to Sell and Convey, & that the Same is free & Cleare from all guifts grants Leases Mortgages Dowers & all Other Incombrances, what soeuer, had made done acknowledged or Comitted, by him the Said Daniell Dennison his heires or assignes or by any other person or persons Clayming in by or from or under him ye Sd Daniel Denison his heires or Assignes, or by from or vnder the Authoritie of the Massachusetts Jurisdictio whereby the Said John Alcocke his heires or assignes shall or may at any time, be any way molested evicted or ejected out of the possession thereof In Wittnes whereof I have hereunto set my hand & seale this tenth day of July Sixteen hundred & Sixtie 1660

Signed Sealed & Delinered in the p<sup>r</sup>sence of vs Edward Rawson

John Wilson junio<sup>r</sup> Before Entred & Recorded 29<sup>th</sup> July 1670··

Daniell Dennison & a Seale 28: 8: 1664 Acknowledged by Major Gehall to be his act & deed

Before me Thomas Danforth 1670…

p Edw Rawson Recorder.

To all Xpian people to whome these presents shall Come, Edward Pason of Dorchester in the Countie of Suffolke in New England Husbandman Sendeth Greeting Edw Pason Know yee that for & in Consideration of a Valuation of the Same to make the Same that the Same t

able Sume to me in hand pavd to Content by John Alcock Alcocke of Roxbury in the County aforesaid Phisition have given granted bargained sold aljened enfeoffed & Confirmed & by these preents doe absolutly give grant bargaine sell enfcoffe and Confirme, vnto him the St John Alcocke two Accres & a halfe of voland & three accres of Salt Marsh be the Same more or lesse as it lyeth togeth in [212] in Roxbury, formerly Called the Salt pan Lott, & there abutting voon the Lane Leading to to the Landing place South East vpon the Marsh of John Alcocke Northwest Vpon the Vpland of John Allcocke SonthEast, & vpon the Land of John Gorton & a Creeke North East. And an accre of Land the Same more or Lesse, formerly the Land of mr Thomas Weld Pastor, as it Lyeth in Roxbury, & there abutting vpon the high way Leading to the Landing place South East, Vpon the Land of John Allcocke Northwest & North East, & upon the way from Dorchester to the burying place Southwest to have & to hold the S<sup>d</sup> above mentioned two accres and a halfe of voland & three accres of Salt marsh, & the accre of Land bounded as is aboue Expressed with all Libertjes Priviledges & appurces to the Same belonging or in any wise appertaining to him the Sa Jno Allcocke his heires & assignes, & to his & theire only proper vse & behoofe for euer, and the Sd Edward Pason & Mary his wife doe Covenant promisse & grant to & with the St John Allcocke his herres & assignes that they the S<sup>d</sup> Edward Pason & Mary his wife before the sealing hereof are the true owners of the aboue granted primisses, & Stands Seized thereof in a good estate of fee Simple, & haue good right full power & Lawfull Authoritie the same to Sell & dispose, & that the Same & Euery pt thereof is free & Cleare & freely & Clearely acquitted Exhonnerated & discharged of & from all & all mann of former & Other bargaines Sales guifts grants Leases Mortgages Joyntures Wills entailes Judgments extent Executions Dowers title of Dowers, & all Other Incombrances whatsoever had made Done Comitted or Suffered to be done, by them the Sa Edward Pason & Mary his wife, or any Clayming in by from or vnder them or either of them, And that the Sd John Allcocke his heires or assignes Shall fro time to time, & at all times quietly Haue hold vse Occupie possesse & enjoy the primisses & euery part thereof, with all Liberties Priviledges & appurces thereto belonging, without the Least Lett trouble Sute

Molestation eviction or ejection of the Sa Edward Pason & Mary his wife, or any under them, & the S<sup>d</sup> Edward Pason & Mary his wife doth Covenant promisse & grant the prmisses & Euery part thereof to warrant & defend the S<sup>d</sup> John Allcocke his heyres & assignes forener, & that ypon reasonable & Lawfull demand, they shall & will pforme & doe or Cause to be pformed & done any such further act or acts whether by way of acknowledgem of this present deed or release of Dowry or thirds in respect of the Sd Mary, or in any other Kind that Shall or may be for the more full Compleating Confirming & sure making the aforeSa bargained prmisses, vnto the Sa John Allcock his heyres & assignes foreuer, In wittnes whereof they have hereunto Set there hands & seales, Dated the tenth of December in the yeare of our Lord One thousand Sixe hundred & sixtie Sixe Signed Scaled & Delinered

in the p<sup>r</sup>sence of vs

Peter Olliner

Thomas Mighell

Edward

Edward Pason & a seale

Edward Pason acknowledgeth this jnstrum to be his act & deed Aprill  $7^{\rm th}$  1670

Before me Edward Tyng Assist Mary Pason acknowledgeth this Instrumt June 7th 1670 Before me Edward Tyng Assist

Entred & Recorded word for word & Compard w<sup>th</sup> the originall this 29 of August 1670.

p Edw· Rawson Re<sup>c</sup>ord<sup>r</sup>

[213] Whereas William Brisco Late of Boston, in the Countie of Suffolke of the Massachusetts Colloney in New England, Taylor [ffor & in Consideracon of twenty fine pounds to him payd in his life time by John Allcocke Late of Roxbury, in the S<sup>4</sup> County & Coloney Phisition

Benjamine Brisco to Jnº Allcocke

to his full Satisfacon & Content] Did absolutly Sell vnto the Sd John Allcock, & to his heyres Executors Administrators & assignes forcil his

great Lott at Muddy River in the Said Countie & Colloney Scittuate Lying & being about half a myle from m<sup>r</sup> Hibbins ffarme [w<sup>ch</sup> the S<sup>d</sup> Willjam had bought Long before of Thomas Alcocke to whome it was first granted Containing about twenty accres of Land be the Same more or Lesse, & for that there was no Conveyance or assurance in writing Sealed & deliuered by the S<sup>d</sup> Willjam Brisco unto the S<sup>d</sup> John Allcocke in the time of theire lines [And forasmuch as it was bought, & also fully payd for as afore S<sup>d</sup> in the p<sup>r</sup>sence of Benjamine Brisco by the S<sup>d</sup> John Allcock, who also by Vertue thereof

enjoyed it Seifall yeares in his life time, & dyed in the possession thereof, weh the S<sup>d</sup> John Allcocks Children haue also quietly enjoyed & possessed ever since, The S<sup>d</sup> Benjamine Brisco Sonne of the S<sup>d</sup> William Brisco & Administrato<sup>r</sup> to his fathers Estate, in Conscience & honesty vpon demand made Considering & knowing that it is Just & meete vt ve Children heires & Executors of the Sd John Allcock Should have a Legall Assurance of theire Right thereunto doth grant as followeth [vizt] Know all people to whome these presents shall Come that Benjamine Brisco [Sonne of the aboue named Willjame Brisco, & Administrator to his So fath's estate doth hereby for himselfe & as Sonne & Administrator aforSa freely fully & abSolutly Gine grant Bargaine Sell Aljen enfeoffe & make over & Confirme all the Right title Interest & Clayme that he had hath or may have, or that the S<sup>d</sup> Willjiam his father, his heires & Administrators & assignes ener had have or may prtend to have vnto the above St Lott or careable Land at Muddy River, with all the timber trees Woods Vndrwoods herbage Swamps, Springs, waters & waterCourses, & all things Whatsoeû therein, & therevpon Contained [as the Same is buttelled & bounded by ve Lands of Samvell Ruggles, [web formerly belonged to Edmond Grosse] on the East & by the Lands of Edward Belchere on the west; & by the Lands that now belongeth vnto John Accres, or Accres & Thomas Boylstone on the South, And by the Lands of Andrew Gardner Joseph Griggs, & Moses Crafts on the North with all the rights titles, libertjes, priviledges & appurces, profitts & Comodities thereof, or in any wise thereunto belonging & appertaining, with all writings deeds, & Euidences that Concerne the Same] unto George Allcocke & to John & Palsgrave his Brethren, & vnto Anna, Sarah, Mary, Elizabeth & Johanna his sisters all of them being the Children heires & Executors of the Sd John Allcocke [Late of Roxbury Phicitian] & to theire heires Executors Administrators & Assignes & to them & their only proper vse & behoofe forener, And the St Benjamine Brisco doth hereby for himselfe, & as Sonne & Administrator aforeS<sup>d</sup> fully absolutly & foreuer acquitt release & discharge the St Children heires & Executors of the Sa [Late] John Alcocke, & theire heires Executors Administrators & Assignes of & from the fine & twenty pounds payd as above Said, & of & from enery pt & peell thereof, & the Sa Benjamine Brisco doth also hereby Covenant promisse & grant to & with the S<sup>d</sup> Children heires & Executors of the S<sup>d</sup> [Late] John All-cocke that Willjam his Said father Stood Lawfully Seized of a good estate in & unto the above granted [214] granted & bargained prinisses, & that at the Sale thereof as aboue Sd he

had in himselfe good right, full power & Lawfull Authoritie. the Same to sell & Convey, & that he the Sa Benjamine, & that he the Sand Benjamine as Some & Administrator aforeSa hath good right & full power by this deed So to Convey or Confirme & Assure, the prinisses, & that the Same was at the Sale thereof, & Now also is free & Cleare from all other guifts, grants bargaines, sales, leases Mortgages dowers Jointures, wills Entailes, & all manner & Other InCombrances whatsouer had made done, acknowledged or Comitted by him or them, or either of them, ve Sd William & Benjamine & all & Euery of theire heires or Assignes, or any other pson by from or under them or either of them, whereby the S<sup>d</sup> Children, heires & Executors of the St [Late] John Alcocke or theire or any of theire heires Executors Administrators or assignes shall or may at any time by any way or meanes be molested evicted or ejected out of theire peaceable possession thereof or any part thereof: And the Sd Benjamine Brisco doth for himselfe his heires & assignes, hereby Covenant promisse & grant the prinisses & Eur pt thereof to warrant & defend to the S<sup>d</sup> Children heires & Executors of the S<sup>d</sup> [Late] John Allcock & theire heires Executors Administrators & Assignes foreuer, And that he shall & will pforme, & doe Such further act or acts that the Law requireth, in any Kind that shall or may be for the more full Compleating Confirmeing & sure making of the about bargained prmisses unto the S<sup>a</sup> Children heires & Executors of the S<sup>a</sup> [Late] John Allcocke & to theire heires Executors Administrators & assignes for euer, In wittnes whereof the Said Benjamine Brisco hath herevnto put his hand & seale this Seventh day of May in the years of our Lord Onethousand sixe hundred & Senenty Annoq<sup>e</sup> Regni Regis Corolj Šeč<sup>d</sup> xxij. Benjamin Brisco & a Scale

Signed Scaled & Delinered in

the p<sup>r</sup>sence of vs Tho Bingler

John Greene

[Thomas Boylstone] in the 22th Lyne [or Confirmed in the 34 lyne was interlyned in the Originall before the Sealing & Deliuery hereof John Greene

This Instrumt was acknowledged by Benjamine Brisco June 8th 1670 ——Before me Edward Tyng Assist Entred & Recorded word for word & Compard wth the

origina<sup>1</sup>. 29 Augus<sup>t</sup>. 1670: p Edw Rawson Record<sup>r</sup>

To all Xpiãn people to whome the presents shall Come Joshua Scottow of Boston in the Countie of Suffolke in New Engld mrent & Lydja his wife Sends greeting Know yee that the Sd Joshua Scottow & Lydja his wife for & in Considera-

con of fine hundred and fifty pounds in New Engld Silfi, Three hundred & fifty pounds in hand payd being part thereof, & the remainder Secured to be payd wherewith the Sa Joshua Scottow & Lydja his Joshua Scottow to Sam'l Shrimpto wife Acknowledgeth themselves by Samuell Shrimpton of Sa Boston m'cht to be pavd, doe for themselves & theire heires, acquitt & discharge the Said Samuell Shrimpton his heires & assignes forcil for the Same by these preents. Have absolutly given granted bargained Sold aljened Enfeoffed & Confirmed, & by these preents doe absolutly cleerely & fully give grant bargaine Sell alien enfeoffe & Confirme vnto the above mentioned Samuel Shrimpton all that his Orchard & Garden web he Lately Bought of the Late mrs Martha Coggan Relict & Executrix to the Last Will and Testamt of hir Late husband John Coggan of Boston m'cht being halfe an Accre be it more or Lesse, with that Little Land he bought of Elder Penn with his dwelling house erected & by him built on the Sa Land, with the Out houses yids Orchard Garden Trees fences Liberties priviledges & Appures thereto belonging or in any way Appertaining, as it is now fenced in & is bounded on the one Side with the Land of Elder James Penn South, on the other Side with the Land that Lately was Belonging unto Richard Bellingham Esq<sup>r</sup> now [215] now to Humphery Davje North, one End bounded with the Land of James Davis west, the Other end fronts next the street East, with all Liberties Priviledges & Appures to the Sa house & I and So buttelled & bounded as above belonging or in any wayes Appertaining To have & to hold the abone granted dwelling house, out houses vards Orchard Gard@trees, fences buttelled & bounded as aboue is Exprest with the Liberties Priviledges & Appurces to the Same belonging or in any wise appertaining to him the Said Samuell Shrimpton his heires & assignes forch & to his & theire only Propper vse & behoofe foreit And the Said Joshua Scottow & Lydja his wife, doe for themselues theire heyres & assignes Covenant promisse & grant to & with the Said Samuell Shrimptonis heires & assignes, that he the Said Joshua Scottow & Lydia his wife are the just & true own's of the aboue granted dwelling house & Land buttelled & bounded as above with theire libertjes Priviledges, & Appurces & haue in themselves good right full power & Lawfull Authoritie the Same to Sell grant Convey & assure, And that the above granted p<sup>r</sup>misses is free & Cleare, & freely & cleerely acquitted Exomerated & discharged of & from all & all mann of former & Other guifts grant bargaines Sales, Leases Mortgages joyntures Extents, judgemes Executions dowers power of thirds & Other Incumbrances of what nature

& Kind Soeil, had made, done acknowledged Comitted or Suffered to be done by him the Said Joshua Scottow or Lydia his wife, or by or from any Other person or persons whatsoener under them or either of them, whereby the St Samuell Shrimpton his heires or assignes Shall or may be molested evicted or ejected out of the possession of the above granted prinisses or any part thereof, And the St Joshua Scottow & Lydja his wife doe further for themselues theire heires & assignes Covenant promisse & grant to & with the Said Samuell Shrimpton his hevres & assignes the aboue granted dwelling house & prmisses Buttelled & bounded as above is Exprest to warrant & defend againest all manner of psons whatsoener haneing Claymeing or prending to hane or Clayme any Legall right title interest Clayme or demand, in or to the aboue granted dwelling house, with Other the aboue granted prinisses by from or under him the Said Joshua Scottow or Lydia his wife or either of them theire heires Executors or assignes And the S<sup>d</sup> Joshua Scottow & Lydja his wife doe further Covenant pmisse & grant for themselnes theire heires & assignes, to & with the S<sup>d</sup> Samuell Shrimpto his heires & assignes that he the St Joshua Scottow or Lydja his wife or one of them on demand Shall & will deliner or Cause to be delinered to the S<sup>d</sup> Samuell Shrimpto all Such deeds Euidences Chres writings web Concern the Same, & shall & will from time to time, vpon the Reasonable request of the S<sup>d</sup> Samuell Shrimpton pforme & doe or Cause to be pformed & done any such further act or acts whether by way of Acknowledgem<sup>t</sup> of this p<sup>r</sup>sent deed, or release of dower in respect of the Sa Lydia, or in any Other Kind that Shall or may be for the More full Compleating Confirming & Sure making of the Said bargained prmisses unto the S<sup>d</sup> Samuell Shrimpton his heires & assignes foreil, according to the true intent hereof & according to the Lawes of the Colony aboueSaid In witnes whereof the S<sup>d</sup> Joshua Scottow & Lydia his wife haue hereunto Set theire hands & Seales this seventeenth day of June in the yeare of our Lord One thousand sixe hundred & Seventy being the two & twentjeth years of the Reigne of our Lord Soveraigne Lord Charles the Second of Engld, Scotland, ffrance & Ireland King &c

Signed scaled & Deliuered in the p<sup>r</sup>sence of vs John Vsher Samuell Barnard Willjam Paddy Joshna Scottow & a Seale
Lydja Scottow & a Seale
This deed acknowledged by
Joshna Scottow & by Lydja
his wife being Examined did
freely & Voluntarily yeeld vp
all her right to thirds or Dower
Richard Bellingham Gov<sup>r</sup>

Entred & Recorded word for word & Compared w<sup>th</sup> the originall this 30<sup>th</sup> July 1670 — p Edw Rawson Record<sup>r</sup>

[216] To all christian people Edward Bud of Boston in New England carver Sendeth: Greeting in our Lord God Enerlasting Know yee that the Said Edward Bud with the free Consent of Dorothy his wife for & in Consideration, of the Same of twenty & two pounds current money of New England to him in hand payd by laurenc. White of Boston aforesaid Lighterman, before the scaling & delinery hereof the receipt thereof the said Edward Bud doth hereby acknowledge & thereof & of Euery part & parcell thereof, doth fully & Clearly acquitt & discharge the said Laurence White his heires Execcutors & Euery of them for euer by these presents Hath Granted bargained & sold alliened Enfeoffed Assigned Set ouer & Confirmed and by these preentts, doeth Clearely & absolutely Grant bargaine Sell Allien. Enfeotle Assigne Sett ouer. & Confirme unto the Sajd Laurence White his heires & Assignes foreuer a peece or parcell of land lying & being at the North End of the Towne of Boston, aforesaid Contevning in the front twenty foote in breadth and in the rearc twenty foote in breadth fronting on the street & from thenc backe to the land of Daniel Ture'l & bounded on the land of Edward Bud Northerly & on the land of Nicholas Lash Southerly with the priniledges & appurtenances to the Same belonging To. Haue & to hold the Sajd peece or parce of land as is aboue Expressed wth the liberties priniledges & Appurtenances thereto in any wise belonging or, apperteynig to him the Said Laurenc White his heires Execentors administrators & Assignes. To his & their only propper vse & behooffe foreuer And the said Edward Bud for himself, his heires Execcutors administrators & Assignes doeth Conenant promise & grant to & wth the said Lawrence White his heires & Assignes & to & wth Euerv of them that he the Said Edward Bud at the time of the bargaine & Sale of the premisses is the true & rightfull ownor thereof & that he hath good right full power & lawfull authority the Same to Sell, assure & Convey and that the Same is free & freely & cleerely acquitted Exonnorated & discharged, of & from all & all manner of former & other gifts: grants leases assignements mortgages wills Entailes Judgments dowers power & thirds of Dowers of his now, wife, to be claimed of in or to the same & of & from all other charges titles Incombrances. & demands of what nature & kinde Soeuer had made donn or acknowledged Comitted or Suffered to be donne by the Said Edward Bud or by or from any other person or persons whatsoeuer having clayming or pretending to have or claime any right, title or interest thereto or any pte thereof whereby the Said Laurence White his heires or assignes may at any time be Evicted molested or Ejected from the Same and. ffurther the Said Edward Bud for himself his heires Execcutors & Administrators & for. Every of them, doeth Conenant promise & graunt by these presents the Sajd primises aboue mentioned to be bargained & Sold wth the appurtenances to warrant acquitt & defend vnto the Said Laurence White his heires & Assignes, against all persons whatsoEuer lawfully Clayming any title or Interest of & into the Same forener by these presents, and that it shall & may be lawfull for the Said Laurenc White his heires & assignes, to Cause to be inrolled. & recorded the title & tennor of these presents to his & their behoofe according to the true Intent & meaning hereof & according to the vsuall manner & order of Enrolling & recording deeds & Euidences in Such case, made & provided. In witnes whereof the Sajd Edward Bud hath hercunto set his hand & Seale the Seventeenth day of August in the yeare of our Lord one thousand Sixe hundred & Seventy and in the one & twentieth yeare of the Reigne of our Soueraigne Lord Charles the Second by the Grace of God of England Scotland france & Ireland King defendor of the faith &c 1670.

Edward Bud & a scale

Doro<sup>thy</sup>  ${m {\cal B}}$ ; & Bud & a seale

Signed Scaled & delinered in the presence of & ye word Set in ye last lyne. Saue one Enterlined before ye Scaling & deliùry hereof John Starkey math. Armstrong.

This deed was acknowledged by Edward Bud & Dorothy his wife, August 15 1670

before me. Edward Tyng Asis'aut Entred & Recorded word for word this 23<sup>d</sup> Augus<sup>t</sup> 1670 as Attes<sup>ts</sup> Edw: Rawson Recorde<sup>r</sup>

[217] The Deposition of francis Robbinson aged fifty two yeares or thereabouts Saith, that Whereas he this Deponent was a resident in Saco in the yeare 1631 & being at a Generall Court held for the Province of majne in the yeare 1643 or thereabout, at which Court there Came Orders from the then Lord Proprjetor of the Sajd Province, vnto his Comissioners & the Sajd Court for bounding out Seueral grants granted

formerly, & perticularly for the bounding out of a Patent granted to Captaine Thomas Camocke then in the possession of mr Henry Jocelyn, by virtue of which order I the the Said Deponent being then a magistrate for the Said Prouince, & John West being a deputy for the Countrey were appointed by the Said Court, to Lay out the bounds of the Sajd grant, which according to the best of my Skill & knowledge was done, the bounds being on the Easterly side of the River called mills his river, & neare to the Said mills, his house on the other Side of the Said River, & from thence to goe to Spurwincke to a marsh that lyeth vp the ryver of Spurwineke to the Said marsh being on the westerly side of the Said River of Spurwinck. & neere about a mile from the mouth of the said Riner which bounds this deponent hath taken notice of to be the bounds of the Said Patent for the Space of thirty five yeares or there about & further Saith not-Taken vpon oath the 7th of September, 1670 before vs. Daniel. Dennison: Edward Tyng: The deposition above written & taken is Entred word for word win the original & therewth Compared the 9th of September: 1670: in the Booke of Records for Suffolke in perpetuam rej memoriam at Request of Joshua Scottow as Attest's Edw Rawson Recorder.

To all Christian people to whom this present deed of Sale Shall Come Edward Tyng of Boston in the Colony of the Massachusets in New England Esquire Sendeth greeting in our Lord God Euerlasting Know yee that the Sajd Edward Tyng wth the ffree consent of Mary his wife for & in Consideration of forty & five pounds in money & other lands tennements & haeredittaments by David Saywell of Boston aforesaid Joyner Conveyed & Assured to Jonathan Tyng Sonne of the Said Edward Tyng [and according to the minde & order of Edward Tyng Esquire] his heires & assignes, in Exchange whereof & therewith the said Edward Tyng acknowledgeth himself. Mully Sattisfied & Contented & thereof clearely acquitteth. & dischardgeth the sajd David Saywell his heires Execcutors administrators & Assignes for euer by these presents hath given granted bargained Sold alliened Enfeoffed & Confirmed & by these presents doeth fully clearely & absolutely give grant bargaine Se<sup>n</sup> Alljen Assigne Enfeoffe & Confirme in Exchange unto the Sajd Dauid Saywell his heires & Assignes forener a peece or parcell of land w<sup>th</sup> the messuage tennemen<sup>t</sup> or dwelling house & other the building on part thereof Standing the said peece or parcell of land Conteyneth, in breadth in the front, thirty & eight foote or thereabouts & in breadth in the reare thirdy & two floot or thereabou's & Conteyneth in length, one hundred. & fine pfoot or thereabout & is Scittuate lying & being in Boston aforesaid, & is bounded northerly by the land of our Honored Governor Richard Bellingham Esqr & Southerly by the land of m's Hannah. Sauage widdow & Butteth on the land of the said widdow Hannah Sauage Westerly & on the street Easterly wth the appurtenances thereof & priviledges thereto belonging or in any wise apperteyning And all the Estate right title interest vse & Propriety possession Claime & demand. Whatsoever of him the said Edward Tyng of in or to the Same or any part or parcell thereof And all deeds Evidences & writtings web Concerne the Sajd bargained premisses only & Coppies of all such deeds Euidences & writtings which Concerne the Same wth other things To Haue & to hold the Said peece or parcell of land with the messuage Tennement or dwelling house & other [218] the building on part thereof Standing, Butting & bounded as aforesaid

wth the appurtenances thereof & priviledges thereto belonging as aforesaid Vnto the Said Dauid Saywell his heires and assignes To his & their only propper vse & behooffe for euer And the said Edward Tyng for himself. his heires Execcutors & administrators doeth. Couenant promise & grant to & wth the Sajd Dauid Saywell, his heires & Assignes, by these presents as followeth, vizt That he the Said Edward Tyng at the time of the grant bargaine & sale of the premisses vnto the said Dauid Saywell vntin the delinery hereof, vnto the said Dauid Saywell to the vse of him his heires & assignes foreuer was the true & lawfull ownor of the premisses & was lawfully seized in his owne right in a good perfect & absolute estate of Inhaeritance in ffee simple and hath in himself full power & lawfull Authority the said mentioned Bargained premisses to give grant bargaine sell alliene Enfcoffe & Confirme as aforesaid And, that the said Dauid Saywell his heires & Assignes shall & may henceforth forener lawfully peaceably & quietly hane hold vse possesse & Enjoy the Sajd Bargained primisses & Enery part & parcell thereof free & cleere & Clearely acquitted & discharged of & from all & all manner of former & other gifts grants bargaines sales leases assignemts mortgages wills Entailes Judgments Executions Extents forfeitures Seizures Jointures dowers & of & from all other

mr Edw Tyng to Dauid Saywell charges. Titles. Troubles acts & Incombrances whatsoeuer had made donne or Suffered to be had made or done by the Sajd Edward Tyng his heires Executors administrators or any other person, whatsoeuer by his or their act meanes default Consent or procurement whereby the Sajd Dauid Saywell his heires or assignes shall or may be hereafter molested in or Evicted out of the pos-

session thereof or any part or parcell thereof: And that the Said Edward Tyng his heires Execcutors & Administrators the Sajd prementioned bargained & Sold premisses, vuto the said Dauid Saywell his hones & Assignes against themselves respectively & all &. Euery person & persons whatsoener lawfully clayming or to Claime any estate right title Interest vse propriety possession clajme or demand whatsocuer of in or to the Same or any part or parcell thereof from by or vnder him them or Either of them shall & will warrant & foreuer defend by these presents. And Mary the wife of the Sajd Edward Tyng doth fully & freely give & yeild vp. Vnto the Said Dauid Saywell his heires & Assignes for ener all hir right & title of Dower & Interest of in or to the premisses foreuer by these presents And that the Said Edward Tyng & Mary his wife & the heires Execcutors & Administrators of the Sajd Edward Tyng respectively Vpon reasonable & lawfull demand from, time to time & at any time wthin the Space of two yeares next Coming shall & will doe any Such further & other act & acts, whither by way of Acknowledgment of this present deed or in any other kind that shall or may be for the more full Compleating Confirming & Suremaking of the said bargained premisses, vnto the Said Dauid Saywell his heires & Assignes foreuer according to the true Intent heereof & according to the lawes of the Colony abouesajd In witnes whereof the said Edward Tyng & mary his wife hane here unto sett their hands & Seales the seventh day of october in the yeare of our Lord one thousand Sixe hundred Sixty & nine Collatterally before the Signing Scaling & delinery hereof the Said Edward Tyng for himself his Execcutors & Administrators doth give & grant unto the said Dauid Saywelle his heires & Assignes foreuer free ingress: Egress: & regresse Way & passage from the streete through the Entry of Hannah Sauage Widdow for the transporting of wood & other necessarves both in & out at all Seasonable times he the Said Dauid Saywell or his heires Execcutors administrators or Assignes yeilding or paying vnto the Sajd Hanah Sauage or her herres Execcutors or Administrators from time to time & [219] at all times the halfe part of what charges she or Either of them shall lay out & Expend in repayring of the pauement of the said Entry & the doore to the Said Entry next the street And in Consideration of which priniledg of the Sajd Entry aforesajd he the Sajd Dauid Saywell doth for himselfe his heircs Execcutors administrators & Assignes Couenant & promise that it shall & may be lawfull vnto & for hir the Said Hannah Sauage & her heires Execcutors administrators & Assignes &. the assignes of Either of them. to have firee ingress Egress & regress at all Seasonable times unto & from the pump in the yard behind the house of the Sajd Dauid Saywell wth water Sufficient for their or Either of their view. if it be there to be had she the Sajd Hannah or her heires Executors administrators or Assignes yeilding or paying unto the Sajd Dauid or his heires Executors administrators or Assignes the halfe part of what charges he or Either of them shall be at in Amending or new making the sajd pumpe or what other charge shall be necessary thereunto from time to time & at all times — Edward Tyng & a Seale appendigmary Ting &

Signed Sealed & delinered & the words forty & five pounds in money & interlined oner the Seccond line before the Sealing hereof, in the presence of vs.

Ephraim Turnor.
James meere

This Instrument was acknowledged by mr Edward Tyng & mary his wife to be their act & deed the 7th 8mo 1669, before Jno Leueret Asist.

Entred & recorded word for word & Compared w<sup>th</sup> the original this 15<sup>th</sup> of Septembe<sup>r</sup> 1670: p Edward Rawson Recorde<sup>r</sup>.

To all people to whom: this writting shall Come. I John

Chandler of Roxbury, in the massachusetts Colony, in New England husbandman Send greeting Know yee that I the sajd John Chandler for and in Consideration of Eighteen pounds to me in hand paid by ffrancis Lyford of Chandlor Boston marriner the receipt whereof in money Currant in the said Colony 1 doe acknowledg. by these Presents before the Scaling & delinery hereof and wherewith I doe acknowledg myself, to be fully Sattisfied Contented & paid & thereof and of Enery part thereof I doe Exonnorate acquitt & discharge the Sajd ffrancis Lyford & his heires Execcutors & Administrators by these Presents Haue given granted bargained Sold alliened passed over Conveyed Enfeoffed and Confirmed and doe by these presents freely. fully & absolutely, give grant bargaine Sell Alljene Convey Enfeoffe & Confirme unto the Said ffrancis Lyford & unto his heires & Assignes for euer all that my dwelling house & outhousing thereunto belonging and two acres of land or more or less, thereunto adjoyning Scittuated lying & being in Roxbury abonesajd butting Vpon the land of Ammj dawe East & west & North Vpon the land of mr John Alcock &

vpon the South wth the land of John Watson Senior and tenn acres & a halfe of land lying & being in Roxbury aboueSajd in the nookes next dorchester [220] being the Second lott & lying betweene the land of Phillip Torrey and the assignes of Joseph Patching & twenty two acres of land lying in Roxbury in the Eighth lot in the thousand acres next Dedham & all & enery of the priniledges. Easments immunities & Comodities Vnto Euery one of the Said peeces or parcells of lands & housing belonging or Apperteyning or that shall or may hereafter, there unto belong, or appertune. To Hauc & to hold the Said dwelling house out housing & two acres or more or less thereunto, adjoyning & tenn acres & a halfe of land & twenty two acres of land aforesaid together wtn all & Euery the priviledges Easments imunities & Comodities thereunto belonging or Apperteyning or that shall or may hereafter thereunto belong or in any wise appertejne only Vnto him the said francis lyford & his heires & Assignes forener & the Said John Chandler doeth Couenant & promise by these presents for himself & his heires Executors & administrators with & unto the Sajd ffrancis Lyford & his heires Execcutors & administrators & Assignes in manner & forme following That he the said John Chandler is imediately before the Scaling & deliuery hereof the true Sole & propper ownor of the Sajd dwelling house & outhousing & the Sajd Scuerall parcells, of land afore Sajd and all the printledges Easements & Comodities thereunto belonging or that shall becreafter thereunto belong. & hath good right & full power in himself to sell the Same & that the premisses w<sup>th</sup> the appurtenances are free & cleere & freely & cleerely acquitted & dischardged of & from all former gifts grants bargaines Sales thirds dowerjes Attachments Judgments Executions forfeitures mortgages & Incumbrances whatsoeuer And the premisses, to warrant & defend against Enery person. Clayming or that shall hereafter Claime any right title or Interest unto the Same or any part thereof And to Give what further & better assurand shall be Judged needfull for the more Suermaking & Confirming of the premisses unto him the said ffrancis Lyford or his heiros Execcuto<sup>rs</sup> administrato<sup>rs</sup> or assignes Provided alwayes that if the abovenamed John Chandler or his heires Execcutors administrators or Assignes doe well & truely pay or Cause to be paid unto the Said ffrancis Lyford or unto his Certeine Atturney or his heires Execcutor admîtrators or Assignes the Just some of nineteen pounds in money in the Sajd Colony on the twentieth day of march nex<sup>t</sup> Ensuing the date hereof in the dwelling house of Thomas Smith in Boston shipwright or Elswhere that then this Instrument or deed of Sale to be vovd anything herein Conteyned

to the Contrary notwithstanding In: Witnes whereof I have here anto put my hand & Seale this twentieth day of September in the twenty Second years of the reigns of our Soueraigns Lord Charles the Second by the Grace of God of England Scotland france & Ireland King defender of the faith &c & in the years of our Lord Christ 1670

Signed Sealed & delinered after the Interlining the words only unto him the Sajd ffrancis Lyford & his heires & assignes for Euer aboue the twenty first line in the originall in presence of vs

John Chandle<sup>r</sup> & a seale this Instrumen<sup>t</sup> was acknowledged by John. Chandler the 20<sup>th</sup> of September: 1670

before Jn° Leueret Asistant

Robe<sup>r</sup> Butche<sup>r</sup> Peter Golding scr

Entred & Recorded word for word & Compared w<sup>th</sup> the original this  $20^{\text{th}}$  of September  $1670^{\circ}$ 

as: Attests Edw Rawson Secrety

[221] To all Christian People to whome these prents shall come Benjamin Brisco of Boston, in the County of Suffolke in New England Cordwainer & Sarah his wife Sends Greeting whereas the sajd Benjamin Brisco, by the free guift of his late flather William Brisco of the sajd Boston, was made joynt purchaser with him & his Brother Ezekiell Brisco of a House & Orchard, Scittuate & being in the Great Street going to Roxbury, which sajd House & Orchard with its appurtinences was purchased of Robt Gibbs of sajd Boston more was purchased of Robt Gibbs of sajd Boston more business of Robt Boston in the backs of Robt Boston more business.

merchant, & is Reccorded in the booke of Reccords for the County of Suffolke, & af<sup>ter</sup> the sajd William Briscoes deat<sup>h</sup> was to have & Enjoy one cleere moity of the sajd House & Land to him

his heires & assignes, soe as hee sattisfy & pay vnto Joseph Brisco, Grandchild of the sajd William Brisco if hee attaine the Age of Twenty one yeares the sume of Thirty pounds as in that deed refference thereto being had Amply doth & may Appeare, & whereas the sajd Benjamin, was at the sole Care & trouble to Prouide for his sajd flather in his Old age, till hee dyed since the sajd House & Orchard hath benn deuided the sajd Ezekell Consenting to the sajd Diuission, & Each adjoyning their distinct halfe rudeales, Now Know all men by these presents that the sajd Benjamin Brisco & Sarah his wife for & in Consideration of ye Sum of ninty pounds in New England money, to them in hand fully pajd by Thomas Danforth of Cambridge in the County of middlesex in New

England aforesaid Esq<sup>r</sup>, wherewith they Acknowledge themselves fully sattisfyed Contented & paid & thereof & of Euery part thereof, they hereby acquitt & forener discharge the said Thomas Danforth, his heires & assignes for the Same forener by these presents, the said Thomas Danforth having & hereby Engaging himselfe his heires & assignes to Pay or cause to bee paid vnto the aboue mentioned Joseph Brisco, & to him Only, when hee comes to the Age of Twenty & One veares the Sume of Thirty pounds, as is mentioned in the aboue declared deed on Reccord, Haue absolutely given granted bargained sold alliend Enfeoffed & Confirmed vnto the aboue mentioned Thomas Danforth, his heires & assignes all that his the said Benjamin Brisco his whole & sole right Title interest clayme & demand whatsoeuer that hee hath had, might or ought at any time hereafter to have in that halfe rudeale part of the dwelling House, that the said William Brisco possessed with the shop kitchin Chamber Ouer the shop & kitchin with an Lower Rome, at the back of Ezekiells Hall, being part of the Lentoo & Chamber that lower roome, where the back of the Onen is with the halfe of the yard at the End of the shop, with full & cleere passage, at all time & times by day & night, through the Entry into the Orchard, & halfe the Orchard with halfe the well, & layd out & possessed by him of the sale thereof, with all & all manner of Liberties princledges & Appurtinances, of what nature & kind Socuer thereto belonging or appertaning And by these presents doe gine grant sell alliene Enfeotle & Confirme the [same [222] & Euery part thereof, to him the said Thomas Danforth his heires & assignes foreuer, To Hane & to Hold all & Eucry the aboue granted & mentioned halfe rudale of the said dwelling House Orchard vard, Chambers Kitchin well, &c: denided & possessed as aboue is related, being at the front next the street Twenty two foote, Or thereabouts On the west, as the said Street leads to Roxbury, as as it is now fenced in & bounded by John merrious Land & fence on the north running from the street to Rust's Land on the East, a two Hundred seauenty & six foote bee it more or less, & the Other halfe rudale part of the said House & land, new in possession of the said Ezekiell Brisco on the South with all & all manner of liberties princledges & Appurtenances to the aboue granted premisses & Euery part thereof, belonging or in any wise Appertaning to him the said Thomas Danforth his heires & assignes forener, & to his & their Only propper vse & behoofe foreuer, from the day of the date hereof, the said Benjamin to line in the same rent of may next comming liee standing to all free till the the Hazard of fver comming, within the said house, & the said

Benjamin Brisco & Sarah his wife doe Couenant promise & grant, for themselves their heires & assignes to & with the said Thomas Danforth his heires, & assignes that they the said Benjamin Brisco, & Sarah his wife are the true & proper Owners of the aboue granted primises with their Liberties princledges & appurtenances & haue in themselves good right full power & Lawfull Authority the same to Sell & dispose, & that the aboue granted premisses are free & cleere & freely acquitted Exonnorated & discharged, of & from all & all manner of former & Other sales guifts grants, leases, wills, Entailes, mortgages judgments Extents Dowres, & power of thirds & Other incumbrances of what nature & kind whatsoener, had made done Acknowledged Or suffered to bee done, by the said Benjamin Brisco Or Sarah his wife, or by Or from any Other, Person or Persons whatsoever haning clayming or pretending to have or clayme, any right or legall interest therein or thereto whereby the said Thomas Danforth, his heires or assignes shall or may any way bee molested in Euleted or Ejected out of the possession thereof, And the said Benjamin Brisco & Sarah his wife doe further for themselues, heires Executors Administrators & assignes Couchant promise & grant to & with the said Thomas Danforth, his heires Executors Administrators & assignes, that they the said Benjamin Brisco & Sarah his wife, shall & will not only on all demands deliuer vp all Deeds writtings Escripts & miniments which Concerne the aboue granted prmisses, to the said Thomas Danforth his heires & assignes favre vucancelled & vudefaced that they have or can come by but shall & will also from time to time & at all times warrant & defend the same against all & Enery Person & persons, having clayming or pretending to have Or clayme, any legall Right Title or interest to the about granted premisses with their & Euery of their Liberties & Appurtenances to the same belonging Or in any wise Appertaning, In Wittnes whereof the aboue mentioned Benjamin Brisco & Sarah his wife [haue [223] haue hereunto set their hands & seales, this 16th: of September One Thousand six Hundred & Seanenty, being in the two & twenteth yeare of the Reigne of Our Soueraigne Lord Charles the Second, by the grace of God King of England Scotland ffrance & Ireland defender of the Faith : &c

Benjamin Brisco & a Seale

Sarah Brisco & a Seale

Signed Scaled & delivered after the interlyning of the words [& to him Only in the 13th, lyne & that lower rome where the back of the] in the 17th lyne in the presents of vs:

John Wilson Edward Rawson William Rawson Livery & Seizen w<sup>th</sup> full possession was given of the within granted moyety & Orchard by turfe & twig to Edward Rawson on the behalfe & to the vse of the within mentioned Thomas Danforth, by the said Benjamin Brisco this Seauenteene day of September 1670 in presence of

hir marke

Rebecca  $\mathcal K$  Brisco: William Rawson

17: September: 1670

Benjamin Brisco & Sarah his wife came before mee & Acknowledged this deed to be their Act & deed the day & yeare about written after they had given possession & the sajd Sarah did Renounce her dower in the within granted premisses.

Before mee Richard Russell Assist:

Entered & Reccorded word for word & Compared with the

Originall this 20th: of September: 1670:

As Attests: Edw. Rawson Record<sup>r</sup>.

To all Christian People, to whome this prent writting shall come Penelope Turner of Boston in the County of Suffolke in the massathusets Colonie in new England widdow, Relict & Sole Executrix of Rob!: Turner deceased & vnto his Estate as by his last will & Testament doth Penelope Appeare Sendeth Greeting, Know yee that the

Penelope
Turner

Appeare Sendeth Greeting, Know yee that the
Sajd Penelope Turner, for & in Consideration of
Sundry legacies given by her sajd Husband in &
In this Sajd but will & Textment, with her Same

by his Sajd last will & Testament, vnto her Sonn Joseph Turner & partly in Consideration of the lone & affection, which Shee hath vnto her Sajd Sonn, as also for & in Consideration of One Hundred pounds Sterling to her pajd & Secured to bee pajd by her Sajd Sonn Joseph the receipt whereof shee doth hereby Acknowledge, & thereof & of Enery part thereof, Shee doth fully cleerly & absolutly Exonnorate quitt clayme & discharge her Sajd Sonn Joseph her heires & assignes forener by these presents, Hath bargained Sold ginen granted alliend & Confirmed, And by these presents doth bargaine Sell gine grant alliene Enfeofe & Confirme vnto her sajd Sonn Joseph Turner all that dinission of Land web lyeth next vnto the Century hill as it is now divided, being bounded by the Common, or training feild at the South End thereof & there it is in breadth fline

rodd & six foote more Or less by the land of her Sonn John Turnor on the west side thereof & there it is in length thirty one rod & fine foote & halfe more or less by the Pasture Land of the late Jeremiah Houchin deceased at the north End thereof & there it is fowre rod & three foote in breadth more or less, & by the land of the said John Turnor on the East side thereof & there it is length, twenty nine Red & One halfe rod & three foote more Or less, with the new dwelling House therein standing & the barnes Or Stables thereto belonging & therein Standing as also shee doth in like manner gine grant alliene & Confirme vnto her sajd Sonn Joseph one Other Stable & Land, vpon which it standeth neere to the House wherin shee now lyneth, with the little lane thereto adjoyning & belonging, being buttelled & bounded as followeth, One the East by the Land of William Woster, & the narrow lane leading from the market place towards the spring, one the South by the Land of mr Edmond Greenleafe, & On the west by the Land of John Tappin, & by the land of her Sonn Ephraim Turner on the north together with all & singular the fruite Trees fences, fences priueledges proffitts, commodities hereditaments, & Appurtenances to the afore given & granted parcells of Land & House & barnes or Stables belonging, or in any wise Appertaning, To Haue & to Hold, the Said two parcells of Land & the Said new dwelling House, with the barnes or Stables herein before Specified as aboue bounded, together with the trees fruites fences, & Enery the before granted princledges & Appurtenances, thereunto belonging or Appertaining, to him the said Joseph Turner, his heires Executors Administrators & assignes to the only proper vse & behoofe of him the said Joseph Turner his heires Executors Administrators & assignes forener, In wittnes whereof shee hath hereunto put her hand & seale the sixt day of August in the yeare of Our Lord one Thousand six Hundred & Seauenty Annoqe Regnj Regis Caroli Secundi, xxii:

Penelope Turner & a seale Appending

Signed sealed & delinered in

the presence of:

his marke

James G Pemerton

John Sanford

This deed was Acknowledged by m<sup>rs</sup> Penelope Turner Sep<sup>t</sup>· 20<sup>th</sup>: 1670·

Before mee

Edw: Tyng Assist:

Entered & Reccorded word for word & Compared with the Originall this 20<sup>th</sup>. Sep<sup>t</sup>: 1670. Attests:

-р Edw Rawson Record<sup>r</sup>

[224] Be it knowne by these prsents that I Edward Bate of Weymouth; for good & valluable Consideration by me in hand received Haue Given Granted Bargained & Sould unto Edmund Jackson of Boston shoomaker my house & land unto the Same belonging Scittuate and being in Boston being bounded on the North wth mr Richard Bellinghams Marsh; John Hill & the streete westerly James Enerill on the East, & the Cone Southerly together wth Sixteen floote in front ypon the Docke being formerly the possession, of, George Carre as by his deed bearing date 28th [8], 47 may appeare To Haue & to hold the Sajd house & ground wth all the priniledges. & Appurtinances vnto him & his heires for ever And I the Sajd Edward shall & will, warrant the Same against all men Clayming any title there-

Witnes My hand & seale this 22<sup>th</sup> [10]. 1647. Sealed & deliuered in pres-

vnto by from. & vnder me

ence of:
Willjam Aspinwall
Nathaniel Woodward:

Edward Bate & a Seale:
This deed acknowledged
by the Sajd Edward Bate
before me. 22th 10th: 47:

Ri: Bellingham

This is Entred & recorded word for word Agreeing & Compared w<sup>th</sup> the Originall deed, at Reques<sup>t</sup> of Edmund Jackson· this  $7^{th}$  of Octobe<sup>r</sup> 1670, as Attes<sup>ts</sup> Edw· Rawson Record<sup>r</sup>

To all Xtian people to whom this present writting shall Come Edmund Jackson of Boston in the Massachusets Colony of New England shoomaker & Elisabeth his wife Send Greeting Know yee, that the Sajd Edmund Jackson & Elisabeth his S<sup>d</sup> wife for & in Consideration of one hundred: pounds Currant money of New England in hand pajd to Content Haue given granted bargained Sold Enfeoffed & Confirmed and by these presents doe give grant bargaine Sell Enfeoffe and Confirme Vnto Jonathan Shrimpton of sajd Boston Brasier A parcell of land lying & being in Boston, aforesaid. bounded with the land of Sajd Jackson Southerly & is there thirty & five foote or thereabouts with the land of Thomas Dewer Northerly & is there thirty floot or thereabout, wth the land of Sajd Jonathan Shrimpton Wester<sup>by</sup> & is there twenty, one floote or thereabout being the Other End thereof & wth ve Land of James Euerell Easterly & is there twenty three foote or thereabouts this being the other End thereof whiceh said parcell of land hereby allienated is a part of a greater quantity sold win a dwelling house, by one Edward Bate, vnto said Jackson, as by deed bearing date the 22:[10] 1647 appeareth. To Haue & to hold the afore bargained premisses, as beforebounded wth all the proffitts printledges & Appurtinances thereof. & thereunto, belonging together

w<sup>th</sup> a true Copic, of the said Originall deed vnto the Said Jonathan Shrimpton his heires & Assignes to the only propper vse & behooffe of the said Jonathan Shrimpton, his heires & Assignes for euer And the Said Edmund Jackson for himself his heires Executors & administrators doeth. Couenant & grant to & with the sajd Jonathan Shrinmton. his heires & Assignes by these presents That he the Said Edmund Jackson the day of the date hereof is & standeth Lawfully Seized to his owne vse of & in the afore bargained premisses with the Appurtenances thereof in a good perfect & absolute Estate of Inhacritance in ffee Simple & hath in himself full power good right & lawfull Authority to grant bargaine Sell Convey and Assuer the same in manner & forme aforesaid And that he the said Jonathan Shrimpton his heires and assignes & Euery of them shall & may foreuer hereafter peaceably & quietly, have hold and Enjoy the afore bargained premisses with the appurtenances thereof as aforesajd free & cleere & cleerely acquitted & dischardged of & from all former & other bargaines & Sales gifts grant Joinetures dowers, titles of dower Estates mortgages forfeitures Judgments Executions and all other acts & Incumbrances whatsoeuer had made Comitted & donne or Suffered to be donn: by the said Edmud Jackson, his heires or Assignes or any person or persons clayming by from or vnder him them or any of them And flurther the said Edmund Jackson and Elisabeth, his Said wife, doe for themselves their heires Executors and Administrators Couenant promise & grant to and with, the Said Jonathan Shrimpton his heires and assignes that they the said Edmund Jackson & Elisabeth his Sajd wife vpon reasonable & lawfull demand shall & will performe and doe or Cause to be performed and donne any Such further act or acts whither by way of acknowledgment of this present deed or release of dower in respect of the Sajd Elisabeth or in any other [225] kinde that shall or may be for the more full. Compleating Confirming and Sur making the aforebargained premisses, vnto the said Jonathan Shrimpton his heires and assignes according to the true Intent hereof and the lawes of the said massachusetts Jurisdiction. In wittness whereof the Said Edmund Jackson and Elizabeth his sajd wife, have hereunto put their hands and Scales this third day of September in the yeare of our Lord one thousand sixe hundred & Sevent's annoq Regni Regis Carolj Secundj vicessim<sup>o</sup> Secund<sup>o</sup>:

This within written deed was Signed Scaled & delinered wth state Scizin & possession given & received acEdmud Jackson & a Seale. hir mrk

Elisabeth E. J Jackson &

a seale.

cording to law. in presence of ffra: Robinson. Ita Attest` p Robert Howard· No<sup>t</sup> publ. Coloniae. Massa-

Entred & recorded word for word & Compared w<sup>th</sup> the originall the 7th of october 1670 as Attests

This deed was, acknowledged, by Edmund Jackson & Elisabeth his wife October 6th 1670.

before Edward Tyng Asīs<sup>t</sup>:

p Edward Rawson Recorder:

To all Christian People to whome these presents shall come, Hudson Leueret of Boston in the massachusetts Colony in New England merchant & Sarah his wife Send Greeting, Know yee that wee the said Hudson Hudson Leuret To Leueret & Sarah my sajd wife for & in Consideration of the sume of Three Hundred thirty fowre Jno: Hull pounds Currant money of new England to mee the said Hudson Leueret, or my Order in hand paid by John Hull of Boston aforesajd merchant the receipt whereof wee the said Hudson Leueret & Sarah my said wife doe by these prents Acknowledge, Haue given granted bargained sold Enfeoffed & Confirmed, & by these presence doe give grant bargaine sell Enfcoffe & Confirme vnto the said John Hull all that Our dwelling House, yard & garden Sittuate lying & being in Boston aforesajd fronting next the Street Or marketplace East, And Otherwise bounded with the House of mary

Avres widdow west, with the House & ground of Rich-See Lib ard Parker South, & with a High way north, also a pas-13. fol<sup>o</sup>. 216. tor close lying & being in Boston aforesaid, bounded with the ground of Baker East with the Common

Land of the said Boston or training place west, with the high way north, with the House & Land of John Wampas South, aiso Our dwelling House, with two Acres of Land thereto belonging, whereof part is an Orchard Scittuate lying & being in Dorchester in the Colonie aforesaid, bounded with a High way East, with the Orchard of John Dauises west, with the Land of Enoch Wiswell north, & with another High way South, with all & Singular the Appurtenances rights & princledges, vnto enery part & parcell thereof belonging And our right Title & interest of & into the Same, To Haue & to Hold the said Houses & all Other the premises before, in & by these presents bargained & sold & meant or mentioned, to beer bargained & Sold with their Appurtenances vnto the said John Hull, his heires & assignes to the Only proper vse & behoofe of the sajd John Hull his heires & assignes foreuer, And I the said Hudson Leueret for my selfe my heires Executors & Administrators doe Couenant & grant to & with the said John Hull his heires & assignes by these

presents, That I the said Hudson Leneret the day of the date of these presents, was Lawfully seized of a good Estate in fee Simple, And that I the said Hudson Leueret together with my said wife, haue good right & full power to bargaine sell gine & grant the same, & Enery part & parcell thereof with the Appurtenances [thereof [226] thereof in manner & forme aforesajd, & that the said John Hull his heires & assignes shall & may forener hereafter, peacably & quietly Haue hold & Enjoy all & Singular the before bargained premisses, with their Appurtenances free & cleere, & eleerly acquitted & discharged, or Otherwise sufficiently saned & kep<sup>t</sup> harmless, of & from all Other bargaines & sales, guifts grants mortgages, Dowers Titles of Dowers, & all Other Titles Troubles & incombrances whatsoeuer had made done or Suffered, or to bee had made done or suffered to bee done by mee or my said wife, Our Or Either of Our heires or assignes Or any Other Person or Persons clayming, by from or vnder vs or Either of vs, Prouided alwayes & it is Specially Conditioned, concluded & agreed upon by & betweene the said parties to these presents, That if I the said Hudson Leneret, my heires Executors Administrators & assignes, doe well and truly pay or Cause to bee pajd, to the said John Hull his Executors Administrators, or assignes or his or their Order, the said sume of Three Hundred Thirty fowre pounds, at or before the Eighteenth day of October, which shall bee in the yeare of Our Lord One Thousand Six Hundred Scauenty & two vizt One Hundred & twenty pounds thereof, in Currant money of England in the Citty of London, in the Kingdome of England & the Residue Or remainder thereof being Currant money of new England to bee paid at Boston aforesd at the now dwelling house of the said John Hull, without fraud Or further delay, then & from thence forth this present deed & sale of the premisses shall bee vtterly uovd, frustrate & of none Effect to all intents & purposses, And then also the said John Hull his heires & assignes, shall & will deliner up to mee the said Hudson Leueret my heires & assignes all such deeds Euidences & assurances as are or shall bee delinered into his or their Custody, touching & Concerning the premisses & it is further agreed, by & betweene the parties to these presents that vntill I the sajd Hudson Leueret & Sarah my wife shall make default in payment of the sajd Sume of Three Hundred & Thirty pounds, on the day or days & that the place or places limited for the payment thereof as aforesajd I the sajd Hudson Leueret & Sarah my said wife Our heires & assignes, shall may take & receive, the yearly issues & proffitts of the afore

bargained premisses, to vs Our & their vse & behoofe, In

Wittnes whereof wee the sajd Hudson Leuer & Sarah my sajd wife, have hereunto put Our hands & seales this Seanenth day of October in the yeare of Our Lord One Thousand Six Hundred Sixty & nine Annoq Regnj regis Carolj Secundj, xxi:

Hudson Leueret & a Seale

The word pound interlined betweene the first & Seccond line & the word him blotted in the Eight line, & the word day blotted in the twenty third line before Signing Scaling or deliuery: Signed Scaled & delinered in the presence of vs.

Jeremiah Dummer Daniell Quinsey. Joseph Greene: m<sup>r</sup> Hudson Leueret & m<sup>rs</sup> Sarah Leueret his wife freely & fully acknowledged this Instrument, to bee their joynt Act & deed October, the: 7th: 1669

Sarah Leneret & a Scale

Before Thomas Danforth Assist:

Entered & Reccorded word for word & Compared with the Original<sup>1</sup> this 7 of Octobe<sup>r</sup> 1670.

p Edward Rawson Record<sup>r</sup>

Cap<sup>t</sup> Jn°. Hul<sup>1</sup> appearing this 21<sup>th</sup>. of Janr°. 1674 declared y<sup>t</sup> hee was Satisfied to release y<sup>t</sup> pt of y<sup>e</sup> aboues<sup>d</sup>. Lands as is now sold by s<sup>d</sup>. Leuerett to Jn°. Man & Alex; Baker.

Attest<sup>s</sup> ffreeGrace Bendall Rec.

[227] To all Christian People, to whome these presents shall come, Seaborne Cotton of Hampton in the County of Norfolke, & Dorathy his wife Sends Greeting Know yee that the said Scaborne Cotton & Dorathy, for & in Consideration of the Sume of Two Hundred pounds, in Currant money of new England to vs well & & truly paid by John Hull of Boston merchant, the Receipt, whereof wee doe Acknowledge, & Our Schues therewith fully Contented Sattisfyed & payd &

thereof & of Enery part thereof, doe forener acquitt
& discharg the sajd John Hull his heires Executors &
Administrators, Hang ginen granted alliend bargained

Sould, And by these presents doe give grant alliene bargaine sell Enfeotle & Confirme, vnto the sajd John Hull of Boston his heires & assignes foreuer, all that parcell of Land given vnto the sajd Seaborne Cotten by the will of his ffather m<sup>r</sup> John Cotton, & full propriety & interest likewise Confirmed, vnto the sajd Seaborne by M<sup>rs</sup> Sara Mather of Dorchester, m<sup>r</sup> Increase & Mariah Mather at Boston, m<sup>r</sup> John Cotton & Johannah his wife of Gilford as by Deed Appeareth,

to the said Seaborne & likewise the House that was somtimes S' Henry Vaines, with all & Singular the Rights princledges members & Appurtenances Trees profitts & Commodities whatsoeuer to the said House & Land any waves doth or may bee long or Appertaine, which said House & Land is Scittuate in Boston, & bounded with the Towne street on the East, m Howard & m<sup>r</sup> Bellingham on the South, m<sup>r</sup> Bellingham & some land Appertaning to the said Scaborne Sarah, Increase & John on the west, & by East & west line, from the street to the Hill Euen with the north side of the said House, To Haue & to Hold, the said House & Land trees fences with all the Princledges & Appurtenances whatsoener vnto the said John Hull his heires & to the only proper vse & behoofe of the said John Hull his heires & assignes foreuer, against him the said Seaborne Cotton his heires & assignes, & all & enery Other Person & Persons whatsoeuer, lawfully clayming by from or ynder him, them or any of them, And the said Scaborne Cotton for himselfe his heires Executor, & Administrator, doe Couenant grant & agree to & with, to & with the sajd John Hull his heires & assignes & Enery of them by these presents, that the said John Hull, his heires & assignes shall & may from time to time, & at all times forener hereafter lawfully peaceably quietly Haue Hold vse, Occupie posses & Enjoy the said House & Land & all & Singular the before granted princledges rights & Appurtenances as his Owne free & rightfull Inhacritance, in fee Simple without any Condition, reversion remainder or limitation, let suite trouble deniall interuption or Eniction of the said Seaborne Cotton his heires or assignes or of any Other Person or persons whatsoeuer lawfully clayming by from or vnder him them or any of them, And that the said bargained premisses & Euery of them are free & cleere & freely & cleerly acquitted Exonnorated & discharged or Otherwise from time to time, well & sufficiently saued & kept harmless by the said Seaborne Cotten his heires Executors or Administrators, of & from all & all manner of former & other guifts grants bargaines sales leases, mortgages Joyntures Dowers, Title of Dower Judgments Rents & Arearages of Rents, & of & from all other [Titles [228] Titles troubles Charges demands & Incum-

brances whatsoeuer, And further that the sajd Seaborne Cotten his heires Executors & Administrators, shall & will from time to time & at all times during the Space of Seauen yeares next Ensuinge at the Reasonable request & at the cost & Charges of the Law of the sajd John Hull, his heires & assignes make doe performe Acknowledge Execute & Suffer all & Enery such further lawfull & reasonable Act & Acts denice & denices assurances Conneyances, in the Law whatsoener for the further better & more perfect assuring, of all & Singular

the before hereby granted or mentioned to bee granted p<sup>r</sup>mis<sup>ses</sup> with their & Enery of their rights & Appurtenances vnto the sajd John Hull, his heires & assignes, Prouided hee bee not Compelled to trauell further then to the Towne of Boston, In wittnes whereof the sajd Seaborne & Dorathy Cotton, haue put to their hands & Seales, this twen<sup>ty</sup> fowr<sup>th</sup> of September, in the yeare of Our Lord, One Thousand Six Hundred Sixty & Seaborne Cotton & a Seale Dorathy Cotton & a Seale

Signed Scaled & delinered & possession ginen of the House by the latch of the dore & of the Land by twigg & Turfe in presence of vs:

John Leuere<sup>t</sup> John Richards:

Entred & Reccorded word for word & Compared with the Original this  $7^{th}$  of october 1670

p Edw: Rawson Record<sup>r</sup>

To all Christian People before whome these presents shall come, Jared Bourne late of muddy River, in the Countie of Suffolke in the massathusets Colony in new England but now Inhabitant of Road Island in new England aforesaid Sendeth Greeting in Our Lord God Enerlasting, Now Jared Bourne Know yee that the said Jared Bourne for divers good Causes him mooninge, Especially for & in Consideration of the full & just sume of nine pounds in money, & to Content to him in hand paid, before the Ensealing & delinery of these prsents by John Hull of Boston aforesajd Goldsmith, wherewith the said Jared Bourne doth Acknowledge himselfe fully sattisfied & Contented, & thereof & of enery part & parcell thereof doth fully cleerly & absolutly, Exonnorate acquitt & discharge the said John Hull, his heires Executors Administrators & assignes forener by these presents, Haue bargained Sould given granted, alliend Enfeoffed & Confirmed, And by these presents, doth bargaine sell gine grant alliene Enfeoffe & Confirme, vnto the said John Hull his heires & assignes Six Acres & a quarter of Land more or less as it is Scittuate being & lying at middy Riuer aforesaid bounded by the Land of John Biggs Northward by the Lands of Peter Aspinwall Southward & Easterly by the Land or Swamp westerly & by the Path betweene the said bargained Land & the marsh or meadow ground of John White Eastward, with all & Singular the bennifitts princledges & proflits thereof, & enery the Appurtenances & heridataments, thereto belonging or in any

wise Appertaning, The sajd John Hull to have & hold all the aforesaid Land with all the wood & vnder wood water & water Courses, fruites Effects bennifits, profitts & princledges thereof with the Appurtenances, thereunto belonging or in any wayes Appertaning, to him his heires Executors, Admi- [229] nistrators & assignes, as his & their proper possession, to his & their only proper vse & behoofe, as their Estate in fee Simple, from the delinery of these presents forener. And the said Jared Bourne for himselfe, his heires Executor & Administrator doth Couenant & grant to & with the said John Hull, his heires Executors Administrators & assignes that hee now is, the true & Rightfull Owner of the aboue bargained parcell of Land with all & Singular the aboue mentioned premisses & that hee immediath before the Enscaling thereof, hath full Ample & Lawfull power & Authority to bargaine sell gine grant alliene & Confirme the same vnto the said John Hull, his heires Executors Administrators & assignes as afores any other former Act or deed had made or done by him his heires Executors Administrators or assignes or Any Other person or persons from by or under him or them Notwithstanding, And that hee the said Jared Bourne, shall & will against all manner of Persons Clayming any right Title Or interest, of Or vuto the said parcell of Land, Or any of the benifits princledges & appurtenances lawfully by virtue of any deed or deeds thing or things, had or made from by or under him his heires Executors Administrators Or assignes forener by these presents, warrant & defend, & the said Jared Bourne for himselfe his heires Executors & administrators, doth further Conenant to & with the said John Hull that the said Land is free & Cleere & shall Continue vnto the said John Hull his heires Executors Administrators & assignes freely & cleerely Exonnorated acquitted & discharged of & from all Other & former guifts grants bargaines sales, barters, Exchanges mortgages Actions Suites judgments, forfeitures & Engagments or incumberances whatsocuer & vt immediatly next Ensuing the date hereof, it shall bee lawfull, to & for the said John Hull, his heires Executors Administrators or assignes Or either of them to enter vpon take possession of & peacably Enjoy the sajd six Acres & quarter of Land, with all & Singular the bennifits profitts & Appurtenances thereof, without any Euletion, Ejection or interuption Or molestation, by any Person or persons lawfully from by or ynder, him the said Jared Bourne, his heires Executors Administrators or any of them foreuer, And more ouer the said Jared Bourne doth for himselfe his heires Executors & Administrators Couenant to & with the sajd John Hull his heires Executors Administrators & assignes to deliner or Cause to bee delivered to him or them, or Either of them all writ-

tings Escripts or minements showing any right or Title of Or vnto the said parcell of Land Or any the princledges or Appurtenances thereof faire & vncancelled, or true Copies thereof on demand, And that it shall bee lawful to & for the said John Hull his heires Executors Administrators & assignes or any of them, to Enter Reccord & Enrowle, or Cause to bee Entered Reccorded & Enrowled, the Contents of these presents in Court of Records within this Countie or Else where, at his one Charges according to Law in such Case provided, And finally all & Enery Other Act or Acts deeds Acknowledgments, or things that now are or hereafter shall bee neessary for more full Confirming of this Act & deed & the premisses therein mentioned to bee bargained & Sold, vnto the said John Hull his heires Executors Administrators & assignes, the said Jared Bourne his heires Executors Administrators & assignes to doe Execute, performe & finnish according as from time to time, shall bee reasonably aduised deuised in about the premisses, In wittnes whereof the sajd Jared Bourne, hath hereunto put

his hand & Seale this Twenty Seauenth [day [230] day of October in the Seauenteenth years of the Reigne of Our Soueraigne Lord Charles the Second by the Grace

of God King &c: Annoqe Domj: 1665.

Jared Bourne with a Scale Appending

Signed Scaled & delinered in

presence of vs:
Edward Rainsford
Samuell Paddy:

Endorst

Jared Bourne the within mentioned granter did Personally, Appeare before mee this 27th, of October 1665: & Acknowledged the deed on the Other side, to bee his Act & deed, Signed Sealed & deliuered by him & although his wife ffrancis hir name is not mentioned therein, hee doth obleige to Secure from her clayme of any right in the ground mentioned therein

 $\Lambda t t e s t e d p John Lenere^t$ :

Entred & Reccord word for word & Compared with the Original this 7th of october 1670.

p Edw: Rawson Record<sup>r</sup>

To all Christian People, to whome these presents shall come Anthony Loe late of Boston in the County of Suffolke Sendeth Greeting, Know yee that the sajd Anthony Loe for diners Causes, him thereunto mouing & Especially for & in Consideration of a ualluable Sume of moneyes see long since pajd vnto him the sajd Anthony Loe by John Hull of sajd Boston Goldsmith whereof & wherewith hee the sajd Anthony Loe Acknowledgeth himselfe fully Sattisfyed, & hereby doth acquitt, the sajd John Hull his heires Executors Administrators & assignes, foreuer by these presents, Hath given granted bargained Sold Enfeoffed & Confirmed & by these presents doe give grant bargaine Sell Enfeoffe & Confirme vnto the sajd John Hull his heires & assignes all

that parcell of Land Containing Three & thirty Acres more or less lying & being in the woods Or wildernes within the Towneship of Braintry but belonging to the Towne of Boston, & about Twenty flue yeares past by the said Towne of Boston granted & lavd out vnto John Loe, flather to the said Anthony when as Senerall Other dividents or allottments were likewise granted & lavd out to Other men, as by the Reccord of the said Towne reflerence thereunto being had more fully Appeareth, To Haue & to Hold the said parcell of Land with all & Singular the Appurtenances Rights & princledges thereof & thereunto belonging, vnto the said John Hull his heires & assignes to the only proper vse & behoofe of the said John Hull, his heires & assignes forener, And the said Anthony Loe doth for himselfe his heires Executors & Administrators Couenant & grant to & with the said John Hull his heires Executors Administrators & assignes by these presents that the said bargained premisses shall bee & Continue to bee, the proper Right & Inheritance of the said John Hull, his heires & assignes foreuer without the lett molestation Trouble or Expulsion, of him the sajd Anthony Loe his heires or assignes or any other Person or [persons: [231] persons whatsoener & that hee the said Anthony Loe shall & will performe & doe, or Cause to bee performed & done any such further Act or Acts, as hee the said Anthony Loe shall bee thereunto aduised or required by the sajd John Hull Or his assignes for a more full & perfect Conneying & assuring the said bargained premisses or any part thereof vnto the said John Hull his heires or assignes according to the Lawes of the massathusetts Jurisdiction. In wittness whereof the said Anthony Loe hath hereunto put his hand & Seale the tenth day of march, in the years of Our Lord One Thousand Six Hundred Sixty & fline, Annoqe Regnj Regis Carolj Secundi xviiio:

Anthony Low with a scale Appending:
Signed Scaled & delivered Anthony Loe the Grantor
in the presence of vs: in the within mentioned deed,
Jeremiah Dummer personally Appeared the 10th,
Samuell Paddy: of march: 1665, & Acknowl-

edged it to bee his Act & deed scaled by him Before John Leueret A.sist:

Entred & Reccorded word for word & Compared with the Originall this: 8th of october 1670

p Edw Rawson Record

To all Christian People, to whome this present writting shall come Thomas miller of Boston, in the massathusetts Colony in new England Husbandman Sendeth Greeting in Our Lord God Euerlasting, Know yee that the said Thomas miller for & in Consideration of a nallnable sume Tho: miller to John Hull long since paid vnto him the said Thomas miller, by John Hull of sajd Boston Goldsmith, whereof & wherewith the said Thomas miller Acknowledgeth himselfe fully sattisfied & hereby doth acquitt the said John Hull, his heires Executors Administrators & assignes foreuer by these presents, Hath ginen granted bargained Sold Enfeoffed & Confirmed, & by these presents doth give grant bargaine sell Enfeoffe & Confirme, vnto the sajd John Hull his heires & assignes all that parcell of Land Containing about florty Acres, more or less being in the woods Or Wildernes, within the Towneship of Braintry but belonging to the said Towne of Boston, but about twenty ffine yeares past, the said Towne of Boston granted & layd out, vnto the said Thomas miller when as Seucrall Other dividents or or alotments were likewise granted & layd out to other men as by the Reccord of the said Towne, reference thereto being had, more fully Appeareth, To Haue & to Hold the said parcell of Land with all & Singular the Appurtenances Rights & princledges thereof & thereunto belonging, vnto the said John Hull his heires & assignes, to the Only proper vse & behoofe of the said John Hull his heires & assignes, foreuer, And the said Thomas miller, doth for himselfe his heires Executors & Administrators Couenant & grant to & with the said John Hull his heires Executors Administrators & assignes by these presents. that the said bargained premisses, shall bee & Continue to bee the proper Right & Inhacritance of the said John Hull his heires & assignes foreuer, without the lett molestation trouble, or Expulsion of him the sajd Thomas miller, his heires or [232] or assignes or any Other Person or Persons whatsoeuer, And that hee the said Thomas miller, shall & will performe & doe or Cause to bee performed & done, any such further Act or Acts as hee the said Thomas miller, shall bee thereunto aduised or required, by the said John Hull or his assignes for a more full & perfect Conneying & assuring the said bargained premisses Or any

part, thereof vnto the sajd John Hull his heires & assignes according to the Lawes of the Massathusetts Jurisdiction, In wittnes whereof, the sajd Thomas miller hath hereunto puthis hand & Seale, the twenty Eight day of May in the yeare of Our Lord One Thousand Six Hundred Sixty & Six, Annoqe Regnj Regis Carolj Secundj xviii:

The marke of Thomas miller

TM: & a Seale Appending

Signed Sealed & delinered in presence of:
Edward Rainsford Jeremiah Dummer:

Edward Rainsford Jeremiah Dummer:
Edward Tyng Assist:
Edward Tyng Assist:

Entered & Reccorded word for word & Compared with the Original this 8th of october 1670

p Edw· Rawson Recorde<sup>r</sup>

To all Christian People to whome this present writting shall come, Daniell Morse of meadfeild in the County of Suffolke, in the Colonie of the massathusetts in new England Husbandman Sends Greeting, in Our Lord God Enerlasting, Know yee that the sajd Daniell morse, for & in Consideration Twenty pounds starling long since to John Hull: pajd vnto him the sajd Daniell morse, by John Hull of Boston Goldsmith in the said Countie, whereof & wherewith the said Daniell Morse Acknowledgeth himselfe fully sattisfied, & hereby doth acquitt the said John Hull, his heires Executors & assignes foreuer by these presents, hath given granted bargained Sold Enfeoffed & Confirmed, And by these presents doth give grant bargaine sell Enfeoffe & Confirme vnto the said John Hull his heires & assignes, All that parcell of meadow Containing Two & twenty Acres, more or less, adjoyning on the South west, to the meadow of Nicholas Wood, & on the East & north, to Land yet Common, To Haue & to Hold the sajd parcell of Land with all & Singular the Appurtenances Rights & princledges thereof & thereunto belonging, vnto the sajd John Hull his heires & assignes to the Only proper vse & behoofe of the said John Hull, his heires & assignes foreuer, And the sajd Daniell morse doth for himselfe, his heires Executors & Administrators Couenant & grant to & with the said John Hull his heires Executors Administrators & assignes by these presents, that the said bargained premisses, shall bee & Continue to bee the proper Right & Inhaeritance of the sajd John Hull his heires & assignes forener, without the lett molestation trouble, or Expulsion of him the said Daniell morse or of Lydia the wife of the said Daniell morse, their heires or

assignes Or any Other Person or Persons whatsoener, And that the sajd Daniell morse & Lydiah his wife, shall & will performe & doe or cause to bee performed & done any such further Act or Acts, as they the sajd Daniell & Lydia Morse shall bee thereunto aduised or required by the sajd John Hull by the sajd John Hull or [his [233] his assignes for a more full & perfect conneying & assuring, the sajd barganed premisses or any part thereof, vnto the sajd John Hull his heires & assignes according to the Lawes of the sajd massathusetts Jurisdiction, In Wittnes whereof the sajd Daniell & Lydia morse, have hereunto put their hands & Seales, the Seauenth day of June in the yeare of Our Lord, One Thousand Six Hundred Sixty & Six, Annoqe Regnj Regis Carolj Secundj xviiie:

Daniell morse with a Scale Apending Lydia morse with a Scale Appending

Signed Sealed & deliuered in the presence of:
Samuell Bradstreet
Henry de villermus:

This writting was Acknowledged by Daniell Morse to bee his Ac<sup>4</sup>& deed Lydia his wife giving her free Consent thereto, the 7<sup>th</sup> of the 4<sup>th</sup>: month: 1666

Before mee Symond Bradstreet:

Entered & Reccorded word for word & Compared with the Originall 8<sup>th of</sup> octobe<sup>r</sup> 1670

p Edw· Rawson Record<sup>r</sup>.

To all Christian People to whome these presents shall come, Sarah mather the wife of mr Richard Mather of Dorchester; in the Countie of Suffolke in new England, As also Increase mather & mariah his wife, both of Boston of the aforesajd County of new England & John & Jo-Sarah Mather hannah Cotton now reciding at Gilford in new Haven in New England Sends Greeting Whereas m<sup>r</sup> John Cotton sometimes Teacher of the Church of Boston aboues now deceased in his last will & Testament, gaue vnto his Eldest Sonn Seaborne Cotton, Community with his mother in the South Garden, belonging to his House in Boston about named, & also Confirmed by the said will to the sd Seaborne Cotton an house standing vpon part of the ground, built by Sr Henry Vaine & giuen by the said Sr Henry, to the said Seaborne Cotton, Therefore wee the aboue named Sarah Mather Increase & mariah mather John & Johanna Cotton doe for Ourselues, heires Executors & administrators for & in Consideration of the sume of flifty pounds in Currant money to vs in hand well & truly pajd, wherewith wee Acknowledge Ourselues fully Sattisfyed Contented & pajd & doe by these presents acquitt & discharge Seaborne Cotton of Hampton in the County of Norfolke in new England Haue absolutely given granted bargained Sold alliend Enfeoffed & Confirmed, & by these presents doe absolut<sup>ly</sup> gine grant bargaine sell alliene Enfeoffe & Confirme vnto the said Seaborne Cotton his heires & assignes foreuer All that Our Right & Title, clayme & demand that wee have had might or Ought to have by virtue of m<sup>r</sup> John Cottons last will & Testamen<sup>t</sup> abouesajd, Or any Other waves, in a Certaine parcell of Land lying about & neere to that House about mentioned built by Sr Henry Vaine, abouesaid Together with all Trees growing & being thereon, As also all fences now standing & being thereon, together with all Rights princledges proffitts Commodities, Appurtenances, that doe or may thereunto belong, which Land [234] Land is bounded by an East & west lyne. Enen with the Northside of the said Henry on the East, with the Town street of Boston in new England on the South, by Land of m<sup>r</sup> Howard & m<sup>r</sup> Bellingham vpon the west, by m<sup>r</sup> Bellingham & some Land Common, to the abonesaid Sellers & brivers as 'tis now staked ou' To Hane & to Hold the abone mentioned Land with all the fruite Trees fences profitts Commodities, & whatsoener Appurtenances any way belonging thereto, to the abonesajd Scaborne Cotton, to him his heires & assignes forener, And to his & their only proper vse & behoofe foreuer, And the said mary mather, Increase & mariah & Johanna Cotton doe for themselnes their heires Executors Administrators & assignes, Couenant promise & grant to & with the said Seaborne Cotton, his heires & assignes, that they the said Sarah, Increase & mariah, Mather, John & Johanna Cotton, haue in themselves, good Right & full power & lawfull Authority to sell & dispose the aboue mentioned Land & that it is free & cleere, & freely & cleerly acquitted Exonnorated & discharged, of & from all & all manner of former & Other sales guifts or grants Engagements Extents, or Executions Dower & Title of Dowers, & all Other Incumbrances whatsoener, had made done, Committed or Suffered to bee done by them the said Sarah mather, Increase & mariah mather, John & Johannah Cotton, And the said Sarah mather Increase & mariah mather, John & Johanna Cotton doe for themselves their heires & assignes, promise & Conenant to & with Scaborne Cotton his heires & assignes, that hee & they shall peacably & quiet<sup>ly</sup>, have hold vse Occupie & posses & Enjoy the same forener, free from all & all manner of claymes Titles, interests & demands whatsoener, from the beginning of the world without the least lett suite trouble, or molestation of one kind Or Other from the said Sarah mather,

Increase & mariah mather John & Johannah Cotton their

heires Executo<sup>18</sup> Administrato<sup>18</sup> or any clayming by from Or vnder them, Or any of them, In wittnes whereof the sajd Sarah mather Increase & mariah mather, John & Johanna Cotton hauc herenuto se<sup>1</sup> their hands & seales this two & twentet<sup>18</sup> of September, One Thousand Six Handred Sixty & flowre:

Sarah mather & a Seale Appending Increase mather & a Seale Apending Mariah mather & a Seale Apending John Cotton & a Seale Appending

Endorst

Signed Sealed & delinered, this 22th of September in the yeare of Our Lord one Thousand Six Hundred Sixty & fowr, as also possession given by Twig & Turfe, In prence of vs wittnesses

Symon Bradstreet jun<sup>r</sup> John Bellingham Signed Sealed & delinered & possession ginen by turfe & twig, to the within Seaborne Cotton, by Increase & Mariah Mather, the 26th, of September: 1664: in the presence of vs:

John Leuere<sup>t</sup> John Richards

Whereas in the within written deed the bounds East lye, is mentioned to bee from the north side of the House East, it is agreed upon mutually by the Persons interested therein, the Twenty six day of September One Thousand Six Hundred Sixty & flowre, that the said Bound is only from [235] from the South side, of the present standing gate, vpon a straight line to the north side of the said House & further it is agreed, that from the north side of the said House there bee a straight line, runn downe to the front, Or Towne street Sixteene foote northwards of the South side of the said Gate, which Sajd Strip of Land is & shall bee, by the Agreement of all parties, in perpetual Common for the vse of both House's, That this is Our Agreement wittnes Our hands, the day & month aboue written: Seaborne Cotton Signed in the presence of Increase mather

John Leueret John Richards

Entered & Reccorded word for word & Compared with the Originall  $y^e$   $8^{th}$  of october 1670

p Edw· Rawson Recorde<sup>r</sup>·

To all Christian People to whome this present writting shall come, Richard Dummer of Newberry in the massathusetts Colony of New England Gentelman & ffrances his wife sends Greeting in Our Lord God Euerlasting, Know yee that the sajd Richard Dummer & ffrances his sajd wife, for & in Consideration of flifty

pounds in hand pajd to the sajd Dummer, by John Hull of Boston in the said Colony merchant, whereof & wherewith they the said Richard Dunmer & ffrances his wife doe Acknowledge themselnes fully sattisfied Contented & paid & thereof, & of enery part thereof doe Exonnorate acquitt & discharge the said John Hull his heires Executors Administrators & assignes & Enery of them foreuer by these presents. Haue given granted bargained Sold Enfeoffed & Confirmed. And by these presents doe give grant bargaine Sell Enfeoffe & Confirme, vnto the said John Hull a Parcell of Land lying & being in the said Boston Containing one Acree & a halfe more or less bounded with a high way Leading towards Charlstowne East with another High way leading also to Charls Towne west with the Land Somtimes John Webbs, now mrs Thatchers south, with the Land of Captaine Thomas Clarke in part, & the land belonging to the Children of George Danis deceased in part north, To Haue & to Hold, the afore bargained premisses with all the Appurtenances, thereunto belonging as before bounded, & all deeds Euidences & writtings Containing the Same, vnto the said John Hull his heires & assignes, to the only proper vse & behoofe of the said John Hull his heires & assignes forener, And the said Richard Dummer for himselfe his heires Executors Administrators doth Couenant & grant, to & with the sajd John Hull his heires & assignes by these presents, That hee the sajd Richard Dummer the day of [236] of the date hereof,

is & standeth lawfully Seized to his Owne vse of & in the said bargained premisses & Enery part thereof with the Appurtenances thereof in a good perfect & absolute Estate of inheritance in fee Simple, And hath in himselfe full power, good right & Lawfull Authority, to grant bargaine sell Conuey & assure the same in manner & forme aforesd And that hee the said John Hull his heires & assignes & Enery of them shall & may forener hereafter peacably & quietly have hold & Enjoy the afore bargained premisses, with the appurtenances thereof as aforesd free & cleere & cleerly acquitted & discharged of & from all former & Other bargaines & Sales guifts grants, joyntures Dowers Titles of Dowers Estates mortgages forfeitures, judgments Executions & all Other Acts & Incumbrances whatsoeuer had made Committed & done or Suffered to bee done, by the said Richard Dummer, his heires & assignes, or any Other Person or persons clayming, any Right Title or interest by from Or vnder him them or any of them, And further the said Richard Dummer, & ffrances his sajd wife doe for themselues, their heires Executors & Administrators Conenant promise & grant to & with the said John Hull, his heires & assignes That they the said Richard Dummer & ffrances his sajd wife vpon Reasonable & Lawfull demand, shall & will performe & doe such further Act or Acts, by way of Acknowledgment of this present Deed, & release of Dower in respect of the sajd ffrances, for the more full Compleating Confirming & sure making the afore bargained premisses vnto the sajd John Hull, his heires & assignes according to the true intent hereof & the lawes of the sajd Massathusetts Jurisdiction, In Wittnes whereof the sajd Richard Dnmmer & ffrances his sajd wife haue hereunto put their hands & Seales the third day of January in the yeare of Our Lord, One Thousand Six Hundred Sixty & ffine, Annoqe Regni Regis Carolj Seceundj: xviio:

Richard Dummer & a Seale Appending ffrances Dummer & a Seale Appendig

1666.

This was Acknowledinged by the said Richard Dummer

Samuell Symonds:

& ffrances his wife Augst: 29:

Before mee

This within written Deed was signed Sealed & delinered, by the within named Richard Dummer, with State Seizen & possession given & Received according to Law, & the word sajd in the Second lyne interlined before sealing in presence

Ephraim Turner Jeremia<sup>h</sup> Dummer

oť.

Ita Attests p Rob<sup>t</sup>: Howard not: Pubf: Coloniae infrascrip<sup>t</sup>

Scaled & delinered by the within named ffrances Dummer in the presence of: John Rogers.

Sam: Phillips:

Entered & Reccorded word for word & Compared with the Originall this 8 of october 1670.

p Edw∙ Rawson Record<sup>r</sup>

[237] To all Christian People to whome this present writting shall come, Richard Bracket of Braintry in the massathusetts Colony in new England Husbandman Sends Greeting in Our Lord God Euerlasting, Know yee that the sajd Richard Bracket for & in Consideration of the Sume of fline pounds fline shillings, long since pajd vnto him the sajd Richard Bracket by John Hull of Boston Goldsmith in the Colony of the massathusetts aforesajd whereof & wherewith, the sajd Richard Bracket Acknowledgeth himselfe fully Sattisfyed, & hereby doth Acquitt the sajd John Hull his heires Executors Administrators & assignes foreuer by these ptsents,

Hath given granted bargained Sold Enfeoffed & Confirmed, And by these presents doth gine grant bargaine sell Enfeoffe

& Confirme vnto the said John Hull his heires & assignes, All that parcell of Land Thirty Acres more or less, lying & being within the woods in the Township of Braintry, but belonging to the said Towne of Boston & about twenty flue yeares past by the said Towne of Boston granted & layd out, to Other men as by ve Reccord of the same Towne Appeareth To Haue & to Hold the said parcell of Land with all & Singular the Appurtenances Rights & princledge thereof & thereunto belonging, vnto the said John Hull his heires & assignes to the only proper vse & behoofe of the said John Hull his heires & assignes foreuer, And the said Richard Bracket doth for himselfe his heires Executors & Administrators, Conenant & grant to & with the said John Hull, his heires Executor Administrators & assignes by these presents, that the said bargained premisses shall bee & Continue to bee, the proper Right & Inhacritance of the said John Hull his heires & assignes foreuer, without the lett molestation trouble or Expulsion, of him the said Richard Bracket his heires or assignes, or any Other Person or persons whatsoeuer, And that hee the said Richard Bracket, shall & will performe & doe or Cause to bee performed & done any such further Act or Acts, as hee the said Richard Bracke<sup>t</sup> shall bee thereunto aduised or required by the said John Hull, or his assignes for a more full & perfect conneying & assuring the said bargained premisses, Or any part thereof vnto the said John Hull, his heires & assignes according to the Lawes of the said massachusetts Jurisdiction In wittnes whereof the said Richard Bracket hath hereunto put his hand & Scale, the twenty flifth day of october in the yeare of Our Lord, One Thousand Six Hundred Sixty & Annoge Regnj Regis Coroli Secundi: xvnie:

Richard Bracke<sup>t</sup> & a Scale Appending

Signed Scaled & delinered in the presence of Jeremi<sup>ah</sup> Dummer Daniell Quinsev Joseph Green<sup>e</sup>

This instrument of writting was Acknowledged by Richard Bracket, to bee his Act & deed the 26.8th. month, 1667. Before mee

John Leuere<sup>t</sup> Assist:

Entered & Reccorded word for word & Compared with the Originall this: 10<sup>th</sup> of october 1670

p Edw Rawson Recorder

To all Christian People to whome these presents shall come Edward Rawson of Boston in the County of Suffolke in new England Gentlin & Rachell his wife Send

Greeting, Know yee that the sajd Edward Rawson & Rachell his wife, for diners good Considerations them Especially hereunto mooning, more Especially for & in Consideration of the Sume of One Thousand & flifty pounds of New England money, to them in hand pajd, wherewith they Acknowledg themselnes fully satisfyed Contented & pajd, by John Pynchon of Springfeild in the Countie of Hamshire in new England aforesajd Esq<sup>r</sup>, And therefore for themselnes heires Executors Administrators & assignes doe forener acquitt & discharge the sajd John Pynchon his heires & assignes for the same forener by these presents, Hane Absolutiv Ginen Granted bargained sold alliend Enfeoffed & Confirmed, And by these presents doe fully cleerly & absolutly,

by these present doe his cleerly & absoratly, give grant bargaine sell alliene Enfeoffe & Confirme, vnto the said John Pynchon his heires or

assignes, all that his mansion or dwelling House Scittuate lying & being in Boston with the Out housing Gardens fenced in, before the said dwelling House to a three foote of the stile going Ouer, the lane which the said Edward Rawson hath made dividing his land with all the Land within that fence vp the said lane to the Common being neere one Acree, bee it more or less as it is bounded by the street going to Roxbury on the East, the lane on the South the Common on the West, the Lands of William Pollard, Thomas clarke, Richard Cooke Richard Wright, John Blower & Ann & Thomas Batt on the north, with full & free vse of the lane, for himselfe heires & assignes from time to time, & at all times & the fence now standing thereupon with the Commonage to the said Land aboue mentioned belonging. Or in any wise Appertaining with all liberties priueledges & Appurtenances on the said Land soe sold appertaning. To Haue & to Hold, the aboue granted dwelling House, Onthouse grarden Pump Orchard, buttelled & bounded as aboue is Expressed, with that part of Commonage to the whole side of Land sold & all Other Liberties princledges & Appurtenances to the same belonging or in any wise appertaning to him the sajd John Pyncheon, from the last day of may next Ensuing, & to his heires & assignes foreuer, And to & his & their only proper vse, benifit & behoofe foreuer, And the sajd Edward Rawson & Rachell his wife, doe for themselnes their heires Executors Administrators & assignes Couenant promise & grant to & with the said John Pynchon, his heires Executor Administrators & assignes. That hee the said Edward Rawson & Rachell his wife are the true & just Owners of the aboue granted dwelling house & Lands, buttelled & bounded as abone with their liberties princledges & Appurtenances, And haue in themselues good Right full power & Lawfull Author-

ity, the same to sell grant Conney & assure, & that all the aboue granted premisses is free & cleere & freely & cleerly acquitted Exonnorated & discharged of & from all & all manner of former & other guifts grants bargaines sales leases mortgages joyntures wills, Entailes Extents judgments Dowers or [239] Or Power of thirds & Other incumbrances of what nature & kind soener had made done, Acknowledged Committed or Suffered to bee done, by him the said Edward Rawson or Rachell his wife, or by or from any Other Person or persons whatsoener vnder them having clayming or pretending to have or clayme any legall Right, Title or interest, to the Same or any part thereof, whereby the said John Pynchon his heires or assignes shall or may at any time bee molested, Euicted or Ejected out of the possession thereof, And the said Edward Rawson & Rachell his wife doe further for themselves their heires & assignes Couenant promise & grant to & with the said John Pynchon his heires & assignes that hee the said Edward Rawson, or Rachell his wife on the demand of the said John Pynchon, shall & will deliuer or Cause to bee delivered vnto the said John Pynchon, true Copies out of the Reccords of the Originall deed of sale of the said House & Land which the said Edward Rawson purchased heretofore of Theodor Atkinson Senior of the said Boston, wherein the about granted premisses as a part thereof is Contaned, And the said Edward Rawson & Rachell his wife for themselves their heires Executors Administrators & assignes, doe Couenant promise & grant to & with the said John Pynchon, his heires & assignes, the aboue granted dwelling house outhouse, Gardens & Orchard, & Other the abone mentioned premisses buttled & bounded as aboue is Exprest, with their liberties princledges & Appurtenances to warrant & defend against all & Euery person or persons whatsoeuer having clayming Or pretending to have or clayme any legal Right Title Or interest clayme or demand, thereunto, by from or vnder him the sajd Edward Rawson & Rachell his wife, Or Either of them their heires Executors Administrators, And the sajd Edward Rawson & Rachell his wife, shall & will from time to time vpon the reasonable request of the said John Pynchon his heires & assignes shall & will for the better & more Surer making of the aboue granted dwelling House, & all Other the abone granted premisses, with their Appurtenances, performe And doe or Cause to bee performed & done, any such further Act or Acts whether by way of Acknowledgment of this present Deed or release of Dowre, in respect of the said Rachell, the said John Pynchon his heires or assignes being at the Costs & charges thereof soe as the said Edward Rawson his heires or assignes, bee not force to trauell, from his now dwelling House about three miles. In wittnes whereof the sajd Edward Rawson & Rachell his wife haue hereunto set their hands & Scales, this Twenty flifth day of October, sixteene Hundred & Scauenty, being in the two & twenteth yeeare of Our Soueraine Lord King Charles the Second by the Grace of God of England Scotland flrance & Ireland King defender of the Faith: &c: 1670

Edward Rawson with a Seale Appending Rachell Rawson with a Seale Appending

Signed Sealed & deliuered & possession ginen of the within granted premisses to John Pynchon junior to the vse & in the behalfe of his flather John Pynchon Senr in presence of vs:

William Webb Thomas Batt Rebecca Rawson. Acknowledged by m<sup>r</sup> Edward Rawson & m<sup>rs</sup> Rachell Rawson to bee their joyn<sup>t</sup> Ac<sup>t</sup> & deed, according to their within written date, October: 25: 1670

Before Thomas Danforth Assist: Entred & Reccorded word for word & Compared with the

Originall this 25th of October: 1670.

As Attests: Edw. Rawson Recorder

[240] To all Christian People, to whome these presents shall come, John Endicott Esqr Gour of the massathusetts Jurisdiction in new England, Sends Greeting, Know yee that the said John Endicott for & in Consideration of One Hundred Pounds to him in hand paid & Seenred to bee paid by John Alcock of Roxbury, in the County of Suffolke in new England Phisitian, wherewith hee Acknowledgeth himselfe fully Sattisfyed, And therefore doth hereby acquitt & discharge the sajd John Alcock his heires & assignes therefrom, Haue absolutly given granted bargained Sold alliened Enfeoffed & Confirmed, And by these presents doth absolut<sup>by</sup> giue grant bargaine Sell alliene Enfeoffe & Confirme, vnto the said John Alcock his heires & assignes all that his Right Title & interest, that by virtue of the guift & grant, of the Generall Court of the massathusetts aforesaid, to him the said John Endicott, that hee the said John Endicott hath to One fowrth part of the Island called block Island with all the liberties princledges & Appurtenances, to the sajd fourth part belonging, or in any wise Appertaning, as in the sajd grant bearing date October: Sixteene Hundred flifty & Eight, refference thereto being had, more Amply appeareth, To Haue & to hold, the said fourth part of the said block Island, wth the fourth part of all the liberties

princledges & Appurtenances to the same in any wise belonging Or Appertaning, to him the said John Alcock his heires & assignes, & to his & their Only vse & behoofe forcue And the said John Endicott for himselfe his heires & assignes doth Couenant promise & grant, to & with the said John Alcock his heires & assignes that hee the said John Endicott, stands Lawfully seized of a good Estate in fee Simple, in the fourth part of the said block Island, with the liberties & princledges thereof, And hath in himselfe, good right full power & Lawfull Authority, the same to sell & Conney, And that the Same is free & cleere from all guif'ts grants leases mortgages Dowers, or all Other Incumbrances whatsoener, had made done Acknowledged or Committed, by him the said John Endicott his heires or assignes; or any other person or persons clayming in by from or vnder him his heires or assignes, or by from Or under the Authority of the massathusetts Jurisdiction, whereby the said John Alcock his heires or assignes, shall bee at any time any waves Molested, Euicted or Ejected out of the possession thereof, In Wittnes whereof, I have hereunto set my hand & seale this Seauenteenth day of July, Sixteene Hundred & Sixty: 1660.

Signed Sealed & deliuered in the presence of <sup>vs</sup> Edward Rawson. John Endico<sup>tt</sup> jun<sup>r</sup> John Endicott & a Sealer Edward Rawson deposed this: 20th, of October, saith that hee was the person that ritt the deed at Gour Endicotts request when hee was aline, & did both heare & see the said John Endicott Esqueeceased to Signe Seale & deliner the same as his Act & deed, taken on Oath the day & yeare aboue written, before vs.

Symon Willard Assist: Wm: Hathorne Assist

Entred & Reccorded word for word & Compared with the Originall: 25-8-1670 p. Edw: Rawson Recorder.

[241] Articles of agreement, on a Contract of marriage by God's permission to be Solemnized, in Connenient time, by & betweene John Williams the Sonn of the late Williams Alcock & Suffolke of the massathusetts Colony in new En.

- land glouer, & Anna Alcock Eldest daughter, of the late John Alcock of Roxbury, in the same Countie & Colony in new England Phissition had made drawne & Conch.

vpon this 25th; of January: 1669, by & betweene the said John Williams on the One part, & the sajd Anna Alcock & Edward Rawson late Guardian, to the said Anna of Boston aforesajd, & Samuell Alcock Vucle to the said Anna of Boston aforesaid Phisitian fleofles in trust for the said Anna Alcock, On the Other part in manner & forme as followeth, viz<sup>t</sup>, Imprimis the said John Williams for himselfe his heires Executors Administrators & assignes, doth hereby firmly Conenant promise & grant, And hereby doth freely fully & absolutely bind & Engage himselfe, & his heires Executors Administrators & assignes, to the above mentioned Anna Alcock Edward Rawson, & Samuell Alcock ffeoffes aforesajd, to & On the behalfe of the said Anna Alcock, hir heires Executors Administrators & assignes, that hee the said John Williams his heires Executors Administrators & assignes, shall & will from time to time & at all times sauc & defend, & foreuer Secure Edward Rawson about mentioned, & John Hull of Boston & their heires Executors Administrators & assignes, & all & enery of them respectively, of & from all & all manner of suites debts & claymes & demands, from all persons & euery person whatsoeuer clayming or that shall clayme any due debt right Title Or interest, to Or from the Estate of the late Anna Palsgraue, Or any part thereof, to whose last will & Testament bearing date, the Eleauenth of march: 1668 they the sajd Edward Rawson & John Hull are Executors, & have delinered up the same & Euery part thereof to the said Annah Alcock, & that they the said Edward Rawson & John Hull, & their Respective heires Executors Administrators & assignes shall bee the better Secured, from all dammages Or any dammage, that shall Or may Accrue vnto them, Or any of them by virtue of their said Executorship, they the said John Williams & Anna Alcock his intended wife, doe hereby either of them for themselues firmly bind & make Ouer, the dwelling house in Boston now in the possession of Thomas Bingly given vnto the sajd Anna Alcock, as by the tearmes in the sajd last will, of the sajd late Anna Palsgrane, is Expressed, to him the said Edward Rawson & John Hull, their & Euery of their respective heires Executors Administrator & assignes, that soe her just debts & legacies due to one to another, to all Persons whatsoener, may bee fully paid & truly made good to all intents & purposes whatsoeuer. It is further agreed & Concluded vpon by & betweene parties first aboue mentioned, & the said John Williams

Couenant promise & grant, to & with the sajd Edward Rawson & Samue<sup>n</sup> Alcock fleoffees aforesajd that hee the sajd John Williams, shall not during the life of the sajd Anna his ted wife or the life of any of the heires of her body

sell or Conuey away the aboue [mentioned [242] mentioned dwelling House of the late Anna Palsgraue in Boston or the Land about it, Or any part thereof belonging thereunto, but that the same shall come & decend & foreuer bee vnto the said Anna, & to the heire or heires of the said Anna, by him the said John Williams in Case shee the said Anna, shall dve before the said John, for them to Enjoy next & immediatly after his & hir decease foreuer, It is further agreed & concluded by & betweene the parties aboue mentioned And the sajd John Williams for himselfe his heires Executors Administrators & assignes doth hereby Couenant promise & grant to & with the said Edward Rawson & Samuell Alcock ffeoffees aforesajd, their & Euery of their Respective heires Executors Administrators & assignes that the third part of the farme of voland & meadow of the late John Alcocks Situate lying & being at a place called Assibath, about & on both sides of the River, part whereof being still in the Occupation of Thomas Wedge when divided & parted according to the last win of the late John Alcock bearing date, the 10th: of may 1666, between the said Anna & Sarah & Mary daughters of the said late John Alcock, to whome hee gaue the same by Equal shares, shall bee improued by him the said John Williams, to & for his & hir the said Anna's best advantage, during their natural lines, but after his the sajd John Williams death in Case hee Out live the said Anna his intended wife, the said third part of that farme shall also after the death of the said John immediatly bee & goe, vnto the heire & heires of the said John, borne of the said Annah, & for want of such heire or heires, then to the heires of John Alcock afore named, vizt: Sarah & Mary Sisters of the sajd Anna for that the will of the said John Alcock seemes to give the Same as the heires of the said Anna should also in Case of want of naturall heires from the said Sarah & mary Alcock alike, bee heires to them as by virtue of their said flathers will is Or was intended, & before the divission of the said ffarme, the said John, shall Enjoy his intended wines third part of the profits Or bennifits that shall Or may arise from the improvement of the st farme. & the stock thereupon & vnto them belonging in Common together with such Surplusage as shall bee & grow due, to him in right of the said Anna his intended wife from the Estate of the said late John Alcock her said late ffather, for a much as this farme at Assibath is but part of the Estate of the said late John Alcock, & his whole Estate is to bee divided Amongst all his Children by Equal proportions Excepting a dubble portion thereof which at Right belongeth vnto the Eldest Sonn of the said late John

Alcock that shall line & come to the full age of One & twenty yeares, which hee then must have Enjoy & fully dispose of foreuer: The said John Williams for the true & Lawfull performeance of all & Euery the aboue written Articles declarations, grants Couenants & agreements, doth hereby absolutly & firmly Engage & bind him Selfe & his heires Executors Administrator & assignes & Euery of them in the penall sume of fline Hundred pounds of Starling money of new England to bee forfeited & pajd vnto [the [243] the afore named Edward Rawson, & Samuell Alcock fleoffees & trustees aforesaid their heires Executors, Administrators & assignes for the proper & Only vse & behoofe of the said Anna, his intended wife & her herres Executors Administrators & assignes foreuer, In wittnes whereof the said Parties vizt John Williams, & the said Anna Alcock his intended wife, with Edward Rawson & Samuell Alcock, ffeoffees & trustees aforesaid, have hereunto Enterchangably set their hands & Seales, this said twenty flifth day of January, in the twenty & first yeare of the Reigne of Our Soueraigne Lord Charles the Second by the Grace of God, King of England Scotland ffrance & Ireland &c, & yeare of Our Lord One Thousand Six Hundred Sixty & nine: 16 6 9

John Williams & a Seale

Signed Sealed & deliuered in the presents of vs:

John Greene William Rawson Mary Torry:

Entered in the Register at Cambridge Lib: 3<sup>d</sup>: page: 455, Aprill the: 27<sup>th</sup>: 1670 The name John at the beginning of the third line, & sajd interlined in the fourth line about written were there soe placed before the Signing Sealing & delinery hereof: John Greene, William Rawson, Mary Torry:

p Thomas Danforth Reccord<sup>r</sup>

This Instrument was Acknowledged by John Williams to bee his Act & deed. 15th, of fleb; 1669; before mee

John Leueret Assist:

Entered & Reccorded word for word & Compared with the Originall this  $25^{\rm th}$  Day of october 1670

p Edw· Rawson Record<sup>r</sup>

fforasmuch as there is a Contract of marriage by Gods permission to bee Sollemnized in Connenient time, by & betweene Zachariah Whitman of the Towne of Hull in the County of Suffolke of the massathusets Colony, in new Eng-

land Clarke, & Sarah Alcock daughter of the late John Alcock of Roxbury in the same County & Colony in new England Phisitian, Know all People by these presents that the sajd Zachariah Whitman, doth hereby for himselfe & for his heires Executors Administrators & assignes, doth Couenant promise & grant to & with Richard Russell of Charls-Towne in the County of middelsex, in the sajd Colony in new England Esqr, & Samuell Alcock vincle to the sajd Sarah of Boston in the County of Suffolke & Colony aforesajd in new England Phisitian fleoffes in trust for & On the behalfe of Sarah, And hee the sajd Zachariah Whitman for himselfe his heires Executors Administrators & assignes, doth hereby freely & absolutly give grant make Over assure & Confirme vinto the sajd fleoffees & to their heires [244] heires Execu-

1676 tors Administrators & assignes, but for the proper & only vse & behoofe of the said Sarah all his whole Estate of Houses Lands meadowes marshes Cattle beasts, good mouables & debts whatsocuer, that hee now hath or hereafter may haue, both in & about the Towne of Hull aforesaid, & whatsoener hee hath & shall fall into his hands & possession & of Right Enjoy, lying & being at milford in the Colony of Connecticott in new England ginen & bequeathed vnto him the said Zachariah by the last will & Testament of his late deare Vncle Zachariah Whitman with all things upon the premisses, being or thereunto appertaning whatsoener, in manner & forme as followeth viz<sup>t</sup>, The whole Estate aforesd of the said Zacharias Whitman first about named & grantor hereof shall bee for the vse & Comfort of the said Zachariah Whitman, & the said Sarah his intended wife during both their naturall lines, & after the decease of them both then the same shall bee desend & goe to the child Or children that shall bee of them the said Zachariah & the sajd Sarah & for want of such child Or children, in Case the said Zachariah shall happen to dve first, then the said Sarah his intended wife, shall absolut<sup>ly</sup> & alone haue, & Enjoy duringe her naturall life, the said whole Estate of the said Zacharias, that now is or hereafter hee shall have, with all rights liberties princledges appurtenances, profits & Commodities thereof or thereunto Appertaning or belonging, And after her the sajd Sarah<sup>s</sup> decease i<sup>t</sup> shall descend & goe vnto the next heire or heires of the said Zachariah, or to such as the said Zachariah shall will the same, Prouided alwayes not withstanding what is premised, touching the Estate above mentioned at milford, only that if the said Zachariah shall see Cause in any time of his life to sell the same Or any part thereof hee doth hereby reserve vnto himselfe a full power & liberty thereunto But doth hereby freely fully & absolutly, Couenant promise & grant to & with the fleoffees

aforesaid, & with their heires Executors Administrators & assignes, that if hee the said Zachariah doe sell the same Or any part or parcell thereof, the produce thereof, or of any part Or parcell thereof, shall bee Sold Exchanged, or by any Other way allienated, Or whatsoener it bee that shall bee procured, purchased or improved, by or in lew of the same, shall with his the said Zachariah Estate at Hull & all his whole Estate besides bee, after his the said Zachariah's decease, in Case the said Sarah out line him, & Continue to bee absolutly & only hirs, the said Sarah his intended wife without molestation, during her naturall life & bee it vuderstood that in Case the said Sarah his intended wife shall not line soe long leave any child Or children borne of her] but the sajd Zachariah Out lininge her the sajd Sarah, may after her decease by marrying any Other woman haue a Child or Children also by her, then one halfe part of that Estate at milford only aforesajd, or the improvement or produce thereof in lew shall bee at his pleasure to give, & dispose ynto such Other his Naturall Child or Children as shall bee borne vnto him, by any Succeeding wife that hee may have, after the said Sarah his now intended wines decease, And also if this said Sarah his now intended wife shall dying before the said Zachariah leaue noe Sonn borne of her [245] her behind her, to whome if shee leave any one Sonn, the Right at least of the dubble Portion of the whole Estate mentioned above & vnderneath doth & shall belong & hee shall Enjoy the same, or what more the said Zachariah pleaseth, & that the sajd Zachariah shall haue a Sonn or Sonns, lawfully begotton by him & borne vnto him, of any Other Succeeding wife as aforesajd, then Such Sonn or the Eldest Sonn only if lining to or shall live to the Age of One & twenty yeares, shall for want of any Sonn as aforesajd, by this said Sarah his now intended wife, have a dubble Portion of the whole Estate above mentioned of the said Zachariah' any thing to the Contrary notwithstanding, Item, The sajd Zachariah Whaman doth also for himselfe & for his heires Executors Administrators & assignes, Couchant promise & grant to & with the said Richard Russell Esq<sup>r</sup> & Samuell Alcock Phisitian & ffeoffees aforesaid, & their & Euery of their respective heires Executor Administrators & assignes that one third part of the farme of vpland & meadow of the late John Alcocks Scittuate lying & being at a place called Assibath, about & on both sides of that River, in the County of middelsex of the massathusetts Colony of new England, lately in the Occupation of Thomas Wedge, when dinided & parted, according to the last will of the said John Alcock, bearing date the 10th of may: 1666: betweene the said Sarah & Anna & mary, daughters of the said late John Alcock, to whome hee gaue the same by Equall shares, shall bee improved by him the said Zachariah Whitman & at his pleasure to & for his & her the said Sarah best advantage, during both their natural lines, but after his the said Zachariah<sup>s</sup> decease, in Case hee Out line the said Sarah his intended wife the said Third part of that farme shall also after the death of the said Zachariah immediatly bee & goe vnto the child or Children of the said Zachariah, borne of the said Sarah & for want of such Child or Children, then forthwith & without interuption, to the Children & heires of John Alcock aforesajd, vizt Anna & mary Sisters of the sajd Sarah, & vnto their heires Executors Administrators & assignes foreuer for that the will of the said late John Alcock, seemes as to give the same as to the heires of the said Sarah, should likewise in Case of the want of Naturall heires, borne of the sajd Anna & mary, alike bee heires vnto them as by virtue of their flathers will is & was intended And before the Diuission of the said ffarme the said Zachariah is to Enjoy his intended wines third part of the proffitts & bennifits that shall Or may arise from the improvement of the said farme & the stock thereupon, & vnto them belonging in Common, together with such Surplusage as shall bee & grow due, vnto him the said Zachariah in right of the said Sarah his intended wife from the Estate of the said late John Alcock her late ffather, for asmuch as that the farme at Assibath is but a part of the Estate of the said late John Alcock, & his whole Estate is to bee divided Amongst all his Children, Excepting a duble portion thereof which of Right belongeth, vnto the Eldest Sonn of the said late John Alcock that shall first line & come to the Age of one & [246] & twenty yeares

which must then Haue Enjoy & fully dispose of foreuer, as Appeareth also by an Instrument Sealed by John Williams & Anna his wife vpon their marriage which Containes, their renuntiation of the duble portion with the Reasons, soe likewise vpon the same grounds & for the same Ends doth this said Zachariah Whitman both for himselfe & the said Sarah his intended wife, & for & in behalfe of his & her respective heires Executors Administrators & assignes in like manner, hereby freely firmly & absolutly renounce & disclayme all manner of pleas, to the dubble Portion aforesajd & foreuer debarr himselfe the said Zachariah & Sarah his intended wife & all & Euery of their heires Executors Administrators & assignes respectively thereof, & of & from all & Euery part thereof, And hee the said Zachariah both for himselfe, & for Sarah his intended wife & for all & Euery of their heires, Executors Administrators & assignes respectively, doe hereby declare that both hee & shee & Euery of theirs Re-

spectively, aforesaid shall & will bee foreuer sattisfyed & Contented with her the said Sarah single shaire & interest alone, in that Estate left by the said John Alcock, with her Other flowre sisters daughters, of the said late John Alcock. vpon the like penalty also of paying, vnto the heire male of John Alcock as aforesajd & his heires, Executor Administrators & assignes, the full sum of flowre Hundred pounds starling money of new England, as in sajd Instruments dated the two & twenteth of January 1669; as fully Expressed:-Lastly the said Zachariah Whitman for the true & full performance of all & Enery the abone written declarations, grant Conenants & agreements, doth hereby fully & absolutly bind himselfe & his heires, Executors Administrators & assignes & euery of them in the penall same of fline Hundred pound of Current starling money of new England to bee forfeited & paid vnto the aboue named Richard Russell Esqr & Samuell Alcock Phissitian ffeoffees & trustees aforesaid & to their heires Executo<sup>rs</sup> Administrato<sup>rs</sup> & assignes, but for the proper & only vse & behoofe of the sajd Sarah his intended wife, & her heires Executo<sup>rs</sup> Administrato<sup>rs</sup> & assignes forcuer, In wittnes whereof the said Zachariah Whitman hath hereunto put his hand & seale, the fliue & twenth day of October in the two & twenteth yeare of the Reigne of Our Soucraigne Lord Charles the Seccond by the grace of God, King of England Scotland ffrance & Ireland &c: And the yeare of Our Lord God One thousand Six Hundred & Seauenty, 1670. Zachariah Whitman & a Seale

Signed Sealed & delinered in the presence of vs Samuel Danforth John Greene;

The word sajd on the Eight line the word wise on the fline & thirteth lyne, & the word will before the beginning of the three & fifteth lyne, & the word shaire in the Sixty Sixt line, were all interlined & added before the signing Sealing & delinery hereof:

Sam: Danforth John Greene

This instrument was Acknowledged by Zachariah Whitman, this. 26: of the 8: month 1670.

Symon Willard Assist:

Entred & Reccorded word for word & Compared with the Originall this 26 october 1670 — p Edw. Rawson Recorder

[248] To all X<sup>tian</sup>: people to whome these presen<sup>ts</sup> shall come Joseph Rock of Boston in y<sup>c</sup> County of Suffolk in New England Marchant & Elizabeth his wife

Sends greeting Know ye that the Said Joseph Rock & Elizabeth his wife for diverse good causes them thereunto moveing

espetially for & in consideracon that Thomas Brattle of the Said Boston Marchant as his Suerty hath entred bond with him the said Rock &

Stands joyntly & senerally bound for two hundred pounds & the payment thereof with the Vse thereof for eighteene months from this Date to Thomas Deane of the Said Boston Marchant Haue absolutly fully and cleerely ginen granted bargained Sould ahened enfeofed & confirmed & by these preents doth absolutely fully & cleerely gine grant bargaine sell aliene enfeoffe & confirme vnto the aboutmentioned Thomas Brattle all that his Dwelling howse & forty acres of Vpland & Meadow be it more or lesse Scituate lieing & beeing on Long Hand wth all outhowses Orchards

Gardens trees woods & all & enery the liberties prineledges & appurtenances therevato belonging or in any wise appertaining To hane & to hold all the Said Dwelling howse with the outhowses Orchard Garden Woods Vnder woods fences & other the liberties princledges & appurtenances thereto belonging or in any wise appertaining to him the said Thomas Brattle his heirs & assignes for Euer to his & their onely propper vse & behoofe for Euer And the said Joseph. Rock & Elizabeth his wife for themselves their heirs & Assignes doe Couenan promise & grant to & with the said Thomas Brattle his heirs & assignes that they the said Joseph & Elizabeth Rock are the true & propper owners of all the abonegrated premises & haue in themselues full power good right & Lawfull othority the Same to sell ossure & connev & that the aboue granted premises are free & cleere & freely & cleerly acquitted exonerated & discharged of & from all other former & other gifts grants bargaines Sales Leases Mortgages wills Judgmts. Extents executions dowers power of thirds & other incumbrances of what Nature & Kind Soueuer & that they shall & will warrant & defend the title against all persons Whatsoeuer hauing claiming or pretending to haue or claime any legal right title or Interest claime or demand to the aboues granted premises whereby the Said Thomas Brattle his heires or assignes shall any waies be molested in or enicted out of the possession thereof or of any part thereof Prouided alwaies & it is agreed:, & concluded upon by & betwene the aboueMentioned Joseph Rock & Thomas Brattle anything in. this Deede notwithstanding that if the

august, 10th, 1672; before Edw. Ting Assist Recorded word: for word & Compared. p: Is: Addington Rec I Thomas Brattle doe acknowledge my Selfe to bee fully Satisfied & that I doe for my Selfe & Executo<sup>18</sup> & Administrato<sup>18</sup>, acquit & disclaime any right or interest herein as witness my hand, this <sup>190</sup> of angust <sup>16</sup> Brattle. This release aboue written was acknowledged, by my Thomas Brattle as his act & deede <sup>16</sup> Thomas Brattle as his act & deede

Jos. Rocke to Tho: Bra

tle

aboue mentioned Joseph Rock or Elizabeth his wife their or either of their heirs Executors or Administrators shall well & truly pay Vnto the Said Thomas Deane abouementioned his heirs or assignes the Sit of two hundred pounds in Money with the vse thereof at or before the last of May that shall be in ye year Sixteene hundred Scauenty & two & deliner vp ye Said bond wherin the Said Thomas Brattle Stood bound [249] with him for the payment thereof canselled & made Void so as he be kept indemnified therefrom then this Deede & enery Clause thereof to be Vtterly Void to all intents & purposes of the Law whatsoener or otherwise Remaine in full force & virtue In Witnesse whereof the said Joseph Rock & Elizabeth his wife hane heerevuto set theer hands & scales this Scauenth Day of December sixteene hundred & Scauenth Scauenth Day of December sixteene hundred & Scauenth

Signed Scaled & Delinered after the interlining the words be it more or lesse in 7th, line in prence of vs

Edw. Rawson William Hore James Towensand

Recorded & compared this  $13^{th}$  of Janr<sup>o</sup>.  $16\frac{7}{7}\frac{0}{1}$  as Attests threeGrace Bendall Cleric

Recorded & Compared this: 11a, aug., 16 being Entred on the Original bond p Isaac Addington Rec

Know all men by these preents that I Joseph Rock of Boston in the County of Suffolk in New England Marchant aknowledge my selfe to owe & be indebted vnto Thomas Brattle of the said Boston Marchant the Just su' of two hundred pounds sterling of New England for the Just & tru payment thereof on all demands vnto the said Thomas Brattle his heirs Executors or Administrators I firmely bind my Selfe heirs Executors & Administrators in the Su aboue mentioned by these preents as wittness my hand & seale this Seauenth Day of Decembr. Sixteene hundred & Seauenty 1670

Joseph Rock & a seale

The Condition of this Obligation is Such that if the aboue bounden Joseph Rock his heirs Executors or Administrators shall from tyme to tyme & at all tymes Saue & defend the said Thomos Brattle his heirs Executors & Administrators of & from all Damage that may accrew to him or his by Standing bound for him the Rock vnto Thomos Deane of the said Boston Marchant for the payment of two hundred pounds as in that bond bearing Date the twenty Sixth

Reed, the 7th August, 1672, of mr. Joseph Rocke the full condition of th Bond, I say reed, pr. Thö. Deane, mr. Thomas Deane appeared August, 10th, 16 & acknowledged this receipte about to bee his act & deede before mee Edw. Ting Assist.

# SUFFOLK DEEDS, LIB. VI., 249, 250.

Day of Nonember 1670 Reference thereto being had amply dot<sup>h</sup> & may appeare & in espetiall manner shall in defect thereof, Keepe the said Thomas Brattle his heirs Executors & Administrators free from all Damage by Elizabeth wife to

Recorded & compared 19th, 11 mo a 1670 as Attests ff Bendall Cl:

the Said Joseph Rock her claiming any benintt by way of thirds in the house & Land of the S<sup>d</sup> Rock on Long

Island from tyme to tyme then this Obligaçon to be void or else to be & remaine in ful force Strength & Virtue

Joseph Rock & a Seale

Signed Sealed & delinered in ye psence of vs after the Interling of ye webs, twenty Sixth in ye 7th, line of ye Condicon

Edw. Rawson. William Hore James townsand:

1670

Dorehestr 21th: 10:

[250] A Stray horse taken vp of a Blackish Cull. Small white Speck in the forehead a slit in the top of the left care a Stone horse about fine yeares Old & No brand about 13 hands high taken vp by Jn<sup>o</sup>. Merifeild.

Medfeild 26:11

Daniell Morse Senior of Medfeild hath taken Vp One black two year old Steere one black two year old heffer w<sup>th</sup>. Some white about ye Belly

Milton 12:11

Rob: Badcock game this Day notice of a Stray Mare of a Bay Cull<sup>r</sup>, with an R vpon the neere shoulder & a little bit cut out of the further care taken vp by him the 21<sup>th</sup>, of x<sup>r</sup>, Last

Dedham 1st : 12 :

There is in the hand of Samuell Fisher of Dedham two Stray horse beast the one a Marc of a ffallow Cull<sup>r</sup>, hauing one Spot of White vpon one of her feete behind Just about the hoofe, The other a horse Coult 2 or 3 years Old of a Blackish Cull<sup>r</sup>, beeing ear marked vpon both ears haueing a small spott of white vpon the forehead & a Verry little white vpon the Nose also a small spot of white vpon foot behind these Strayes were taken vp the 10th, of January 1670

Dorchester 6:2:71

A Sad bay horse w<sup>th</sup>, a Star in the Forehead top. Cut in the further Eare & a nick in the neare Eare taken vp by Ralph Bradish

## SUFFOLK DEEDS, LIB. VI., 250, 251.

Soston: 1: 3, 71

taken vp ye 10th, of March Last, without a brand. Notice gruen by Thomas Stilestone on ye behalfe of Tyme, Tylestone Constable John Howard of Boston did take vp a Mare the first Day of May 1671 of a Blackish Culle, with, a slit in one care & Notch in another & the Sayd beast was cryed three tymes & was prized by two men chose by

mee at forty fine shillings by mee

John Morse Constable

Brantry 10th: Agust 71 Recorded & taken vp ye 23, 3, 71 John Newcomb of Brantry tooke vp a stray Mare [doeing Damage in the great feild] w<sup>ch</sup>, mare is of a Darke Bay Coll<sup>r</sup>, & Docked & hath a gray Lock on the hinder part of the mane.

7br: 21:71

Roxbury

Samuell Finch of Roxbury tooke vp a stray horse of a brown Bay branded w<sup>th</sup> y<sup>e</sup> Lett<sup>r</sup> R on y<sup>e</sup> neere sholder & T. P: on y<sup>e</sup> neere Buttock a white star in y<sup>e</sup> forehead & white ab<sup>out</sup> y<sup>e</sup> tip of y<sup>e</sup> nose.

 $7^\mathrm{br}$  . 21:71

Roxbury

Samuell Finch at styme tooke vp a Stray Mare browne bay branded wth, yo Lettr. D on yo neere Buttock with white hairs about the midle of yo Mane a white Spot in yo forehead & a Long Streak of white come downe to her Nostrills on yo neere side of yo face.

Brantry

Tho: Holebrook of Brantry tooke vp a stray Stone horse of a Black Baye with two slitts on the right eare & Dockt & aprized by Jacob Nash at finety fiue shillings:

[251] To All Christian People to whome these prents shall come Robert Gibbs of Boston in the County of Suffolk in the Massathusets Collony in New England Marcht Sendeth greeting Whereas the Said Robert Gibbs on a contract of Mariage to be had made & Solemnized between him the Said Robert Gibbs & Elizabeth Sheafe one of the Daughters of the Late Jacob Sheafe & Grandchild to the late Henry Webb of Boston Mechts, did promise & ingadge to make ouer to freinds in trust for & on the behalfe of the Said Elizabeth his intended Wife Such & Soe much estate as he should receaue with her not onely as a portion from her Said Father Jacob Sheafs estate, but also what euer else he should receaue in her

right by way of gift & Legacy from the Said Henry Webb her late Grandfathers Estate that so the Same might be

Rob<sup>t</sup>, Gibbs to Edw Hutchin son xc. secured to & for her vse during her Naturall Life & to such Child & Children as she should have & Leaue by him & to their heirs & Assignes for ever The Said Mariage beeing consumated on the Sixth Day of September one thousand Six hundred &

sixty & he the Said Robert Gibbs having receased with the Said Elizabeth his Wife as a portion from her Late Fathers estate to the Vallue of One ThouSand three hundred pounds, & as a Legacy; or Legatves & by Vertue of beeing one of the Executors of the Last will & testament of her Said Grandfather Hen Webbs estate, to the Vallne of at least two thousand pounds Sterling more, And Whereas the Said Robert Gibbs in pursuance of the contientiose discharge of his faythfull promise did make ouer to Edward Rawson & Edward Huchinson as freinds & Feoffes in trust on the behalfe of the Said Elizabeth now his wife during her Naturall life, and after her decease to & for the vse & behoofe of Such child or Children as he the Said Robert shall have by the Said Elizabeth his Now wife their heirs & Assignes for euer: All his right title interest claime & demand that hee hath may or ought to have to three thousand three hundred pounds now in the hands of Nathaniell Fryer who by Articles agreed vpon with the Said Nathaniell Fryer by Edward Rawson & Edward Huchinson was to trade with it three years & at the end thereof the prinsipall Stock to be return. into the hands of Edward Rawson & Edward Huchinson to be laid out in the most sutable way as may be either in farms or else as the Said Robert Gibbs should aduise for the more better & confortable mayntenance of the Said Robert Gibbs during his Naturall life & of the Said Elizabeth his wife by the Annall benifitt heereof during her Naturall Life & aft<sup>r</sup>, her, decease to Such child or children as the Said Elizabeth shall leave behind her by the Said Robert Gibbs during there minority & at their Seucrall Ages as the Said Robert Gibbs Shall appovnt the prinsipall as by the ingadgmt of Said Robert Gibbs to Edward Rawson & Edward Huchinson may more fully oppeare And for as much as the Three yeares is expired of trade with Nathaniell Fryer & the prinsipall sume of three thousand three hundred pounds is received [252] is re-

ceiued by the Said Robert Gibbs by the appoyntmt of the Said Edward Rawson & Edward Huchinson from the Said Nathaniell Fryer though the Said Nathaniell Fryer haue receipts of Edward Rawson & Edward Huchinson for most part of itt yet the Said Robert Gibbs being Still faythfull & contientiose in persueing his so just an ingadgement Now

Know all men by these presents that I the Said Robert Gibbs not onely for & in consideracon of his conjugall & sincecre afection which he beareth vnto Elizabeth his Said wife & for her more Sertavne & comfortable subsistance but also in a favthfull cleere & full discharge of So Just an ingadgmt boath before mariage & also since by his Deed to Edward Rawson & Edward Huchinson freinds & feoffes in trust for & in behalfe & to the vse of his Said wife &c. Doth absolutely give grant assigne sell make ouer & confirme & by these preents doth absolutely give grant assigne sell make over & confirme Vnto Edward Huchinson Senior of Boston afores<sup>d</sup> & Elisha Huchinson of Said Boston his Son freinds & feoffes in trust to & for the vse benifitt & behoofe of Elizabeth his now wife during her naturall life & after her decease to & for the vse & behoofe of such child or Children as he shall have by the Said Elizabeth his Now wife their heirs & Assigns for ener All his right title interest claime & demand he hath may or ought to have in the Land or howse built on the Fort hill with the Warehowse wharfe & whateuer is or shall be by mee crected on the Said Land or wharfe or waterside which Land was formerly my Grandfather Webbs contayning by Estimacon three Acres more or less & also all his right title interest claime & demand whatsoeuer in the perticulars heereafter mentioned Vizt. in that parcell of Land or Garden that Joyns to John Leueretts Esq<sup>†</sup> Dept<sup>t</sup>. Gouernor in Boston as also Joyning vpon Insigne Henry Phillips his Land also my interest in the howse & ground belonging to it that was my Grandfathers mr. Henry Webb also my interest in the howsehold Stuffe which wos my Grandfather Webbs and is Inuentoried vpon record as also my right title claime & demand in the Saw mill at vorke as also a parcell of Land in the prouince of Maine bought of mr John Alden as also the new warehowse Scituate by the old Dock in Boston adjoyning to y° warehowse that was lately mr. Tho: Deans with all & enery of the oppurtenances & princledges whatsoener to these Seuerall the forementioned heereby granted premises and perticulars & euery part & parcell thereof to them or any of them belonging or in any wise opportaying or that may be by any Lawfull means procured to oppertayne, vnto the aforeSaid Edward & Elisha Huchinson as feoffes in trust For the Vses aforeSaid and I the Said Robert Gibbs doe warrant the Same having at the tyme of the Date of these presents tru & Just right & title thereto as by what came from the predessessors of Elizabeth my Said wife or by building or purchass & farther I doe oblige myselfe to doe any thing farther in the Law requisitt for the more sure confirming of the Same [253] vnto the Said Edward & Elisha vpon their

#### SUFFOLK DEEDS, LIB. V1., 253.

Demand thereof or either of them whether by acknowledges before Authority or deliuering up of writings belonging thereto that may be nessesary as shall be Aduised by those Lerned in the Law In testemony heereof I the Said Robert Gibbs have put to my hand & Seale to this Instrument this Sixth Day of June One thousand Six hundred Seauenty One 1671

Robert Gibbs & a Seale

Signed Sealed & Deliuered in preents of vs Samuell Bosworth John Paschall:

th This Instrument was acknowledged by mr Robert Gibbs to be his Act & Deed the 6th. of June 1671 before mee Jn°: Leuerett Dept: Gor:

Recorded & compared 7th: June 1671 p ffreeGrace Bendall Cleric.

Thomas Walley of Barnstable in New Plym. Gouermt hath made ouer to Capt Jn. Brookhauen Gent & Cittizen of London these Tennements & Lands [vizt That Dwelling howse & Lands both vpland & Meadow Lieing & beeing in Yar-

mouth in ye Gouermt aforeSd now in ye ocupacon of Ja: Cleghorne for ten pounds p Anum rent together with all appurtenances belonging to Sd. howse &

twenty acres of Vpland called Coopers Neck in Barnstable afores<sup>d</sup>. & the renercon of a Dwelling howse & two Lotts of Land cont'. Sixteene Acres wth, ye marsh agstit & all the bredth of the said Vpland at the North end of the same downe to the maine Creeke now in ye Occupacon of Jno. Cooper in Barnstable afores<sup>d</sup>, together with all the profitts prine Ledges & appurtenances therevuto belonging & six acres more of Vpland Lieing at the head of the Said two Lotts of Vpland] in Consideracon of six pounds in New England mo to be pd. to him or Order at ye howse of James Brading at or before ye Last of Nonember. 1671 & One hundred & sixe pounds Like mo at Sd. place on ye Last of 9hr: 1672, vpon default whereof Sd: premises are to be deliuered Vpon demand.

This Soe appeared by a Deede Recorded in May 1671 p ffreeGrace Bendall Cler.

To all Christian People to whome this p<sup>r</sup>sent Deed in Writing shall Come Elizabeth Rugalls of Boston in the Count<sup>5</sup> of Suffolke in the MassaChusets Colony of New England Widdow the Relickt of Georg Rugalls of Boston afores<sup>d</sup>, late deceased weaver Sendeth greeting in o<sup>r</sup> Lord god Everlasting Whereas Thomas Hi<sup>n</sup> of Boston aforesaid Tanor & Elinor his wife the Relict & adminstratrix of the Estate left

by Thomas Munton of the Said Boston Bricklyre for and in Consideraçon of a Valluable Sume in hand paid by the Said George Rugles unto the Sa: Munt to his Sattisfacto did amongst Severall Other things give graunt bargaine Sell Enfeoffe & Confirme unto the Sa: George Rugles a peell of ground in Boston aforeS<sup>d</sup>: Conteyning Twenty Six Rodds within Fence be there more or Less Togather wth, the draine without Fence the S<sup>d</sup>: Draine being within ground weh: Drayne the Cellar of the New Dwelling house Erected by the Sa Rugles & for Severall years past before the yeare Sixty two had the Same in possession the Sd: land bounded wth: one way Called the New way leading to Charlstowne Eastward & wth: an other high way Called the old high way also Leading to Charlestowne aforesd: Westward and wth: another high way leading [254] leading to the Mill pond Southward & wth: the ground of John Farnsey Northward also an Other peell of ground without Fence downe to the Said Mill-pond being foure Rodds in breadth more or less the, S<sup>d</sup>: old way if Continued by towne order for a way doth run by yo Sd: Rugles fence & if the S<sup>d</sup>: way within the Compass of y<sup>e</sup> foure Rodds be not in use as aforeS<sup>d</sup>: then to be the ground of the Said Rugles weh; St. peell of ground without fence is bounded wtn: the land of the Sd: John Farnsey Northward wth: the S<sup>d</sup>: Draine Southward butting upon the fence of the first mentioned Land Eastward and runing from thence downe to the Mill pond aforeSd: wth: all the right Title & Interest of passage & repassage yt the St Thomas Munt had in any pt of the S<sup>d</sup>: old high way as it lyeth betweene the S<sup>d</sup>: Rugles pales & the now dwelling house of James Wiseman into & from any pte or peell of the afore bargained pmises. To have & to hold the Same unto the Sa: George Rugles his heirs & assignes for Ever [as may appeare by the Record of a Deed thereof made] in the book of Records for Deeds for ye County of Suffolke Attested under the hand of Edward Rawson Recorder relacon thereunto being had, Now Know vee yt ye St. Elizabeth Rugles [being administratrix to ve Estate of the Sa George Rugles her late husband for & in ConSideracon of the Sume of Twelve pounds [being in pte: of Sattisfaction of a greater Sume of Money given by the Sa. George Rugles to Sarah one of his Daughters, late wife of John Wilmott Marriner, deceased & for divers other good Causes & Consideracons her ye Sa; Elizabeth Mother of ye Sa; Sarah] hereunto moving Hath given granted, bargamed, Sold, & by these presents doth give graunt bargaine, Sell assigne Alien Enfeofe & Confirme unto the Sd: Sarah Willmott all the right title interest, claim, Chalenge, & demand whatsoever web; shee

the S<sup>d</sup>: Elizabeth hath or any time or times had before the Sealing & deliuery hereof to the S<sup>d</sup>: Sarah into or unto the Sd: pcell of land or ground [before mentioned to bee] without fence downe the S<sup>d</sup> Mill pond being foure Rodds in breadth, the Same being more or Less the S<sup>d</sup>: old way if Continued by Towne ord<sup>r</sup>: for away Scittuate lying & being bounded & butted as is a bove recited in these p<sup>r</sup>sents, togather w<sup>th</sup> y<sup>e</sup>

So: Free passage & repassage by the house of James Ruggles to Wiseman before menconed wth: all & Singular the rights privilledges & aprtenances to the Sd bargained prmises belong or in any wise apprtaining only Excepted out of this preent graunt unto the St. Elizabeth her heirs & assignes a passage of Six foot broad leading [next unto ye Sd: Wismans house] from ye Now Sa: Elizabth her fence proportionable over the Dravne to the Sd; Mill pond & not otherwise is hereby intended & or meant To Have & to hold unto the S<sup>d</sup>: Sarah Willmott for & dureing the Tearme of her life all & Singullar the Sd; given & granted primises wth there & Every of their Rights priVilledges & aprtenances [only Except as before Excepted And imediately from & after her ve Sa: Sarahs Decease then to decend & Come inure & bee to y only proper use benifitt & behoofe of John Willmott Son of the aforeS<sup>d</sup>: John Willmott his heirs & assignes for Ever And to no other use benifitt or behoofe whatso ver But if the Said Sarah shall hapen to Servive the S<sup>d</sup>: John Willmott her Son then to Continue & bee to ye only proper use benifitt & behoofe of the Sd: Sarah her heirs Executors: administrators: & assignes for Ever & to no other use benefitt or behoofe whatso Ever, And also ye Sd: Elizabeth doth Covenant for her Selfe her heirs and assg: to doe any further & Law full Act & Acts [upon reasonable Dem ands] for the more Sure making & confirming of all & Singullar ye Sd; prmises wth: the apprtenances unto the use & uses aforeSa; , be it by the acknowledgm<sup>t</sup> of this Deed or otherwise howsoEver according to the lawes of this Colony, In witness whereof the Sd Elizabeth Rugles hath hereunto Sett her hand & affixed her the Nineteenth Day of the month of Aprill in the yeare of or: lord god one thousand Six hundred & Seaventy Annoqe Rengnj Regis Carolj Secundj dei gratia Ang: Scotiae, Franc. et Hibern &c xxij<sup>th</sup>

Elizabeth Rugles

her 🖊 Marke & a Seale

Signed Scaled & Delivered [255] in the presence of us, The word Know betweene the

## SUFFOLK DEEDS, LIB. VI., 255.

foreteenth & fifteenth lynes was written before the Sealing & Delivery hereof in the presence of

John 511 Newton

his marke Samuell Rugles Eliz: Hen: Nelson Scr This Deed was acknowledged by Elizabeth Rugles Novembr. 10th 1670

before Edw. Ting Asist

Recorded & compared  $y^e$  11<sup>th</sup> of  $y^e$  1<sup>st</sup>:  $m^o$  167 $\frac{1}{2}$  as Attests ffreeGrace Bendall Cler.

This Instrument made the Eighth Day of January Ano Sixteen hund<sup>rd</sup>: Seaventy One Anoq<sup>e</sup> Regnj Regis Carolj Secundi Angi &ct: xxiii betweene Betweene Leiftenant Thomas Hincksman Chansford In the County of Midlesex in the Massachussets Colony In New-England Administr: to the Estate reall & personall of Capt: Jn Webb or Evered Sittuate lying & in any Kinde being In New England aforesd: of the one Party & Jno. Paine of Boston in New England aforeSaid Merchan<sup>t</sup> of the other Part<sup>y</sup> witnesseth That whereas at a Gene<sup>®</sup> Court held In Boston the twelfe of octo<sup>br</sup> Sixteene hundred Sixty nine In answer to a Petition of Said Jn°: Paine humbly desiring the favour of the Court to Confirme the Sale of the late Jno Evered alius Webb aboveSd. of a peice of Land at ye North End in Boston having paid fully for it as appeareth by the Evidences of William Howard Esdras Read and Mary Goodhue, The Court Judgeth it meet to Declare that the Petition having been in possession So long as is Testified on the Oaths of William Howard & Esdras Reed &ct: that In Case the Petition gett the Oaths Sworne before two Magestrates & Recorded In Perpetuam Rei Memoriam & that he gett a Deed from the Administrator it shall bee a Legall Title to him, and also where whereas In Persuance of the Said ord<sup>r</sup>: Jn<sup>o</sup>. Paine of Boston aforesaid Merchant hath procured the aboveS<sup>d</sup>: Evidences of William

Howard & Esdras Reed Sworne before Jn°: Leverate Paine.

Howard & Esdras Reed Sworne before Jn°: Leverate Paine.

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Howard & Esdras Reed Sworne before Jn°: Leverate Paine.

Howard & Esdras Reed Sworne before Jn°: Leverate Paine.

Howard & Esdras Reed Sworne Book 
the Said Thomas Hincksman for & in consideracon of the fullfilling the order of the Said Court & in obedience

thereto & Just considerations me hereunto moving have given granted bargained Sold Enfeofed & Confirmed & by these presents doe give grante Sell assigne Alien Enfeofe & Confirme auto the Said Jn°: Paine of Boston Merch<sup>t</sup> that tract of Land lying & being in Boston being a part of a Tract of Land the Sd: Jno: Webb: alias Evered purchased of William Phillips of Said Boston as relation being had to that Deed of ye Twentieth of September 1657 recorded ye 17th Aprill 1658 pr mr: Edward Rawson Secretary page. 140: i: 2: 3: may appeare web: peell of Land of about Three forths of an acre more or Less being a part of that land at the North End in Boston Contained in the abovesaid Deed of William Phillips is bounded by the lands of Esdras Reed In part to the South west the high way as Leading from the Towne toward ye flerry to the Northwestward by the Land of Jno: Bakars formerly the North East, by the Land of Richard Benitt In part to the South Eastwd: with all privilledges benefitts accommodations & appertenances to the Said land in any Kinde belonging To have & to hold the Said given granted bargained & Sold Lands & primises wth: all the Rights privilledges and appurtenac unto the Said Paine his heirs Executors & assignes for Ever peceably to Enjoy Occupy and Improve the Same to the only proper use behoofe & benefitt of him the Said Paine his heirs & assignes for Ever And [257] And the Said Hincksman for himselfe his heirs Executors. & Administrators & for Every of them doth hereby Covenant & Engage the Said Land and primises with Every of there aprtenances bargained & Sold as aforeSaid to warrant & Defend to the Said Jno: Paine his heirs Executors: administr<sup>18</sup>. & assignes for Ever against him the Said Thomas Hincksman his heirs Executors: Administrators: and all & every other pson or psons whatsoever Lawfully claiming the Same or any part thereof In by from or under him the Said Thomas Hincksman or his heirs Executors: or administres: or any or either of them In witness whereof and also of the free concent of Elizabeth Hincksman wife to the Said Tho: Hincksman unto this Deed and her releasing all her right of Dower in the Sa. Land the Said Thomas and Elizabeth hath put to their hands & Seales this Eighth Day of January Sixteene hundred Seaventy & one above written

Tho: Hincksman & a Seale

Signed Scaled & Delivered in the p<sup>r</sup>sence of us. Henry Kemble Abigall Long

This deed was Legally acknowledged by m<sup>r</sup>: Thomas Hincksman the 14<sup>th</sup> febr: 1671 before me Richard Russell asist.

Recorded & Compared ye 11th; of ye 1st; mo 167½ as Attests ffreeGrace Bendall Cler

To all Christian People whome these preents doe Concerne

John Paine widdower of Boston In New England Merchant Sendeth Greeting Know vee that the Said John in Consideracon of tw hundered pounds in Currant Silver to him paid before the delivery hereof by Daniell Hinchman of the Said Boston Merchant Doth hereby Sell grant & Confirme unto the Said Daniell his heirs and assignes Two parcells of Land lying in the Said Boston both Containing two hundred & Sixty foot in breadth more or Less & Divided in the middle with the peell of land of the Said John's both bounded on the front Norewesterly with an high way butting upon the lane leading to the buiring place and on the Rear South Easterly wth the Land of Richard Bennett The one peice Containing fifty Eight foot in front more or Less rangeing wth the fence betwixt the Lands of Thomas Thatcher & the Said Daniell & bounded on the North Easter's with the land of John Baker Deceased & South westerly with the Said Middle parcell of land of the Said John the other peice Containing two hundred and two foot in front more or Less and bounded on the South-wester's with the land of George Hooper & North Easter<sup>ly</sup> with the S<sup>d</sup>: middle percell of Land of the S<sup>d</sup>: John as the Same is now Staked out All weh; two parcells of Land are parts of agreater parcell purchased by the S<sup>d</sup>: Paine of John Webb alias Evered deceased & Conveyed unto him by Deed of Thomas Hinchman dated the Eighth day of January last, Administrator unto the Estate reall of the Said Webb by order of the Gen<sup>ii</sup>: Court w<sup>th</sup>, all rights to the Said two peells of land or belonging, To Have and to hold all the Said two percells of land wth: all their aprtenances unto the Said Daniell his heirs & assignes and to their proper use for Ever And the Said Paine for him selfe his beirs Exect<sup>rs</sup>: administrators: & assignes doth Covenant wth: the Said Daniell his heirs & assignes, by these Breents that the Said Paine is at the delivery hereof Lawfully Seized to his proper use of the Said granted Lands & aprtenances in a perfect Estate of Inheritance in Fee simple & hath in himselfe absolute Authority to Sell the Same as aforeS<sup>d</sup>: And that the S<sup>d</sup>: Daniell his heirs & assignes may for Ever peacably Enjoye the Same free from all Claims & Incumbrances whatso Ever done or Suffered or that shall bee Comitted by [258] by the Said Paine or any Claiming under him to interupt their peceable possession of the S<sup>4</sup> granted prmises And further the S<sup>d</sup>: Paine doth hereby against himselfe his heirs Executors: adminstrrs: & assignes and any Claim of Dowere right in the Sd: granted lands wth: their aprtenances unto the Sd: Daniell his heirs and assignes for Ever, warrant & defend & likewise the S<sup>d</sup>: Paine and Daniell doe for them selves heirs and assignes Covenant wth: each other that a way of at Least

Six foot broad shall be left throughout in the reare or middle of the S<sup>d</sup>: Land reserved by the S<sup>d</sup>: Paine & also of the Lands Demised to the S<sup>d</sup>: Daniell as shall by them be Judged best for the advance of the whole: And Last<sup>ly</sup> the S<sup>d</sup>: Paine his heirs Executo<sup>rs</sup>: & adminstr<sup>rs</sup>: shall not only deliver all Evidences or Authentick Coppies hereof in their Custody or procurable by them p<sup>r</sup>taining to this grante unto the S<sup>d</sup>: Daniell his heirs & assignes, but likewise at his or their request and Charge doe any further Act by Deeds acknowledgm<sup>ts</sup>: or Otherwise for the more Sure Confirming of the S<sup>d</sup>: granted p<sup>r</sup>mises according to the true intent of this Deed In witness whereof the S<sup>d</sup>: John Paine hath hereunto \*\*\* put his hand & Seale this Twenty Sixth Day of februar<sup>y</sup> Anno Domini One Thousand Six Hundred Seaventy one.

John Paine & a Seale

Scaled & Delivered in the p<sup>r</sup>sence of Peter Lidgett
John Sweeting

M<sup>r</sup>: John Paine acknowledged this Instrum<sup>t</sup>: as his Act & Deed febr<sup>n</sup>: 26<sup>th</sup>: 1671 before Edw Ting assist:

Recorded & compared  $11^{\rm th}$ , of  $y^{\rm e}$   $1^{\rm st}$ : m°  $167\frac{1}{2}$  ffreeGrace Bendall Cler-

To All Christian people to whom these presents shall come John Scarlet of Boston in the Massachusetts Colony of New England Mariner Sendeth greeting Knowe vee that the said John Scarlet for and in Consideracon of the Summe of Nynty pounds in Current mony of and in New England in hand well and truly paid by John Parmiter of abovesaid Boston Shipwright with the which the Said John Scarlet acknowledgeth bimselfe fully Satisfied & contented and paid And thereof and of every part and parcell thereof doth acquit Exonerate and Discharge the said John Parmiter his heirs Executor, and Administrators foreuer by these pisents. Haue absolutely given granted Bargained sould aliened enfeoffed and confirmed and by their prents doe absolutive giue grante Bargaine Sell alien enfeoff and confirme vnto the said John Parmiter his heires and Assignes forever A peece or parcell of Land lying & being at the North end, of the Towne of Boston aforesaid neare the Battery bounded vpon the East South East Side with the Land of the Late widdow Reade and there is one hundred twenty and fine foote in length on the west north west Side with the Land and house of the said Scarletts which was Lately Nathaniell ffryers and there it is in length one hundred and five foote more or less. The Townes highway. [259] running through the middle thereof or crossing the two Sides towards the Sea it is in

breadth Sixty and two foote measuring from the lower most end of the warhouse and at the end of the Said Sixty two foote to runne vp tapring till it comes to twenty sixe foote which is bounded by the land that was Lately the aforesaid firvers that line to runn tapring downe from the Twenty sixe foote abovesaid to Low water mark together with all the profitts priniledges and appurtenances, thereto belonging or in any wise appurteyning To have and to hould the Said Land and all the benefitts profitts priniledges and apptinces buttled and bounded as aforesaid or howeit else reputed to be bounded vnto him the Said John Parmiter his heires and Assignes for ever To the only proper vse benefit and behoofe of him the Said John Parmiter his heires and Assignes forever And the Said John Scarlet for himselfe his heires Executors, and Administrators doth. Couenante promise and grante to and with the said John Parmiter his heires and Assignes that at the tyme of the Signing scaling and delinery hereof the Said John Scarlet is and stands Lawfully Seized in a good estate of inheritance in fee Simple of the aboved primises and every part and parcell thereof and that hee hath in himselfe full power good Right and Lawfull authority the same to Bargain grante Sell convey and assure the same in manner and forme as aforesaid and that the same is and from time to time shalbee free and cleare and clearly and freely Exonerated acquitted and discharged of and from all former and other gifts grants Bargaines Sales Leases Assignm<sup>ts</sup> mortgages Judgmts. Extents Executions forfeitures Dowers Joyntures power of Thirds or any other Act or Incumbrance whatsoeft had made done or Suffered to bee done by him the said John Scarlet or any by from or ynder him or by from or vnder any other person Lawfully Claiming or having any Right Title or interest therento or any part or parcell thereof And furth the said John Scarlet doth Couenante and promise to and with the said John Parmiter his heirs and Assignes that on reasonable demand hee the said John Scarlet shall or his heyres or Assigns or some one of them deliver a true coppie of Such Evidence or writing as hee the said Scarlet had of the aforesaid fliver or any oth Evidences that concerne the primises faire and vincancelled and vindefaced at the Cost and charge of the said Parmiter And that hee the said Scarlett shall & will doe any further Act or Acts. thing or things and give further assurance or Assurances as shalbee for the better and more sure making of the above granted and bargained premises vnto him the said John Parmiter his heires and Assignes And that the said John Parmiter his heires and Assignes the Bargained primises with their appurtenances shall and may from henceforth and forever, peaceably and quiet<sup>ly</sup> haue hold vse improve possess and enjoy to his and their vse and vses for ever And Tamasine the wife of the abovesaid John Scarlet doth by these presents surrend<sup>r</sup>. [260] and gine vp all her Right title claime and interest to and in the abovesaid bargained and sould premises vnto him the said John Parmiter his heires and Assignes In witness whereof John Scarlet and Tamasin his wife have hereunto set their hands and affixed their Seales in Boston aforesaid this first of March one thousand sixe hundred Seaventy one or Seaventy two Annoq<sup>e</sup> Regni Regis Carolj secundi x. xiiij<sup>o</sup>.

Signed Scaled and Deliuered in the presence of John Brooking fireeGrace Bendall.

John Scarlet & a Seal
Tamasin Scarlet & a Seal
This instrument was acknowledged by John Scarlet & Tamasin his wife.
March 2<sup>a</sup>: 167½ Before
Edw: Tinge Ass<sup>st</sup>:

Recorded and & compared this  $3^d$  of March  $16\frac{7}{7}\frac{1}{2}$  — as Attests ffreeGrace Bendall Cler.

To All Christian people to whom this present writing shall

come Sannuell Bosworth of Boston in the Massachusetts Colony of New England Sendeth greeting in our Lord God everlasting Knowe yee that the S<sup>a</sup> Samuell Bosworth for and in Consideracon of the Summe of fifteen pounds secured to bee paid by Bartholemew Sutton of the Said Boston Joyner Hath given granted & bargained sould enfeoffed and confirmed and by theis preents doth gine grant Bargaine sell enfeoffe and confirme vnto the St. Bartholemew Bosworth Sutton A parcell of Land in the Said Boston which on the front is bounded with the highway Norwest and is there Thirty foote on the one Side bounded with the Land of Said Bosworth Northeast and is there Sixty fine foote or thereabouts the further end bounded with the Land of Thomas Clarke South East and is there Thirty foote the other Side w<sup>th</sup> the Land of William Pollard Southwest and is there Sixty five foote or thereabout To have and to hould the Said Bargained prmises with all the appurtenances thereof and thereunto be Longing as before bounded together wth, a true coppie of Such deed or deeds Evidences or writinges wherein the Said Bargained premises is included with any other Lands or tenements vnto the said Bartholomew Sutton his heires & Assign's To the only proper vse and behoofe of the said Bartholemew Sutton his heires and Assignes forever And the Said Samuell Bosworth for himSelfe his heires Executors and Administrators doth Covenant and grante to and with the Said Bartholemew Sutton his heires and

Assignes by their presents That hee the Said Samuell Bosworth the day of the date hereof is and standeth Lawfully Seized to his owneyse of and in the Said Bargained premises and every part therof with the appurtenances there of in a good perfect and [261] absolute estate of inheritance in fee Simple and hath in him Selfe full power good Right and Lawfull authority to grant Bargaine sell convey and assure the Same in manner and form aforesaid And that hee the Said Bartholomew Sutton his heires and assignes and every of them shall and may forever hereafter peaceably and quietly hane hould aand Enjoy the Said Bargained premisses with the appurtenances thereof as aforesaid free and cleare and clearly acquitted and Discharged of and from all former and other Bargaines and Sales gifts grants Joyntures dowers Titles of Dower estates Mortgages forfeitures Judgmts Executions and all the other Acts and incumbrances what soeuer had made comitted and Done or Suffered to bee done. by the Said Samuell Bosworth his heires or Assignes or any person or persons claiming by from or under him them or any of them or had made done comitted or to bee done or Comitted by any other person or persons Lawfully clayming any Right title or interest to the Same or any part thereof whereby the said Bartholomew Sutton his heires or Assignes shall or may bee hereafter molested or Lawfully evicted out of the possession or enjoyment thereof And further that hee the Samuell Bosworth and his heires at the reasonable request and at the Cost and charges in the Lawe of ye Said Bartholomew Sutton his heires or Assignes shall and will performe and Doe or cause to bee performed and Done any Such further Act or Acts as hee the Said Samuell Bosworth shalbee thereunto advised or required by him the said Bartholomew Sutton his heires or Assignes for a more full and perfect Conveying and assuring the Said Bargained premisses and every part thereof according to the Lawes of the Sa Massachusetts Jurisdiction In witnes whereof the S<sup>d</sup> Samuell Bosworth hath hereunto put his hand and seale the Thirtieth day of January in the yeare of or. Lord One thousand sixe hundred sixty and foure Annoqe Regni Regis Carolj secundi xvjo

Samuel Bosworth &. A Seale:

Endorst Signed Scaled and deliûd wth. State Seizin & possession according to Lawe giue & received in presence of.

his marke

John Pollard

This within written Deed was acknowledged by the within named Samuell Bosworth to bee his owne Act and made by his ConSent and order the 2:12:64.

Before me Elia: Lusher.

Ita attest p Robert Howard Not. public. Know [262] Knowe all men by theis presents that I the within named Samuell Bosworth the second Day of ffebruary in the yeare of our Lord one thousand sixe hundred sixty and foure haue received the Summe of fifteene pounds and flueteene shillings in full Satisfaction for all the Land contained in this within written Deed I say received the afores Summe of the within named Bartholomew Sutton as witnes my hand the day and yeare afore Sd. Samuell. Bosworth

Witness hereunto

John Pollard

Robert Howard Nott: publ:

Recorded & compared  $\hat{y^e}$ ,  $4^{th}$ ; March  $16\frac{7}{7}\frac{1}{2}$  as Attests ffree-Grace Bendall Cler.

To All Christian people to whom this present Deed shall come Charles Stockbridge of Sittuate in the goûment of New Plymouth in New England and Abigall Stockbridge his nowe wife Send greeting Knowe yee that the sayd Charles Stockbridge with the Consent of his Said wife for and in Consideracon of a valuable Summe of mony in hand received of John Harrison of Boston in the County of Suffolk in the Massatusetts Colony of New England aforesaid Ropemaker the receit whereof is hereby acknowledged and that hee the said Charles Stockbridge is therewith fully satis-

said Charles Stockbridge is therewith fully satisfied contented and paid and thereof and of every part and parcell thereof doth for himselfe his

heires Executors Administrators and Assignes acquit exonerat and fully discharge him the Said John Harrison his heires Executors. Administrators and Assignes foreuer by these presents Hath given granted bargained sould alieaned enfeoffed conveyed and confirmed and by these preents doe give grante Bargaine sell alje enfeoffe Convey and confirme vnto the said John Harrison his heires & Assignes foreuer a part of an orehard granted vnto him by his mother Mary Stockbridge lying and being in Boston aforesaid running even with the other part of her ground with all and singular the fruite trees growing therevoon Containing by estimation Eight Roddes of ground in length and twenty-seaven foote and a halfe in breadth bee it more or less and is butted and bounded, as in and by a deed thereof made by the said Mary Stockbridge vnto her sonne Charles Stockbridge bearing Date the Seventcenth Day of Aprill Anno. Dni one thousand Sixe hundred and Sixty more at Large it doth and may appeare with all and singular the profitts priviledges and appurtenances, beLong as may appeare by the abovesaid Deed which is Recorded in the 25th, page of the Seaventh Booke of Records of the County of Suffolk in Boston aboueSaid and alsoe all that part [263] of an orchard granted to him the Said Charles Stockbridge by Nicolas Backster of Boston aforesaid scituate alsoe and lying in Boston aforesaid and all the fruite trees growing therevoon contenning by etimation forty foote and tenne unches wide and Eight Roddes in length bee it more or less bounded Southward with the land of the Said Stockbridge Eastwardly with the highway next the Sea and westward and Northward with the Land of the Said Baxter with all and singular the priviledges & appurtenances thereunto belonging as by a Deed made by the said Nicolas Backstar to him the said Charles Stockbridge bearing Date the Twentieth Day of December Anno. Dni One thousand sixe hundred sixty and one which Deed is alsoe Recorded in the Twenty Seventh page of the Seaventh Booke of Records in the County of Suffolk in Boston aforesaid To have and to hould to him the sd John Harrison his heires and Assignes forever to the Sole and proper vse and behoofe benefit and Aduantage of him the sd. John Harrison his heires and Assignes forevermore And the said Charles Stockbridge doth for himselfe his heires Executors Administrators and Assignes couenante promise and grant to and with the said John Harrison his heires Executors. Administrators and Assignes that the Said Bargained premisses and every part and parcell thereof were at the time of the Sale thereof abovesaid being the Twenty Seaventh Day of July One thousand sixe hundred sixty and foure when the abovesaid Charles Stockbridge Sould the abovesaid parcells of land vnto the abovesaid John Harrison and deliuered him his abovesaid Deeds that then the abovebargained premisses were the pper Estate of inheritance in fee Simple of him the said Charles Stockbridge and that hee had in himselfe full power, good Right And Lawfull authority to sell alienate & convey the same and that all and singular the abovebargained premisses were free and cleare acquitted and discharged of and from all former and other giftes grantes Bargaines Sales. Joyntures Dowers titles troubles Judgments Execution's Mortgages Entailes alienations and Incumbrances whatsoed had made or Done or suffred to bee Done by him the Said Charles Stockbridge or any other person or persons from by or vnder him them or any or Evther of them Evther before or since vnto the time of the Signing and Sealing of these preents And that hee the Said John Harrison his heires and Assignes shall and may from time to time and at all times hereafter Lawfully and peaceably haue hould occupy possess and Enjoy the said Bargained prmisses and appurtenances without the Lawfull let trouble hindrance or disturbance of him the Said Charles Stockbridge his heyres or

Assignes or any other person Lawfully claiming any Interest therein or any prt thereof from by or vnder him by these presents. And that hee the Said Charles Stockbridge his heires & assignes shall and will at any time hereafter vpon the reasonable request and at the  $\lceil 264 \rceil$  proper charge of him the said John Harrison his heires or A. Assignes give and make any other or better assurance in or vnto the prmīsses as shalbee by men Experienced in the Lawe adindged to bee necessary requisite or Expedient to defend the abovebargained primises vnto the abovesaid John Harrison his heires and Assignes, from the abovesaid Charles Stockbridge his heires or Assignes or any other person or persons from by or vnder him In witnes of the primises the said Charles Stockbridge and Abigall his said wife have hereunto set their hands and Seales the Eighth day of March One thousand sixe hundred Seaventy and one.

Charles Stockbridge & a Seale Abigall Stockbridge & a Seale

Signed Scaled and Deliùd in the presents vs as witnesses

John Anderson: Samuell, Bridge This Deed was acknowledged by Charles Stockbridge March  $8^{\text{th}}$ ,  $1\frac{6}{7}\frac{7}{2}$  Before.

Edw: Tinge Assist.

Recorded & compared  $10^{\text{th}}$ : March  $16\frac{7}{7}\frac{1}{2}$  as Attests ffree-Grace Bendall Cler.

Knowe All men by their presents that I Theodor Atkinson sen, of Boston in the County of Suffolk in New England ffeltmaker have Demised Released and for ever quit claimed and by theis doe for mee my heires Executors and every of them Remise release and for ever guitt claime vnt<sup>o</sup> Rober<sup>t</sup> Marshall of Said Boston Merchan<sup>t</sup> of and from all manner of Actions Suites quarrells Controversies Trespasses Judgments. Executions Debts Damages. Demands or pretences whatsoever which I the said Theodor Atkinson sen nowe have or which my heires Executors Administrators or Assignes or any of them in time to come may have agt the said Robert Martiall his heires Executors. or Administrators or any of them for or by reason of any cause or thing nowe Depending from the begining of the world vntill the day of the Date of these presents In witness whereof I have hereunto set my hand and Seale this Twenty Nynth day of September In the yeare of our Lord One thousand Sixe hundred Seaventy & one

Theodore, Atkinson & a Seal

Signed Sealed & Deliûd in the presence of vs· Humph: Hodges· Rob<sup>a</sup>, Couch. John Sanders.

John Sanders being present at the Signing Scaling and Delinery of this writing appeared before mee & did testify that hee Saw Theodor Atkinson Sch. to Signe Scal. and Deliner the same as his act & deed.

Sworne vnto Octob 6: 1671 Before Edw: Tinge Asst. Humfry Hodges testifieth vpon oath that hee set his name as witnes to the writing above and Sawe Theodor Atkinson Seale and Deliuer it as, his Act & Deed Sworne the 6: of 8r: 1671 Before Jno Leveret Dept. Gour. Recorded & compared 10th, 1st. mo. 1625 as Attests ffreeGrace Bendall Cler.

[265] Bee it knowne unto all men Vnto Whom these presents shall Come that I Richard Dwelle. Husbandina Inhabitant of the Towne of Hingham in New england for and in Consideraçon of the full & Just Sume of Thirteen pounds Tenn Shillings by me in hand Received and Secureed to be payed by one Sephorus March of ye Same Towne Wherewth, I Doe acknowledge my selfe to be fully Satisfied: have given Granted Bargained Sold Enfeoffed & Doe by these preents giue grant Bargaine sold Enfeoffed: And Doe by these prents giue grant Bargaine Sell & Enfeoffe vnto Onesephorus March aforesaid his Heires Executors Administrators & Assignes for ener a peece & peell of land Weh Was formerly John Gardeners ginen him by the Towne of Hingham: for a house Lott Wth all the house & housing gardens Orchards thereunto belonging: being bounded & Buttelled as followeth: haueing the land of Thomas Nicoles Geneor to the Eastward & all the other ptes: Surrounded With the Comon: I say I haue Sold this house & & Garden & orchard & peell of land as it was layed to John Gardner Whom I bought

it of: Unto Onesephorus March: his heires & Assignes for euer & to ye pper use of him & them for en & these p'misses Wth theire Appurtinances to be held by by him and them in most free & Comon Sockage alsoe the sd Richard Dwelle Doth promises That these Bargained p'misses are full ffree & cleere: & are ffreely acquited & discharged & Exonerated from all former bargaines & Sailes gifts grants titles Attachm's. Mortigages Sutes accons. Judgm's Execucons Incumbrances What socuer from the beginning of ye of ye world to ye time of the Date heerof: & that ye said Richard Dwelle is ye true & pp pprietor of the Bargained p'misses at ye time & Date heerof: Moreouer Rich Dwelle Doth Couen': & promisse that these p'misses Wth

theire Appurtinances shall bee firme & Vallid & that he Will Warrant acquitt & Defend them against all psons What ener: that may lay claime to them any way to ye unjust Mollestacon of Onesephorus March his lawfull possession: of ve same according to ye preents & alsoe he shall Deliuer and cause to be Deliuered all Deeds & Euidences concerneing primises or any pte of them; faire & uncancelled; at Onesephorus March his Demand: & further the st Richard Dwelle Doth heerby promisse yt it shall be lawfuil for Onesephorus March to Enroll & Record these primisses or cause them to be Enrolled & Recorded according to the true Intent & meaning of these bargained premisses & according to ve Vsuall mann<sup>r</sup> of Enrolling Such Deeds & Enidences Soe made & formed. In witness Whereof I the afforesaid Rich Dwelley hath Set to my hand & Seale upon the twenty Sixt Day of Decembr in ye years of or lord one Thousand Six hundred & Sixty:

Richard Dwelle his hand & a Seale.

Signed Scaled & Deliuered

in p<sup>r</sup>sence of us Moses Collier

Peter Bacon: ye mark of: X Tho. Buck:

[266] Moses Collier Appeared, the 6<sup>th</sup> of July 1671 and made oath that he set to his hand as a Witness to this Instrum<sup>t</sup>. & See it Sealed & Delinered on the Day of the Date heerof: before us two: Magistrates

Jn<sup>o</sup> Lenerit Dep<sup>t</sup>: Go<sup>r</sup> Edward Tynge assis<sup>t</sup>:

Dinah Dwelle by these presents Doth Realease & quit claime any Right Tytle or Interest Whether of Dowery or otherwise to ye Within: menconed premisses unto Onesepherus Marsh in Witness whereof: she hath heerunto Set her hand this 19th of ye 1th mo 16772

Dinah Dwelle her marke

Signed in p<sup>r</sup>sence of us Humphrey Johnson ffreeGrace Bendall

Dynah Dwelle Acknowledged this Instrument: to be her act & Deed this  $19^{th}$  of  $10^{th}$  m°  $16\frac{7}{5}\frac{1}{9}$ 

Before Jn<sup>o</sup> Leueritt Dep<sup>t</sup> Go<sup>r</sup>:

Richard Dwelle acknowledged this Instrument to be his act; and deed this  $19^{th}$  of  $1^{st}$  moo  $16\frac{7}{7}\frac{1}{2}$ 

before Jno Leuerett Dept Gor:

Recorded & compared 26th: 1 m° 1672 as Attests ffree-Grace Bendall Cler

To all Christian people to Whom these preents shall come: Rich Dwelle of Hingham in the County of Suffolke in New: England Husbandman Send greeting Know yee that I the said Rich Dwelle for & in Consideracon of fineteen pounds Sterling to me in hand paved by Robbart : Dunbarr of Hingham in ye County aforesaid wherewth I the said Rich Dwelle Doe Acknowledge my Selfe fully Satisfied Contented and payed & thereof; and of enery pte & pcell thereof Doe Exonerate acquit & Discharge the aforesaid Robart Dunbar his heires Executors & Administrators & Enery of them for Ener by these preents have given granted Bargained Sould Enfeoffed & Confirmed & by these prsents Doe giue grant Bargaine Sell Enfeoffe & Confirme unto the said Robart Dunbarr: & his heires & Assignes for Euer: all that great lott Conteining twenty achors of land be it more or less weh I lately purchased of John Chusshin & was formerly the land of Thomas Coop: Wen said Lott lyeth in Hingham Vpon ye great plane in ye Second furlong of lotts to the Eastward of the Center & is bounded wth ve land of the Widdow Hillard Norward And the hye way Westward & with the Riner Eastward and Southward: And Anoth great lott Conteining twelue Acres of land be it more or less Wch I lately purchased of John Cusshin & was formerly ye Land of Stephen Linkoue and lyeth in Hingham: upon ye great plaine & is bounded with the high waies Eastward & Westward & southward & with ve land of John Thaxter Weh was formerly the land of Mr Robbt. Pecke Northward And halfe that four acres of Swampye meadow purchassed of John Cushin W<sup>ch</sup> was given by the Towne unto Mathew Cushin weh swampye meadow: lyeth on the Southward side of: the Riner against the aforesaid great lott that was formerly Thomas Coopers to gether Withall Woods trees Tymber lying being and growing upon the said primisses [267] Withall & Singular the appurtinances & prinilidges thereunto belonging or any Waies Appertaining & all my Right title & Intrest of & Into ve said primisses with their appurtinances & Enery pte & peell: thereof to have & to hold the said great lott of Twenty Achors & ye other great lott of Twelue Achors lying in the great plaine aforesaid And halfe that four Achors of Swampye meadow: Weh was given by ye Towne Vnto Mathew Cushin Sen': all lying in the Towneshipe of Hingham & bounded as aforesaid Wth all & Singular the appurtinances to ye said prmisses or any of them belonging Vnto ye said Robart. Dunbarr his herres & Assignes for Euer to his & theire only p p use and Behoofe And the said Rich Dwelle Doth Couenant promise & grant by these preents That he the said Rich Dwelle is the True & p p owner of ye said Bargained primisses Wth

theire Appurtinances at: ye Tyme of the Bargaine & Saile thereof: & that ye said Bargained prmisses are free and Cleare and freely & Clearely acquited Exonerated & Discharged of for & from all & all man'r of former Bargaines Sailes Gifts grants titles Mortgages Sales Attachmts Accons Judgmts Executions & Incumbrances Whatsoeil from ye Begining of the World Vntille the Day of the bargaine & saile thereof And shall & will Deliner or cause to be Delinered all Deeds Writings Enidences and Escripts Concering the said prmiss Vnto ye said Robart Dunbarr his heires and Assignes or true Coppyes of them faire & uncancelled And the said Rich Dwelle Doe Couenant promise & grant by these presents all & Singuller: ye said Bargained prmisses Wth theire Appurtinances Vnto the said Robart Dunbarr his heires and Assignes to Warrant acquit & Defend for Euer against all psons from by or Vnder him Claimeing any Right Tytle or Intrest: of & Into ye same or any pte or peell thereof And that it shall: & may be lawfull: to & for the said Robart: Dunbarr his heires & Assignes to Record & Enroll: or cause to be Recorded. & Enrolled the title and tennor of these presents according to the true. Intent & meaning thereof & according to the Vsuall order & mann<sup>r</sup> of Recording & enrolling Deeds & Euidences in such case made & prouided and together with this Deed Doe gine quiet & peacable possession of the aforesaid peells of land Vnto ye aforesaid Robart Dunbarr In Wittness Whereof I thee aforesaid Rich Dwelle haue heere Vnto sett my hand & Seale the Seanen & twentveth Day of: January in ye yeare of our lord God one thousand Six hundred fifty. & nine

Sealed Signed & Deliuered in prsence of us: Daniell Cushin Thomas Barnes Peter Cushin

Signed in y<sup>e</sup> p<sup>r</sup>sence of us Humphew Johnson ffreeGrace Bendall Richard Dwelle & a Seale

Dinah Dwelle Doth by these prents acquit & Release all her Claime and Intrest whether of Dower or otherwise in ye within menconed primises to Robart Dunbarr as Witness her hand this: 19th 1st mo 16 7 12

Dinah **q** Dwelle

her marke
Richard Dwelle acknowledged this Instrument to be
his act & Deed this 19th, of

1st. mo 1671 before
Jno. Leuerett Dept Gour

# SUFFOLK DEEDS, LIB. VI., 267, 268.

Dynah Dwelle acknowledged this Instrument to be her act and Deed this  $19^{th}$  of  $y^e$   $1^{st}$   $m^{o-1}$   $6\frac{7}{7}$   $\frac{1}{2}$ .

before Jnº Leuerett. Dept: Gor.

Recorded & compared 26: 1 mº 1672

As Attests ffreeGrace Bendall Cl

To all Christian people to Whom these preents shall Come Richard Dwelle of Scituate in New-England planter and Dynah his Wife sendeth greeting in or lord god Euerlasting: Know ye that we ye said Richard Dwelle & Dinah my Wife for a Valueable Consideraçon to us in hand paved by John Tucker of Hingham Wherewth we Doe acknowledge our selves fully Satisfied Contented & paved & thereof, & of Euery pte & pcell thereof: Doe Exonerate acquitt & Discharge: the said John Tucker his heires Executors & Administrators And Euery of them for Euer by these presents: Haue Giuen granted Bargained sold Enfeoffed: and Confirmed & by these presents Doe give grant bargaine Sell Enfeoffe & Confirme Vnto ye said John Tucker his heires & Assignes for Euer parte of That fourteen Achors of land lying in hingham that I purchased of Mathew Cushon Sen<sup>r</sup> formerly Giuen by the Towne of Hingham to Thomas Wakely: for a great lott that is to say the Eastward End of the said lott Weh Said pte of ve said lott is bounded with ve land of ve said John Tucker formerly the land of Clement Bates Northward: And With the land ginen by the Towne of Hingham: to George Marsh: Southward & With the Comon Eastward & W<sup>th</sup> y<sup>e</sup> other pte of. y<sup>e</sup> said fourteen Achors of land now in the possession of Jerimiah: Beales Westward a line Rainging from the Westermost pte of: the swampe. Weh is in ye said lland of George Marsh: to ye westermost end of a pointe of Rocks in the land of the said John Tucker: formerly the land of Clement Bates Which said line Divideth: between the West pte of the said lott formerly Thomas Wakelyes & now in the possession of Jeremiah Beales & the said Eastward pte of the said lott heere menconed to be Sold to the said John Tucker Together With all Woods Trees Tymber lying being & growing Vpon the prinises Wth all & singular the Appurtinances Vnto the said primisses or any pte of them belonging or any Waies appertaining And all our Right title & Intrest of & Into ye sd prmises Wth theire Appertenances & Enery pte & peell: thereof to have and to hold the said Eastward pte of the said fourteen Achors of land purchased of Mathew Cushing Sen<sup>r</sup> formerly given by The Towne of Hingham to Thomas Wakeley for a great lott bounded as aforesaid Wth all & Singular thappertenances to the said primises belonging Vinto

the said John Tucker his heires & Assignes for Euer and Vnto the only p p Vse & behoofe of him the said John Tucker his heires & Assignes for Euer And the said Richard Dwelle & Dynah: his Wife Doth heereby Conenant promise & grant to & Wth ve said John Tucker: That he the said Richard Dwelle & Dynah his Wifeare the true & p p owners of the said Bargained premises With theire appartinances at the time of the Bargaine & Saile thereof & that the said Bargained primises are ffree & cleare & ffreely & Clearely acquited, Exonerated & Discharged of & from all & all mannor of former Bargains Sailes gifts grants Tytles Mortigages Suits Attachmis. Accons Judgmis, extents excecutions Dowers Tytle of Dowers & all other Incumbrances What socuer from the begining of the World Vntill the Day of the Bargaine & Saile thereof: And the said Rich Dwelle & Dynah his Wife Doe Couenant promise & grant by These presents all and Singular the said Bargained primises Wth theire Appertmances unto the said John Tucker his heires & Assignes to Warrant acquitt & Defend for ener [269] Against all psons from by or Vnder Them Claiming any Right Tytle or Intrest of & Into ye same or any pte or peell thereof. And yt it shall and may belawfull to & for ve sd John Tucker: his heires & Assignes to Record & Enroll the Tytle & Tenn<sup>r</sup>, of these p<sup>r</sup>sents or Cause to be Recorded & Enrolled according to the Vsual ord & Mann of Recording & Enrolling Deeds & Enidences in Such Case Made & prouided In Wittness Whereof: the said Rich Dwelle & Dinah his Wife hanc becreunto Set theire hands & Seales the Sixt Day of Octobr in the yeare of our lord god one Thousand Six hundred Seauenty & one And in the three & Twenty years of the Reigne of our Soucraigne lord Charles the Second by the grace of god of Great Brittaine ffrance & Ireland Kinge: Defendor of the

Sealed Signed & Deliuered in p<sup>r</sup>sence of us Daniell Cushin Sen<sup>r</sup> Daniell Cushin Jun<sup>r</sup>

faith &c: 1671

Rich Dwelle & a Seale
Memor: that the Words ye
Westermost end of between the Eight and 9th
linnes Weare Interlined
before ye Sealing & Deliuery heerof in the prence
of the same Witnesses:

Rich Dwelle acknowledged this Instrum<sup>t</sup> to be his act. & Deed this 19 of 1<sup>st</sup> m<sup>o</sup>

Before Jñº Leuerett : Dept : Gor

Dinah y° Wife of Rich Dwelle Doth by these presents Release & quite Claime any Right of Dower or Intrest in the within Menconed prinisses unto Jn° Tucker of Hingham: within Menconed In wittness Whereof she hath heerunto set her hand this  $19^{\rm th}$  of March:  $^{16}7_{12}$ 

Signed in preence of

Humphew Johnson ffree Grace Bendall

the marke of

Dinah Dwelle

Dynah Dwelle Acknowledged this Instrum<sup>t</sup> to be her act & Deed this 19<sup>th</sup> 1<sup>st</sup> m<sup>o</sup> 1671 before

Jn<sup>o</sup> Leuerett Dep<sup>t</sup> Go<sup>r</sup>

Recorded & compared y<sup>c</sup> 26<sup>th</sup>, of the 1<sup>st</sup>, m<sup>o</sup> 1672 as Attes<sup>ts</sup> ffreeGrace Bendall Cler.

To all Christian people, to Whom these preents shall Come. Richard Dwelle of Hingham in the County of: Suffolke in New-England planter & Dinah : his Wife Sendeth greeting Know vee that Wee ve st Richard Dwelle & Dinah my Wife for & in Consideracon of Ann Exchange made Win Humphrey Johnson of Scittuate in New-England planter for all the houses & lands & Marsh that the said Humphrey Johnson haue in Scittuate aforesaid Web he the Said Humphrev Johnson purchased of Robart Stetson & alsoe four Achors of Mash Which ye Sa Johnson purchased of Richard Curtes of Scittuate Haue ginen granted Bargained Sold enfeoffed & Confirmed & by these presents Doe give grant Bargaine & Confirme from us the afforesaid Enfeoffe & Sell [270] Richard Dwelle & Dinah my Wife & our heires Vnto thee said Humphry Johnson his heires & assignes for euer: all: that our Dwelling house Wth: the lands thereunto Adioyning Scittuate & being on the great plaine in the Towneshipe of Hingham aforesaid Wth ye Comon Intrest & privillidges that the Sa Richard Dwelle haue in the Towne of Hingham: the lands being a pte of Seuerall lotts [Viz] a pte of a lott that was given by the towne of Hingham: to John ffoulesham; and a pte of a great lott that was given by the Towne to Thomas Paynter & a pte of a great lott that Was ginen by the Towne to John Sutton Sen': And a pte of a great lott that Was given by the Towne to Thomas Nicholls all these peells of land are bounded With the Comon land Eastward & With the lands of James Witon & Jnº Garnett Westward the S<sup>d</sup> pte of the lott: W<sup>ch</sup> formerly Did belong to John floulesham is bounded with the land of Mathew Hawke Northward the said pte of the sd. lott Weh formerly Did belong to ye sa Nickols is bounded With that land Weh was

given by the towne to Will<sup>m</sup> Riply Southward these ptes of lotts that Weare formerly the Said Suttons and Painters lyeth betweene that pte of lott: that was formerly John ffouleshams lott & that pte of lott that Was Thomas Nickolls lott And alsoe all that peell of ffresh Meadow tha St Richard Dwelle purchased of Jeremiah Beales & was formerly the Meadow of Mr Joseph Peck. Weh said Meadow Containeth three achors be it more or less & it is bounded Wth ve Comon land in ver great plaine Westward & northward & With the Riuer Eastward And alsoe one quarter pte of four Achors of swampye Meadow. Weh was granted by ve towne of Hingham Vnto Mathew Cushin Senir. Weh said Swampy Meadow: lyeth Eastward of the great plaine; lotts the River runing between the lotts & ye said Meadow: And: alsoe one halfe of that grant of Swampve meadow Which was granted by the Towne of Hingham Vinto Jnº floulesham the other halfe of the said grant : being now in the possession of James Witton and Iveth still Vndeuided Together With all and Singular thappurtenances unto the said primisses or any pte of them belonging or any Waies Appreining And all our Right title and Intrest of & into the said primises With theire Apprenances. & enery pte & peell thereof: To have and to hold ye, said Dwelling house With all other buildings Wth the lands thereunto Adiovning on ye great plaine the pte of that lott that was: John: flouleshams the pte of lott that was given by the Towne to Thomas Painter: the pte of that: lott that was given by the Towne to John: Sutton Senn' & the pte of that lott that was given by the Towne to Thomas Nicholls all these peells & ptes of lotts, being bounded as afforesaid the three Achors of Meadow purchased of Jeremiah Beales The quarter pte of four Achors of swampy, meadow [wch Was granted by the towne of: Hingham: unto Mathew: Cusshing Sen<sup>r</sup> | With halfe that grant of swampve meadow that Was granted by the towne of Hingham unto John tfouleshame With all the Comon Intrest & privillidges that the said Rich Dwelle hath in the Towneshipe of Hingham: With all & Singular: thapprenances to the said prmisses or any of them belonging Vuto the said Humphrey Johnson his heires & Assignes for euer: & unto the only pp use & behoofe of him: the said Humphrey Johnson: his heires & Assignes for Euer: And the said. Richard Dwelle Doth heerby Couenant promise [271] And grant to & With the said Humphrey Johnson that hee the said Richard Dwelle is the true & p p owner of the said Bargained prmisses With thappertenances at the time of the Bargaine & Saile thereof: And that the said Bargained primisses are ffree & Cleare & ffreely & Clearely acquitted & Discharged of &

from all & all Mannor of former Bargaines Sailes gifts Titles grants Mortgages Suits Attachmts accons Judgements Extents Executions Dowers Title of Dowers & all other Incumbrances Whatsoeuer from the begining of the World Vntille the time of the Bargaine & Saile thereof: And that the Said Humphrey Johnson his heires & Assignes the primisses & Enery pte & peell thereof shall quietly have hold Vse occupve possess & eniove Without the lett Suit troble or molestacon of him the said Richard Dwelle & Dynah his Wife theire herres & Assignes, And lastly the said Richard Dwelle And Dinah his Wife for themselves theire heires Executors Administrators & Assignes. Doe heereby Couenant promise & grant the prmisses aboue Demised With all the prinillidges & Apprtenances thereto or in any Wise. Belonging or apprteining Vnto ve Sd Humphrey Johnson his heires & Assignes to Warrant acquitt & Defend for ener against all psons whatsoener by from or Vnder them or Either of them Claimeing any: Right title or Intrest of & into the Same or any pte or peell: thereof: And that it shall and may be lawfull to & for the said Humphrey Johnson: his heires & Assignes to Record And Enroll: or cause to be recorded & Enrolled the title & tennor of these presents according to the usuall order & mannor of Recording Deeds & euidences in Such case made & prouided In Wittness Whereof the said Richard Dwelle & Dinah his Wife haue heerunto Set theire hands & Seales the Eighteen Day of May in the yeare of our lord god one. thousand Six hundred Sixty & three & in the flueteenth: yeare of the Raigne of our Soueraigne lord Charles the Second by the grace of god of great Brittaine france & Ireland Defendor of the faith &c: 1663

Signed Scaled & Deliuered in ye prsence of us
Daniell Cushing
Mathew Cushing

Rich Dwelle & a Scale the marke of **\('\)** Dinah Dwelle & a Scale

Memorandum that the word [Lands] between the seaventh & eight Lines was interlined before ye Sealing & deliuery heereof in ye psense of ye Same witnesses

Richard & Dynah Dwelle apeared before me this 19<sup>th</sup> of 1<sup>st</sup> m<sup>o</sup> 1<sup>6</sup>  $\frac{7}{7}$  & Acknowledged this Instrument to be their act & Deed Jn<sup>o</sup> Leuerett Dep<sup>t</sup> Go<sup>r</sup>.

Recorded & compared y<sup>c</sup>, 26<sup>th</sup>, of y<sup>c</sup> 1<sup>st</sup>, m<sup>c</sup> 1672 as Attes<sup>ts</sup> ffreeGrace Bendall Cler.

 $\[ 272 \]$  To all Christian people to Whom these presents shall: Come Richard Dwelle of Hingham in the County of Suffolke in

New England planter & Dinah his Wiffe Send greeting in or lord god enerlasting Know yee that Wee the said Rich Dwelle & Dinah my Wife for a ualucable Consideraçon to us in hand paied by James Witon of Hingham aforesaid planter Where With wee Doe acknowledge our selues Satisfyed contented & payed & thereof & of enery pte & pcell thereof Doe Exonerate acquite & Discharge the said James Witon his heires Executors Administrators & Euery of them for euer: By these presents have given granted Bargained Sold Enfeoffed & Confirmed & by these preents Doe give grant bargain Sell Enfeoffe & Confirme Vnto the said James Witon his his heires & Assignes for Euer Diners peells of land & Meadow: Which we have in the towneshipe of Hingham aforesaid [Viz] a pte of a great lott lying on the great plaine lately purchased of John floulesham alsoe a pte of Another great lott lately purchased of John Low: Web Was: formerly given by the Towner of Hingham to goodman Painter Alsoe another pte of a great lott that was formerly given by By the towne of Hingham to John Sutton: Sen' That peell of land that Was pte Dwelle to Witon of John flouleshams lott formerly Menconed is bounded With the land of Mathew Hanke Northward: And the aforesaid pte of lott that Was given by the Towne to John Sutton: is bounded With the brooke of: Water Southward & All the three peells that is to Say that pte of lott that was John flouleshams & that pte of Lott that was Jn<sup>o</sup> Suttons And that pte of Lott that Was Painters are bounded With the land of Richard Dwelle Eastward & With the land of John Garnett And on pte of the Country Roade Westwarde: that pte of Lott that was Painters lying between the other two peells of: land that Weare fouleshams & Suttons: Alsoe anoth great lott lying on vegreat plame Conteining tenn Achors of land be it more or less lately purchased of Josiah: Keene & Was formerly the land of Vincen Druce W<sup>ch</sup> said tenn Achors of Land is bounded With the land of Mathew Hanke Northward & W<sup>th</sup> a great lott that: Was given by the Towne to ffrancise Smith Southward: & Wth the hye Way Eastward & Westward Alsoe halfe that grant of Brushey meadow that Was granted by the Towne to Jno floulesh Conteining tenn Achors lying Eastward of the great plaine that is to Say one the East Side of the Riner: Alsoe one quarter pte of that grant of Brushey Meadow that was granted by thee Towne of Hingham to Mathew Cushin Sen<sup>r</sup>. lying to the Eastward of the great plaine as appeare by the Towne Records: Together With all Woods trees timber lying being & growing upon the St prmisses Wth all & Singular ye apprtenances unto the Said prmises or: any pte of them belonging or any waies Apprecining And all my Right title & Intrest of & into the

said prmises With theire: Apprenances & enery pte & peell thereof to have & to hold the said pter of a great lott purchased of John: floulesham: the the [273] part of another great lott purchased of John Low: & Thather part of a great lott that Was given by the Towne of Hingham to John Sutton: the greatt lott of tenn Achors purchased of Josiah Keen: the halfe of that grant of tenn Achors of Boushey Meadow that Was granted by the towne to John floulesham: With the one quarter pte of that grant of Bousehej meadow that Was granted by the Towne of: Hingham to Mathew Cushin Senr. all lying being & bounded as afforest With all & Singular the appurtinances to the said primises or any of the belonging or any Waies apperteining Vnto the said James Witon his heires & Assignes for euer And unto the only p p use & behoofe of him the said James Witon his heires & Assignes for euer And the said Rich Dwelle Doth heerby Couenant pmise & grant to & With the said James Witon that he the said Richard Dwelle is the true & p p owner of the said Bargained primisses with theire Appurtenances at the time of the bargaine & Saile thereof And that the said Bargained primisses are ffree & Cleere & freely & Cleerly acquitted Exonerated & Discharged of & from all & all man of former Bargaines Sailes Gifts grants titles mortgages Suits Attachm<sup>ts</sup> actions Judgem<sup>ts</sup> Extents Executions Dowers titles of Dowers & all other Incumbrances Whatsoeuer And the said Rich Dwelle & Dinah his Wife Doe Couenant promise & grant by these presents all & Singular the said Bargained premises With all the liberties: prinillidges & Apprtinances thereto or in any Wise belonging or apperteining unto the said James Witon: his heires & Assignes to Warrant acquitt & Defend for Eueragainst all psons What soeuer Claiming any Right title or Intrest of & Into the same or any pte or peell thereof In Wittness Where of: the afforesaid Rich Dwelle and Dinah his Wife have heerunto Set theire hands and Seales the second Day of may in the yeare of our lord God one Thousand Six hundred Sixty & two in the fourteenth years of the Reigne of our Soucraigne Lord Charles the Second by the grace of god of Great Britaine ffrance & Ireland King Defender of the faith &c: 1662

Signed Sealed & Deliuered In the presence : of us John Garnett Daniell Cushing Mathew Cushing Richard Dwelle & a Seale Dinah Dwelle & a Seale

Richard Dwelle & Dinah his wiffe Acknowledged this Instrument to bee Theire act & Deed: this 19<sup>th</sup> of y<sup>e</sup> 1<sup>st</sup> m<sup>o</sup> 1<sup>6</sup>/<sub>2</sub> <sup>1</sup>/<sub>5</sub> Before

John Leuerett Dept Gor

Recorded & compared the 27<sup>th</sup>, of y<sup>e</sup> 2 m<sup>o</sup> 1672 as Attes<sup>ts</sup> ffreeGrace Bendall Cler.

[274] To all Christian people To Whom this preent Writing shall come John Tapping of the towne of Boston in the County of Suffolk in New England feelt maker With his Wife Send greeting Know yee that the said John Tapping for & in consideracon of the sume of tenn pounds in Currant money in hand payed By Samuell Hayward of the towne of Mendham in New England aforesaid Vnto him the st John Tapping Wherewith he the the st John Tapping Doe acknowledge himselfe Satisfied contented & fully payed & the so Jue Tapping With Mary his Wife Doe heerby fully Acquitt Exonerate & Discharge the sd Samuell Hayward his heires Executors Administrators & Assignes for ever Doth by these preents Sell Assigne Bargaine Alliene Enfeoffe & Absolutely Confirme all & euery pte of that Right Title & Intrest that he the said John Tapping With Mary his Wife hath in the Towne of Mendham That is to Say one home Lott Conteining Twenty Achors be it more or be it less being bounded Wth Mendham: Towne Commons Northerly With the Lott comonly called the Gleaue Lott Easterly With the land of Collonell: Will<sup>m</sup> Crowne Westerly and the p<sup>r</sup>sent Towne Comons Southerly: Together With all the libertyes priuillidges & Immunityes With the Rest of the Inhabitants Vnto a twenty Achor home Lott. belongeth or in any Wise apertaineth either in lands Measured or unmeasured With all future Deuissions of the Townes Commons either uplands or Meadowing Vnto him the said Samuell: Hayward his heires Executors Administrators & Assignes for euer to have & to hold the aforesaid home lott With all the libertyes Prinillidges Immunytes as is before expressed to the only p p use & behoofe of him the said Samuell Hayward his heires Executors Administrators & Assignes for euer & the said John Tapping With Mary his wife for themselves are and Standeth Seized of in the Twenty Achors of laud aforesd Wth all the libertyes privillidges and Immunityes to theire owne p p use & hath in themselues full power good Right & lawfull Authority to grant bargaine & sell convey & Assure the said home lott with all the libertyes privillidges Immunityes With the rest of the Inhabitants unto a twenty Acor lott belonging or in anywise appertaneing either in land measured or un measured With all future Divissions of the towns comons Either Divided or undivided either of upland or of Meadowing in mannor and forme as aforesaid & that he the said Samuell Haward his heires Executors Administrators & Assignes & every of them shall & may for

euer heerafter quietly & peaceably haue hold & eniove the said Twenty Acors Home [275] Home Lott With all the libertyes pruillidges & Immunityes afore said ffree & cleare & ffreely & cleerly acquitted & Discharged of & from all & all mann<sup>r</sup> of former and other bargaines Sailes gifts grants Joyntures Dowers Tytles of Dowers Esstates morgages forfeitures Judgm<sup>ts</sup> Extents Execucons & from all other Acts & Incumbrances Whatsoener had made Comitted & Done or suffered to be Done by the sd John Tapping & Mary his wife theire heires & Executors Administrators or Assignes or any other pson or psons Claimeing by from or under them or any of them or had made Done or Comitted or to be Done & Comitted by any oth pson or psons lawfully claimeing any Right Tytle or Intrest to or in the same or any pte thereof Whereby the said Samuell Haiward his heires Executors Administrators or Assignes shall or may be heereafter mollested in or lawfully Euleted or Eijectted out of ve possession thereof or any pte thereof And the sd John Tapping With Mary his wife Doth for themselues & for theire heires Executors Administrators & Assignes promise & Couenant to & with the said Sanuell Hayward his heires Executors Administrators & Assignes that they so yo John & Mary npon Reasonable and lawfull Demand shall & Will pforme & Doe or Cause to be pformed & Done any Such further act or acts Whether by Way of Acknowledgement of this present Deed or in any Kinde that shall or may bee for the more full compleating confirming & Sure making of the aboue Bargained primisses unto the said Samuell Hayward his heires Execcutors Administrators & Assignes according to the true Intent & meaning of these preents

In Wittness whereof the said John Tapping and Mary his wife heerunto Subscribe theire hands & ffixx theire Seales

thee

Wittness

Joseph Emerson junn<sup>r</sup> John Emerson John Tapping & a Seale Mary Tapping & a Seale

This Instrument Was acknowledged by John Tapping and Mary his wife to be theire Act & Deed the 6th of Aprile 1672 Before me

John Leuerett Dept Gor

Recorded & compared 6th of 2 m<sup>o</sup> 1672 as Attests ffreeGrace Bendall Cler.

[276] To all Christian people To whom this present Writeing Shall Come Samuell Shrimpton of Boston in the Massachusets Collony of New England Marchant & Eliza-

beth his Wife Send greeting Know yee that the said Samuell Shrimpton: and Elizabeth his Wife for and in Consideraçon of fine hundred & fifty pounds in New England Silver in hand paved by John Oxenbridge of Boston aforesaid gent: Pastor to the first Church in said Boston Whereof & Where-W<sup>th</sup>, they the said Samuell Shrimpton & Elizabeth his said wife Doe acknowledge themselnes fully Satisfied Contented and paved & thereof & of Euery pte thereof Doe Exonerate acquitt & Discharge the said John Oxenbridge his heires Execcutors Administrators & Assignes & Euery of them for Euer by these preents have given granted Bargained & sold Enfeoffed & Confirmed & by these presents Doe give grant Bargaine Sell Enfeoffe & confirme unto the said John Oxenbridge all that his orchard & garden Which he lately bought of Joshua Scottow & which he the said Scottow purchased of Martha Coggin the Relict & Executrix to the last will and Testament of John Coggin of Boston aforesaid meht: Deceased being halfe an Achor more or less & With the Dwelling house & out houses Erected and built p said Scottow With the vards gardens orchard Trees fences libertyes prinilidges & Appurtenances thereto belonging or in any wise Apperteining Scittuate lying & being in boston aforesaid as it is now fenced in & bounded on the one side with

the land of Elder James Penn South: on the thother side with the land that was belonging to Richard Bellingham Esq<sup>r</sup> now to Humphrey

Dauis mcht north: one end bounded With the land that Did belong unto James Dauis West the other end fronts next the Street East: as by Deed from said Scottow to said Shrimpton: refference there unto being had more fully appeareth To have and to hold: the above granted Dwelling house out houses yardes garden orchard Trees fences and bounded as afore said With all the libertyes prinillidges & Appurtenances to the same belonging or in any wise appteining together With all Deed euidences & writings Concerning the primises unto the said John Oxenbridge his heires & Assignes to the only pp use & behoofe of the said John: Oxenbridge his heires & Assignes for euer and the said Samuell Shrimpton for himselfe his heires Execcutors & Administrators Doth covenant and grant to and with the said [277] said John Oxenbridge his heires & Assignes by these preents that he the said Samuell Shrimpton the Day of the Date heerof is & standeth lawfully Seized to his owne use of and in the afore bargained prmisses and enery pte thereof with the Rights prinillidges & Appurtenances thereof as aforesaid in a good pfect & absolute esstate of Inheritance in fee simple and hath in himselfe full power good Right & lawfull Authority to

grant Bargaine sell Conuey & Assure the same in man'r & forme aforesaid and that he the said John Oxenbridge his heires & Assignes & enery of them shall & may for ener heerafter peaceablely & quietly haue hold possess & enjoye the afore bargained primissess Wth the Appurtenances Rights & prinillidges thereof as aforesaid ffree & cleare & clearely acquitted and Discharged of & from all former and other Bargaines & Sailes Gifts grants Joyntures Dowers Tytles of Dowers power of Thirds Esstates Mortgages forfeittures Judments Executions & all other acts & Incumbrances Whatsoeuer had made Committed and Done or suffered to be Done by the said Samuell Shrimpton his heires or Assignes or any pson or psons claimeing by from or under him them or any of them & further the said Samuell Shrimpton & Elizabeth his said Wife Doe for themselves theire heires Execcutors And Administrars Couenant promiss and grant to and with the said John Oxenbridge his heires & Assignes that they the said Samuell Shrimpton & Elizabeth his said Wife upon Reasonable & lawfull Demande shall & will pforme & Doe or cause to be pformed and done any such further act or acts whether by way of Acknowledgment of this present Deed or Release of Dowere in Respect of the said Elizabeth or in any other Kinde that shall or may be for the more full Compleating confirmeing and sure Makeing the afore bargained prinisses unto the said John Oxenbridge his heires & Assignes according to the true Intent heerof & the lawes of the said Massachusetts Jurediction In Wittness where of the sct Samuell Shrimpton & Elizabeth his said wife have heerunto putt theire hands and Seales the Twenty Sixth Day of September In the yeare of our lord one thousand Six hundred Seauenty one Annqe Regnij Regis Carolij Secundij xxiijo

> Samuell Shrimpton & a Seale Append<sup>t</sup> Elizabeth Shrimpton & a Seale Append<sup>t</sup>

This within written Instrument was Signed Sealed and Deliuered and the word house in the tenth linne Interlined before Sealing in presence of

This Deed was Acknowledged by me Samuell Shrimpton & Elizabeth his wife Nouember the 30th, 1671 Before Edward Tynge:

Assist:

Jonathon Jackson

John Comer

Thomas Clerk

Nathaniell Olkin

Recorded & compared  $y^e$  11th of 2 mº 1672

as Attests ffreeGrace Bendall Cler.

[278] To all Christian people to whom these preents shall come John Brookins of Boston In New England and Elizabeth his wife Send greeting Knowe vee that the said John Brookins and Elizabeth his wife for and in Consideracon of the Summe of one hundred pounds of current money of New England to them in hand paid by Hannah Armestrong of Boston aforesaid Widdow and Executrix to Mathew Armstrong Late deceased the receipt of which hundred pounds is hereby acknowledged and hee the said Brookins and Elizabeth his wife are therewth, fully Satisfied and thereof doe for themselves their heires and Assignes fully acquitt and Discharge the said Hannah Armstrong In Consideracon whereof the said John Brookins and Elizabeth his wife have given granted bargained and sould and by these presents doe give grante Bargaine & sell vnto the said Hannah Armstrong her heires and Assignes, for ever A peece and parcell of Land lying and being scituate in Boston aforesaid containing in length one hundred fforty and one foote and in breadth florty Seaven foote and is bounded by the Land of William Shute on the North the Land of John Tuttle on the South the Land of Mathew Beamsly on the South East and the high way on the West and by the Land of the aforesaid John Brookins on the East with all and singular the priniledges Edifices and apptinces and all the Estate title claime Interest and Demand of them the said John Brookins and Elizabeth his wife in the premises or any part thereof in as full and ample manner as they now hold and possess the Same by their deed made by Henry Kemble and Mary his wife bearing Date the Twentieth Day of flebruary in the yeere of or Lord 1666 doth, more at Large appeare with all and singular the Edifices built and to bee built thereon To have and to hould the said peece and parcell of Land soe bounded as abovesaid with all the priniledges Edifices and apptinces therevnto belonging and in any wise apperteyning to her the Said Hannah Armstrong her heires & Assignes for ever to the sole vse benefit and Advantage of her the said Hannah Armstrong her heires and Assignes forevermore And the said John Brookins and Elizabeth his wife doe for themselves their heires Executors Administrators and Assignes Couenant promise and grant to and with the Said Hannah Armstrong her herres Executors Administrators and Assignes that they or one of them were vntill the Sealing and Delivery of these preents the true and Rightfull ownrs. of these prmises and had full powr and authority to sell & Dispose of the same And that the prmises and every part and parcell thereof, were at the time of the Scaling and Delinery of these presents free and cleare and

freely and clearly acquitted and Discharged of, and from all former and other gifts grants Bargaines sales leases mortgages Joyntures Dowers Mortgages alienations and all other Incumbrances whatsoeuer by their or Either of their act meanes Consent knowledge or procurment Either by themselnes or any other person or persons whatsoeld by their knowledge or Consent And yt the said Hannah Armstrong her heires or Assignes the Bargained premises shall and may from henceforth foreuer peaceably and quietly have hould occupy possess and enjoy to her and their proper, vse and behoofe without the let Suite trouble hindrance molestation or disturbance of him the said John Brookins & Elizabeth his wife and of either of them or of any other person or persons whatsoeld and of their herres Executors Administrators & Assignes for ea. [279] And that the Said John Brookings and Elizabeth his wife and their respective heires

Executors & Administrators the Said Bargained primises wth, the principledges and apptines thereunto belonging vnto her the Said Hannah Armstrong her heires and Assignes against all and every person and persons whatsoeil shall and will warrant and forever defend by theis presents And furthermore the said John Brookins and Elizabeth his wife and their respective heires Executors and Administrators, at any time hereafter vpon the reasonable request and Demand of her the Said Hannah Armstrong her heires and Assignes Shall and will give and make vnto her and them or any or Either of them any other further and better assurance of in and vnto the prmises as shall by men skiltuil in the Lawe bee adjudged to bee necessary requisite and Expedient Provided alwayes that it is the true intent and meaning of the said John Brookings and of the said Hannah Armstrong by these presents and not otherwise Viz: that if the said John Brookings his heires or Assignes shall at the end and termination of three yeeres from the date of these presents pay or cause to bee paid vnto the said Hannah Armstrong her heires or Assignes the full and Just Summe of one hundred pounds Such monies as abovesaid that is to say of the Same reall worth and value and not according to any higher or Lower value that may hereafter bee put vpon the present current Coyne of

this Land that then all these p<sup>r</sup>mises with their appurtenances are to bee returned by the said Hannah Armstrong her heires or Assignes vnto the said John Brookins his heires and & Assignes for ever as if this p<sup>r</sup>sent writing had

Hanah Gourding personally appearing acknowledged the full Receips of the within written some & some & soe desired this Mortgage to be discharged this 25th of July 1674

as Attests freedrace Bendarl Record.

never been made And also it is further provided that if the said Hannah Armstrong her heires and Assignes after ve three yeeres abovementioned bee Expired shall then permit the said John Brookins his heires and Assignes to keep & Imploy in his or their hands the bundred pounds abovesaid That then at Such three yeeres End & after the Expiration of them at any time shee the said Hannah Armstrong her heires and Assignes giving to the said John Brookings his heires or Assignes sixe monthes space and notice to returne the said hundred pounds in Kind and value as hee now receiveth the same that then at Such his or his heires repaym<sup>t</sup> of the said money vnto ye Said Hannah Armstrong her heires or Assignes that then all these primises herein conveyed to said Hannah Armstrong and heires shall returne and bee the true and proper Right and Estate of the said John Brookings and his heires and Assignes forever as fully & clearly as if these preents had never been made In witnes whereof the said John Broakings and Elizabeth his wife haue hereunto set their hands and Seales this 6th, day of Aprill In the veere of or. Lord God One thouSand Sixe hundred Seaventy and two.

Signed Sealed and Deliud. in presence of Joshua Hubbar<sup>t</sup> Mary Dowden. John Brooking & a Seal Elizabeth Broaking & Seal

John Brooking and Elizabeth his wife acknowledged this Instrument as their act and Deed. Aprill 11th, 1672 Before Edward Ting Assist.

Recorded & compared ye 11th, of ye 2 mo 1672 as Attests ffreeGrace Bendall Cler

Hañah Armstrong personall

[280] Thomas Holeman aged eight & twenty years & John Kenny Aged thirty six years Sworne Saith that beeing with Dauid Holmes in the Tyme of his sicknese but beeing then of good vuderstanding he did declare himselfe that hee the Said Dauid Holmes did desire Elder Stephen Kinsley to take that Land weh he had bought of Jonathan Gatliff for which hee had a Deed of Sale from the Said Jonathan & Mary his wife & yt hee the Said Stephen Kinsley would make payment according to his Agreement vitto Jonathan Gatliffe & that at the Same tyme Jane the wife of the Said Dauid consented thereto & fetched a parchiment Deede for the Same & deliuered the Same to the Said Kingsley.

## SUFFOLK DEEDS, LIB. VI., 280, 281.

Sworne before vs two Magistrates the 8<sup>th</sup> Day of Aprill 1672 Jn°: Leuerett Dep¹: Gou¹. Edward Tyng Assis¹.

Recorded & compared 12<sup>th</sup>: of 2 m<sup>o</sup> 1672 as Attes<sup>ts</sup> ffreeGrace Bendall Cler.

Thomas Downes Aged thirty years or thereabout test<sup>1</sup>fieth & Saith that hee beeing Mate on a Voyage for the Barbados in the Ketch Exchange Mr Peter Hubbard then Master & Safely arining to Barbados the third day of June 1665 with the Goods & produce of this Country from Boston did attend the Order of the aboue Said Master Hubbert for the delinery of Goods ashore according to bill of Loading Out of which Said Ketch Exchange I did See & deliner vnto mr James Broughton these goods heere specified vizt. Thirty Six Barrells marked P. B. which was to the best of my Knowledge Mackrell & two Barrells tar & Twenty Eight hundred of fish in tale which was put in heere in Boston for Sixty Kintalls these goods I testifie was delinered Vnto James Broughton in Barbados in the Month June 1665 by Order of mr Peter Hubbard then Master of the Katch Exchange and further I did take & recease vp the Bill of Loading from the Said James Broughton with his receipt on the Back syde of the Bill of Loading under James Broughtons hand when I delinered vp my receipts that I had from him for the delinery of ye goods ashore and further Saith not

Sworne the 19th of Aprill 1672 before Vs

Jn<sup>o</sup> Lenerett Dep<sup>t</sup>, Gou<sup>r</sup>, Edward Tyng assist

Recorded & compared 20th, of  $y^e$  2 mo 1672 as Attests ffreeGrace Bendall Cler-

Know all men p these prents that I Robert Penover Late of Stanford doe heereby constitute apoynt & Ordayne my trusty & wellbeloued freind Jonathan Sellick to bee my tru & Lawfull Attourney to demand & receaue for mee my full Legacy Left mee by my Brother mr. William Penover Late of London of any person or persons whatsoeuer conserned to receaue the Same in New England heereby giueing & granting to my Said Attourney full power heereby to acquit & discharge any person or persons who shall deliner the Said Legacy to the aboue Standard. Sellick my Said Attourney further giueing my Said [281] Attourney as full power to act in the aboue premisses as if I myselfe were personally present as Witnes my hand & seale In Rye this 18th of October 1671 interlined in the 2d &

## SUFFOLK DEEDS, LIB. VI., 281.

8th: Line before Signeing with the words Late & Late of London Robert Penoire a scale

Signed Scaled & delinered In p'scace of Vs John Richman Miles Okely

the marke of Nicolas
Webster

John Richman & Nicholas Webster appeared before vs the 19th, of Aprill 1672 & made Oath yt they put their Name & marke as Witnesses to this Instrument & that they see Robert Penoyer signe Seale & deliner this Instrument as his act & Deede Jno: Leuerett Dept Gout. Edw: Tyng Assist.

Recorded & compared ye 20th, of ye 2 mo 1672 as Attests ffreeGrace Bendall Cl

This Indenture made the seaventeenth day of Aprill in the xxxxth, yeere of the Dominion of the Right honble. Caeilius. Absolute Lord and proprietary of the provinces of Mariland and Avalon Lord Baron of Baltamoore &c. — And in the yeer of or Lord God one thousand sixe hundred seaventy and two Between Hannah Armstrong of Boston in New England Widdow the Relict and Sole Executrix of Mathew Armstrong late of Boston in New England Mariner deceased of the one part and Daniell Curtis of Somersett County in the province of Mariland Planter of the other parte Witnesseth That whereas the said Lord Baltemoore by his deed of Grant vnder the great Seele ysed in the said Province of Mariland for granting of Land there bearing date at St Maries the Twentieth day of June in the xxxvj<sup>th</sup> veere of the dominion of Cacilius Anno. q<sup>e</sup> dni One thousand Sixe hundred Sixty and Seaven did for the Consideracon therin mencioned grant vnto Mathew Armstrong two parcells of Land vizt the one called Armstronges Purchase lying & being on the North side of Anamesse river in the County of Somerset beginning at a marked tree Standing by the riners Side dividing it from the Land of John Rhodes from thence with a line drawne Northeast to a tree marked wth, sixteene Notches dividing it from the Land of John Rhodes, from thence running easterly the breadth of Nynty two pole and from thence with a line Drawne Southwest to a marked tree Standing by the Riner Side and from thence running by the side of the maine river westerly to the first bounder Containing & Laid out for two hundred Acres more or less As alsoe one other parcell of Land called Armstrongs Lott. lying on the North Side of Anamesex river

aforesaid begining at a marked tree Standing by the said Rivers Side dividing it from the abovemencioned parcell of Land and from thence running by the side of the River with seuerall Angles to the mouth of a Creek called [282] the Northeast branch and from thence running vp the Westermost Side of the said Creeke for length three hundred and Seaventy pole and from thence running westerly to a marked tree duiding it from the abovementioned parcell of Land and from thence with a line drawne Southwest to the first bounder Containing and laid out for three hundred acres, of land in All flue hundred Acres To have and to hould the same to him the said Mathew Armstrong and to his heires and Assignes for ever vnder such rents Covenants lymitations and Exceptions as in and by the said deed of grant recourse being thereunto had more fully and more at large it may and doth appeare Now this Indenture witnesseth that the abovenamed Hannah Armstrong for a valuable Consideracon of foure thousand pounds of of good sound merchantable tobbacco in hand paid by the within named Daniell Curtis before the ensealing and deliuery hereof whereof and wherewith the said Hannah Armstrong doth acknowledge herselfe to bee fully & wholly Satisfied and paid And Doth of and for every part and parcell thereof acquit and discharge the said daniell Curtis his heires Executors and Administrators by these presents As alsoe for the Consideracon of floure thousand pounds of good sound merchible tobbacco in Caske to bee paid to the said Hannah Armstrong or her heires Executors. Administrators or certaine Attorny in some Convenient place in Somerset County by the said Daniell Curtis or his heires Executors, or Administrators, flor the web. Speciallty is Signed with the hand and with the Seale of the Said Daniell Curtis bearing date the Eleaventh day of January Annoqe Dni one thousand sixe hundred seventy and one payable to the Said Hannah Armstrong as aforesaid at or vpon the tenth day of October next ensuing the date thereof for the Consideracons aforesaid the said Hannah Armstrong hath ginen granted bargained sould feoffed and confirmed and Doe by these presents fully and absolutly give grant alienate bargaine sell enfeoff and confirme vnto the said Daniell Curtis and to his heires and Assignes forever A part or parcell taken out of the said two parcells of land called Armstronges purchase and Armstronges Lott nowe called the vpper Lott and is Laid out as followeth begining at a Saxafridge Stake at the mouth of the Northeast branch on the westermost Side of the said branch on that parcell of Land called Armstronges Lott and from thence running up the westermost Side of the

said northeast Branch to a markt Gumme which is against the houses formerly in the occupation of William Boyst deceased and is vpon a straight line from the aforesaid Saxafrage Stake to the aforesaid markt Gumme three hundred & Seaventy pearches and from thence running westerly to a markt pine standing in the Swamp nor farre from the Ridge which markt pine seperates it from the Land formerly in the occupation of John Rhodes called salisbury and from thence running downe the said line to a markt white oake that Standeth not farre of from the divisionall Line aforesaid yet the divisionall is the Bounder and from thence running by a line of markt trees Southeast and by South to the aforesaid Saxafrage Stake Standing at the mouth of the North- [283] East branch aforesaid laid out for two hundred and fifty acres more or less together alsoe with all & singular the Roomes cellers solletts halls parlours chambers houses housings Court'vards Closes fences woods vinderwoods timber or timberlike trees and other hereditamts, emoluments and apptenances whatsoefi to the said parcell of land and prmises called the Vpper lott or any of them appurtinant belonging or appurtaining or had vsed demised or enjoyed as part parcell or member thereof or as thereunto or to any part thereof belonging or appertaining and the reversion an Renersions remainder and remainders and every of them And alsoe shee the said Hannah Armstrong hane granted bargained and sould and by theis presents doe give grante alienate bargaine and sell vnto the said Daniell Curtis his heires and Assignes forever all and singular the one halfe of the Stocke of cattle and hogges and other things being in Joynt Stock and Account [alwayes provided a Negro woman excepted between Mathew Armstrong and Stephen Bond, To bee vinderstood vt after Daniell Curtis hath his halfe of the whole that was put upon the Land when a tenant by lease and Divided after the Expiration of the lease hee the said Daniell Curtis is to enjoy first the halfe of the whole and then to have the halfe of the other halfe left. To have and to hould the said parcell of Land called the vpper part and all and singular Other the primises hereby mentioned to bee bargained and sould and every of them with their and every of their apptenances and the reversion and remainders of them and every of them vnto him the Said Daniell Curtis and to the heires and Assignes of the said Daniell Curtis forever To the only proper vse and behoofe of the said Daniell Curtis and to the heirs and Assignes of the said Daniell Curtis for ever without any mortgage Condition redemption vse or limitation to recall alter charge or Determine the same to bee holden of the said Lord Propritary for and vnder the

rents and Services by the said Originall Deed of grant reserved And the said Hannah Armstrong the said parcell of Land with the appurtenances before by these presents bargained and sould vnto him the said Daniell Curtis doe for euer freely, acquit and Discharge the same of and from all and all manner of former and other Bargaines Grantes Sales forfeitures dowries Joyntures Surrenders and of and from all other titles Incumbrances claimes and Demands of her the said Hannah Armstrong her heires Executors or Assignes and against all and every person or persons whatsoener claiming by from or under the said Hannah Armstrong shall and will for ever hereafter warrant & defend by these preents Alsoe the said Hannah Armstrong for herselfe her heires Executors and Administrators doe Couenant grante and promise from time to time and at all times for and During the space of five yeeres next ensuing the date hereof and and vpon the request and at the cost and charges in Lawe of the said Damell Curtis his heires or Assignes make doe performe acknowledge Suffer or cause to bee made done performed and acknowledged all and enery such further Lawfull and reasonable act and Acts assurances and conveyances in the Lawe for the better and more perfect Suremaking and conveying all and Singular the before hereby granted or mentioned to bee granted prmisses with their and every of their rights members and appertenances to the only proper vse and behoofe of the said Daniell Curtis his heires and Assignes forever as by the said Daniell Curtis [284] his heires or Assignes or by his or their Councell learned in the lawe shalbee devised aduised or required In confirmation and full assurance of the truth abovewritten the Said Hannah Armstrong hath set to her hand and fixed her scale giving Deed and state with full and peaceable possession by Livery and seizin of and in the above mentioned prmises with the appurtenances therevnto belonging as the said Hannah Armstrong subscription fixing her seale and the witnesses subscriptions as testimonyes doe Manifest the day and yeere first above written.

The mark  $\bigcap$  of Hannah Armstrong & a Scale

Signed Sealed and Delfud in the presence of John Mayo: Henry Dedicott.

Hanâ Armstrong acknowledged this Instrument to be her act & Deede April 17th; 1672

before mee Edward Tyng assist.

Recorded & Compared  $18^{th}$  of  $2~m^{\circ}$  1672~as Attests ffreeGrace Bendall Cler. .

To All Christian people to whom these preents shall come John Tapping of Boston in the County of Suffolk ffeltmaker and Mary his wife Sends greeting Knowe yee that the said John Tapping and Mary his wife for and in Consideracon of the Summe of one hundred pounds in New England and other Current Silver to them in hand paid by Anthony Stoddard and Edward Hutchinson and Edward Rawson of Boston aforesaid Ouerseers to the Last will and testament of the Late Henry Web of Boston aforesaid Merchant as part of the Legacy by him ginen to Mehitabell Sheafe Grandchild to the said Henry Web wherewith the said John Tapping and Mary his wife acknowledge themselues fully Satisfied contented and paid and by these preents doth foreuer doth acquit Exonerate and discharge the said Anthony Stod-

dard Edward Hutchinson Edward Rawson over-

seers aforesaid for the Same Haue absolutely ginen granted Bargained Sould aliened Enfeoffed and confirmed and by these presents doe absolutely give grante Bargaine sell alien enfeotle and confirme vnto the said Anthony Stoddard Edward Hutchinson & Edward Rawson overseers aforesaid half of their new dwelling house in which they live running from the midle of the Entry or Middle passage and half of the Land behind it Extending to the new house or workhouse and noe further, with the Stable fronting to the next lane the aforesaid halfe house being bounded on the West with the Street and the other part of their new dwelling house on the North the new house or workehouse on v<sup>e</sup> East the house in the possession of Enoch Greenleafe on the South with all and all manner of liberties princiledges & apptinces to the same belonging or in any wise appertaining To haue. [285] and to hould the said halfe dwelling house Land and Stable win all and all manner of priniledges to the same belonging or in any wise appteyning buttled and bounded as abosad, to them v° Said Anthony Stoddard Edward Hutchinson and Edward Rawson overseers aforeSaid their herres and Assignes forever and to their only proper vse and behoofe as overseers as aforeSaid forever And the said John Tappin and Mary his wife for themselves their heires and Assignes doth Concuant promisse and grante to and with the said Anthony Stoddard Edward Hutchinson and Edward Rawson their heires and Assignes as aforeSaid that they the said John Tappin and Mary his wife are the true & rightfull owners of the above granted premises and that the same w<sup>th</sup>. all the liberties priniledges and apptenances therevuto belonging are free and cleare and freely and clearly acquitted & exonerated and Discharged of and from all former and other Bargaines sales Gifts grantes Leases Mortgages Joyntures Wills Entailes Dowers and all and all manner of Incumbrances whatsocit And shall & will forever warrant and

Defend the Same against all persons whatsoever claiming any Lawfull title right or Interest to the same or any part thereof Prouided alwaies and it is agreed by and between the first abovementioned parties Any thing in this Deed notwithstanding That if the ye abovemencioned John Tapping and Mary, his wife their heires, Executors Administrators or Assignes or Either of them shall well and truely pay or cause to bee paid one every twenty fourth day of Aprill in the veere sixteen hundred Seaventy three Seaventy foure Seaventy five Seaventy sixe the annuall summe of Sixe pounds in Current Silver to them the said Anthony Stoddard Edward Hutchinson and Edward Rawson overseers aforesaid or some one of them their heires or Assignes & on the twentie Ninth day of Aprill sixteene hundred seaventy and Six shall alsoe pay vnto them the said abovementioned overseers or some one of them the Summe of an hundred bounds Current silver then this deed to bee void in all, respects or otherwise to remaine in full force In which case the true meaning is that after the said Anthony Stoddard Edward Hutchinson and Edward Rawson overseers aforesaid by sale of the abovegranted premises shall have satisfied themselves the severall Somes in Current Silver that shalbee then due with their necessarie Charges the overplus made

thereof shalbee returned to the said John Tapping or Mary his wife or their heires In witness whereof the said John Tapping and Mary his wife haue herevnto set their hands and Seales this Twenty fourth day of Aprill 1672

> John Taping & a Seale Mary Tapping & a Seal.

Signed Sealed and Delliùd in v<sup>e</sup> presence of vs

Christopher Clarke:

Simeon Stoddard—

This Instrument was acknowledged by John Tapping and Mary his wife as their Act and deed Apr: 24<sup>th</sup>:. 1672 Before Edward Ting Assist:

Recorded & compared 24th: of ye 2 mo 1672 p threeGrace

Bendall Cler.

This Morgage was discharged by the Desire of mr Edw. Ravson mr Thomas & mr. Margaret Thacher [declared vndr their hands Dated yr 24 of Aprill 1674] this done in book 28%, of Aprill 1674

[286] This Indenture made the Nynteenth day of Aprill in the yeere of o<sup>r</sup>. Lord One thousand sixe hundred seaventy and two Between Zachariah Phillips of Boston in y<sup>c</sup> County of Suffolk in New England Butcher and Elizabeth his wife on ye one parte and Peter Lidget of the same Boston Merchant of the other parte Witnesseth that the said Zachariah Phillips and Elizabeth his wife for and in Consideracon of the summe of one hundred pounds in mony before the ensealing & delinery hereof paid by the said Peter Lidget the receite whereof is acknowledged by theis preents hath given granted Bargained sould aliened enfeoffed assigned set over and confirmed and by theis prints doth give grante Bargaine sell alien enfeoffe assigne set over and confirme vnto the said Peter Lidgett his heires and Assignes All that peece or parcell of Land lying & being in Boston aforesaid Containing Nyne Acres more or less butting on the Lands of James Browne for that were Lately his and the Lands of Samuell Cole, for lately his on the North the Sea on the South and on the West and bounded East and South by the Phillip's to Lidgett Lands Late of Nathaniell Williams or howen soe reputed to bee bounded with all and singular the appurtenances and priviledges to the same belonging and alsoe all the Estate Right title Interest vse possession propriety claime and Demand whatsoeil of them the said Zachariah Phillips and Elizabeth his wife in or to the same and all deeds writings and Evidences and whatsoever touching or concerning the premisses or any part or parcell thereof. To have and to hould the said peece of land Soe butting and bounded, as aforesd with all the appurtenances and priniledges vnto the same belonging and appertaining vnto him the said Peter Lidget his heires Executors and Assignes to his and their only proper vse benefit and behoofe forever And the said Zachary and Elizabeth Phillips for themselues Joyntly and Seuerally and for their Joynt or severall heires Executors & Administrators and every of them doe Couenant promise and grante to and with the said Peter Lidget his heires and Assignes that they the said Zachariah and Elizabeth before the sealing and delivery of these presents were the true and rightfull owners of the abovebargained premises and that the same is free and cleare and clearly acquitted Exonerated and Discharged of and from all and all manner of other and former Bargaines sales gifts grants leases mortgages wills Joyntures Entailes Judgments Executions forfeitures Extents seizures and of and from all and singular other charges titles troubles Incumbrances & Demands whatsoever had made Done acknowledged or suffred to bee don by the said Zachariah or Elizabeth or any other person or persons whatsoeif by his her or their Act consent meanes default or procurm<sup>t</sup> And against them the said Zachariah and Elizabeth or Either of them Joyntly or particularly or Either of their heires Executors. Administrators or Assignes and all

and every other person & persons [287] whatsoeuer Lawfully claiming by from or vnder him her or them or any of them shall and will warrant and forever defend by theis

p<sup>r</sup>sents And that the said Peter Ledget his Received this 28a, ffebrs 1672/73 one hindred & six pound's in Mony, being in full of the withinmentioned Montgage & doe by these present's for mee my hence Executors, & administrator, remise, release & torever quit chaine any right fifte interest chaine or demand that wee or either of its ever had, haue might or could hanc to the heires or Assignes shall and may for ever here-Heter hidget. Witness Mr. Peter hidget Signed & acknowledged the aboue receipt, in the Office, the within within mentioned parcell of Land or any part thereof for or after quietly and peaceably have hould vse im-Isaac Addington Cler. mortgage being then faire & prove possese & Enjoy the said premisses and every part and parcell thereof. with the appurtenances and priniledges thereto belonging to his and their owne proper yee & behoofe without the let suite trouble molestation denvall Contradiction Interruption Eviction or disturbance of the said Phillips or Elizabeth his wife his or her heires Executors or Administrators, or any person or persons claiming any Right title or Interest of in or to the Same or any part or parcell therof from by or ynder him her them or any of them And furthermore the said Zachariah Phillips and Elizabeth his wife and their respective uncancelled the day & yeare abouesaide heires Executors, and Administrators, at any time hereafter yoon the reasonable request and demand of him the said Peter Lidgett his heires and Assignes shall and will give and make vnto him or them or any or Either of them any other further and better assurance of in or vnto the prmises as shall by men skilfull in the Lawe bee adjudged to bee necessary requisite and Expedient: Provided alwaies that it is the tru intent and meaning hereof by these presents and not witness whereof I have other wise vizt That if the said Zacharah Phillips his heires or Assignes shall at the end and Determination of two yeeres from the date hereof pay or cause to bee paid vnto the S<sup>d</sup>. Peter Lidget his heires or Assignes the full and Just Summe of one hundred pounds Such moneves as abovesaid that is to say of the Same

reall worth and value and not according to any higher or Lower value that may hereafter bee put vpon the present Current Coine of this Land] that then these primises with the appurtenances are to bee returned by the said Peter Ledget his heires or Assignes to ye Said Zachariah Phillips his lieires or Assignes hee the said Phillips having at or before that tyme paid the abovesaid hundred pounds with its Interest or forbearance after the rate of Eight per Cent per annum and what part of the said hundred pounds shalbee paid before that tyme shall with its Interest bee deducted

Elisha Cooke. before Isaac Addington Cler

## SUFFOLK DEEDS, LIB. VI., 287, 288.

out of this summe of One hundred and Sixteene pounds of mony as abovesaid In witnes whereof the said Zachariah Phillips and Elizabeth his wife hane hereunto put their hands and affixed their Seales the day & yeere abovewritten.

> Zachariah Phillips & a Seal Elizabeth her marke & Phillips. & a Seale.

Signed Sealed & deliurd in

presence of.

ffreeGrace Bendall.

John Sweeting:

Charles Lidgett:

This Instrument was acknowledged by Zachariah Phillips and Elizabeth his wife to bee their Act & deed this 23th.. of ye 2 m°. 1672

Before Edward Tinge Assist.

Recorded & compared 24th: 2 m° 1672 as Attests

ffreeGrace Bendall Cler.

[288] To all Christian people to Whom these preents Shall come Anawassanauk Als John: & Quashaamnitt Als William of Blew Hills and Great John Namsconont Als Peter & Vpanubohgueen Als Jacob of Natick sendeth greeting Know Yee that the said Anawassanauk Quashamnitt Great John Nansconout & Vpannbohqueen for Diners good and Vallneable consideracons them there unto moueing Espeachally for and in consideraçon of ye Sume of Twenty four pounds Ster', to them in hand paved by Moses Paine and Peter Brackett both of Brantry the Receipt thereof. they Doe Acknowledg by these presents And thereof and of Enery pte and pcell Thereof Doth Exonerate acquitt and Discharge the said Moses Payne and peter Bracket theire Heires & Assignes for Euer by these preents hath given granted Bargained Sould Enfeoffed and confirmed And by these presents Doe grue Grant Bargaine Sell Enfeoffe and Confirme unto Moses Payne and Peter Bracket of Braintry aforesaid theire Heires and Assignes for Euer A Tract of lands of Eight Miles Square lying about fifteen Miles from Medfield And is bounded one Miles to the East of a Small Ruer Which lyeth about three Miles to the Easward of Nipmugg great Pond and soe from the bignes of one Miles on the East of that small River is to Runn Eight Miles west or

Westerly and is to by three Miles to the South or Southwards of the parth that leader to Nipmugg great pond and fine Miles on the other side of that parth North or Northwards together With all the

Anaasumuck xc to Moses paine xc

Trees and Tymber woods Vnder woods standing lying and growing thereon with all the Meadows Swampes River ponds and Brookes lying within this Eight Miles square as it is bounded with all other prinillidges and Appurtenances belonging or any waies Apperteining thereunto To have and to hold the said Eight Miles square as it is bounded together with all thee Trees & Tymber woods Vnderwoods Standing lying and growing thereon with all the Meadowes Swamps Rivers ponds and brookes Lying within this Eight Milles square as it is bounded with all other prinillidges and Appurtenances belonging or any waies Appertaining thereunto the said Moses Paine and Peter Bracket theire heires and Assignes for euer And to yo only propar Vse and behoofe of them the said Moses Paine and Peter Bracket theire heires and Assignes for euer to be holden in ffree Sockage and not in Capetye nor by Knights service And the said Anawassanauk als John and Quashaammitt Als William great John Nonsconont Als Peter & Vpanubohqueen Als Jacob: Doth Couenant promise and grant by these presents that they the said Anawassanuk Quashammit Great John Nonsconont and Vpanubohqueen are the true and propar owners and proprioters of the said Bargained premises at the time of the Bargaine and Saile thereof; and that the said prmisses are ffree and Cleer and ffreely and Cleerly acquitted Exonerated and Discharged of for and from all; and all mannor of former Bargaines Sailes guifts grants Tytles morgages actions Suites Arrests Attachments Judgments Executions Extents & Incumbrances what [289] Whatsoeuer from the begining of the world untill the time of the Saile and Bargaine thereof And the said Anaussanuk Quashammit Great John Nomsconont Vpanubohqueen Doth Couent promisse and by these presents all and Singular the said Bargained primisses With the Appurtenances to Warrant Acquitt & Defend unto Vnto the said Moses Paine & Peter Bracket theire heires and Assignes for Euer Against all Indians or Inglish people by from or Under them Claimeing any Right Tytle or Intrest of or into the same or any pte thereof for Ener by these presents And that it shall and may be lawful! to and for the said Moses Paine and Peter Bracket: their heires and Assignes to Record & Enroll or cause to be Recorded & Enrolled the Tytle and Tennor of these preents according to ye True Intent and meaning thereof and according to ye Vsuall order and Mannor of Recording Deeds and Euidences in Such case made and prouided In Wittness Whereof the said Anaussanuk Quashaammitt Great John Nomsconont: Vpanubohqueen have set to there hands and Seales this Twentyeth Day of Aprile one Thousand Six hundred Sixty two

The words by from or under them in the sixteen line as all soe that the Indians specified in this Deed together with theire heires for Euer haue liberty for to fish foull and hunt as farr as any law in this Jurisdiction Alloweth in other places not with standing any thing in this Deed this was before ye sealing hereof.

Signed Sealed & Deliuered in prsence of us: John Elliot Senr: JnºElliot Junr: Daniell Weld Senr

Wee Moses Paine & Peter Bracket Doe Assigne over all our Right Tytle and Intrest In the Deed Vnto the Select men of the Towne of Mendam for the use of the said Towne May the 12<sup>th</sup> 1670

> Peter Backet Moses Paine

Anaussanuk his marke : ⇔ & a Seale Qushaammitt his Marke × & a Seale Namsconont his Marke № & a Seale Great John his Marke × and a Seale

Great Jno Set to his hand and Seale and Deliuered the Deed vnto Moses Paine and Peter Brackett this 8<sup>th</sup> of sept<sup>br</sup> 1662 as wittness: Will<sup>m</sup> Allis Nathaniel: Bracket

This was Acknowledged by the said Peter Bracket and Moses Pame to be theire act and Deed upon the 12<sup>th</sup> Day of May 1670 Before me Samuell Symonds

To All Christian people to whom these presents shall come Edward Bunn of Hull: in the County of Suffolk in New England husbandman and Elizabeth his wife Send greeting Know yee that the said Edward Bun [himselfe] and with the free Consent of Elizabeth: his wife for and In the consideracon of the Sume of Tenn pounds to him all ready payed or Secured to be payed by ye said Thomas Loringe of hull aforesaid Whereby he the said Edward Bunn Acknowledgeth himselfe fully Satisfied and payed and Doth by these presents fully Acquitt and Discharge the said Thomas Loringe his heires and Assignes for Euer therefrom Hath absolute<sup>19</sup> giuen granted Bargained Sold Alliened Enfeoffed and Confirmed And by these presents Doe obsolutel<sup>9</sup> giue grant Bargaine Sell Alliene Enfeoffe and Confirme unto ye said Thomas Loreinge

his heires his heires and Assignes one halfe Lott at peddock Island being Two Achors more or lesse w<sup>th</sup> all the Libertyes and princillidges thereunto belonging and is that end of the said Lott which Ives next to ye broad Bev as it lyeth bounded by the broad Bey on ve North East the Common Swampe on South [290] south west his owne Lott bought of Nathaniell Bossworth on the Northwest Will<sup>m</sup> Chamberling on the south East To have and to hold the said halfe lott or land Butted and Bounded as Namly with the broad bey on v<sup>e</sup> North East the other halfe of the same Lott which the said Edward Bunn still keepeth as his owne propriety on the Southwest. Willam Chamberlaine on ye South east and his owne lotte or land on the Northwest: with all libbertyes and principles thereto Appertameing to him the said Thomas Loringe his heires and Assignes to there owne prop Vse and Behoofe for Euer and the said Edward with the Consent of Elizabeth his wife and for his heires and Assignes Doth Conenant and promise With and unto the said Thomas Loreing his heires Executors Administrators and Assignes That hee the said Edward Bunne is Lawfully Seized of and in the premisses in his owne right and to his owne Vse off a good Esstate in the Simple and hath in himselfe good and Rightfull power and lawfull Authoryty to grant Sell Conuey and Assure the same in Such mannor and forme as is aboue Expressed unto the said Thomas Loringe for any Act or thing by him Done or comitted and for warainetye of ye aboue granted premises the said Edward Bunn and Elizabeth his wife Doe couenant & promise by these preents with and unto the said Thomas Loring his heires and Assignes that the above granted premisses now are and at all times here after shall bee continue remaine and Abide unto ve said Thomas Loreing his heires & Assignes fireely and Cleerly acquitted Exonerated and Discharged or otherwise from time to time and at all times here after shall continue remaine and Abide Vnto the said Thomas Loreing Well and Sufficiently seemed confirmed and kept harme less off and from all and all mannor of Other guifts grants Bargaines Sailes mortgages Joyntures wills Judgm<sup>6</sup> Executions

Dowers & Tytle of Dowers or or any other Incnmbrances whatsoeuer had made Done acknowledged or Comitted by the said Edward Bunne or any other pson or psons claimeing or hancing any Tytle or Intrest of in or Vnto the said premises or any pte thereof by from or under him the said Edward Bunn his heires or Assignes or to be had Done or comitted by the Assent meanes or procurement of the said Edward Bunn or any other pson or psons what socuer lawfully Claimeing any Right Intrest or Esstate in the before granted premises whereby the

## SUFFOLK DEEDS, LIB. VI., 290, 291.

said Thomas Loringe his heires or Assignes shall or may any way be molested in or lawfully Euleted out of the possession or or Inioym<sup>t</sup> Thereof the marke of

Edward **&** Bunne & a seale

the marke of Elizabeth Bunne & a seale

Signed Sealed and Deliuered in the presence of John Prince Sen<sup>r</sup> Nathaniell Bosworth Sen<sup>r</sup> John Prince Jun<sup>r</sup> This Conucyance was acknowledged by Edward Bunn and Elizabeth Bunn his wife to be theire act and Deed the 1st Decemb<sup>r</sup> 1671

Before me Jn° Leuerett Dep<sup>t</sup> Go<sup>r</sup> Recorded & compared this 29<sup>th</sup> of 2 m° 1672 as Attes<sup>ts</sup> ffreeGrace Bendall Cler.

[291] Whereas James Penn lately Deceased Anthony Stoddard Edward Hutchinson and Edward Rawson Within named according to their Trust Did lett out one hundred pounds pte of ye Legacie of Mehetabell Sheaffe within Menconed to the within named William Read for four yeares at Six pounds p Cent: p Anil Vpon ye house and land of ye said William as by the within Deed of Saile or Mortgage from him and his wife Ruth on Record Doth appeare And whereas the said will<sup>m</sup> Read by non payment of the said hundred pounds hath Scuerall yeares Since Justly forfited the said house and land soe mortgaged and Sould unto the said Anthony Stoddard Edward Hutchinson and Edward Rawson for the use aboue Expressed Now Know all men by these presents that I the said Will<sup>m</sup> Read of my owne Voluntary will and minde being sensible of my Inability to pforme my Engagement; and in trust and Confidence of theire Retorning to me as within Menconed the ouer plus they shall make by Saile of the said house and land after they have fully Satisfied theselues for the Vse of the said Mehetabell: Which that they may the better and more fully Doe I have and by these preents Doe in presence of the wittnesses hereunto Subscribed giue Vnto them the said Anthony Stoddard Edward Hutchinson and Edward Rawson full and peace able possession of the within granted Dwelling house and land to Enjoye to them theire heires and Assignes for the vse abouesaid and Doe fully absolutely and Clerely renounce and for Euer quitt Claime all and all man of Right title Intrest Claime and Demand that I have had might or out to have or had in the aboue mentioned premisses as wittness my hand and seale this fine teenth Day of Apprile one Thousand Six Hundred and Seanenty two William Read & a Seale Sealed and Delinered in you

the p<sup>r</sup>sence of Thomas Clarke D Henchman

Receaued by me Will<sup>m</sup> Read Before mentioned of Anthony Stoddard Edward Hutchinson and Edward Rawson ouerseers before named the sume of one hundred Seauenty fine pounds tenn shillings being the full oner plus comeing to me of the monyes Receaued by them for my house & land Sold to Elizabeth Powning by my consent as by Deed bearing date heerewith Doth and may appeare as wittness my hand and Seale this 19<sup>th</sup> day of Aprille 1672

Sealed and Deliuered in presence of:

Thomas Clarke D Henchman William Reade & Seale
William Reade acknowledged this Serender and the acquittance heerwith to be both of them his acts and Deeds Aprille [19] 1672
Before Edward Tynge Assist:

Recorded 29th, Aprill 1672 as Attests ffreeGrace Bendall

[292] To All Christian people Before whom thiss preent Deed of Sale shall come Samuell Bosworth of Boston in ye Collony of ye Massachusets in New England Shop Keeper sendeth greeting in our lord god Euerlasting Know ye that the said Samuell Bosworth & Mercy his wife for good cause them Moneing Espeachally for and in Consideraçon of ve full and Just Sume of one hundred and Thirty pounds in Siluer currant money of New England to him in hand Before the Sealeing and Delinery hereof well and Truely payed by John Moss of Boston aforesaid Taylor the Receipt whereof the said Samuell Bosworth and Mercy his said wife Doe Acknowledge by thise presents and therewith to be fully Satisfied & Contented and thereof and of Euery pte and peell thereof Doe fully cleerly and Absolutely Exonerate quitt-Claime and Discharge the said John Moss his Heires & Assignes for euer by these preents Haue Given Granted Bargained sould Aliened Enfeored and Confirmed And by these preents Doe fully Cleerly & absolutely Gine Grant Bargaine sell Alien Enfeore and confirme unto the said John Moss his heires and Assignes for Euer All That peice or peell of land with theire Messuage Tennem<sup>t</sup> or Dwelling house one pte thereof Standing Scittuate lyeing and being in Boston aforesaid and is bounded by the land of Liu<sup>t</sup> Tho: Clerke South Easterly where it is in Depth from the Street or front caled the Scooll

house lanne or Street Eighty and fine foot more or less by
the land of the aforesaid John Moss South westerly and is in
bredth on that side Sixty and four foot more or less by the
Street or way leading from the Towne to the common or
Training field northwesterly and by the Scoolhouse Street
North Easterly with the Appurtenances thereof

and privillidges thereto belonging or in any wise to Morse Appertameing And all the Estate Right Tytle Intrest use and propriety possession claime or Demand whatsoeuer of him the said Samuell Bosworth: of in or to the same or any pte or pcell thereof: and all Deeds Euidences & writings web concerns the said Bargained premisses only and Copies of all Such Deeds Euidences and writings which concerne the said Bargained premisses or any pte thereof: with other things To have and to hold the said peece or peell of land with the Messuage Tennemt or Dwelling house one pte thereof standing lying and being butting as aforesaid w<sup>th</sup> the Appurtenances thereof: & privileges there to belonging as aforesaid unto the said John Moss his heires and Assignes for Euer to the only pp use Benefitt and behoofe of the said John Moss his heires and Assignes for Euer And the said Samuell Bosworth and Mercy his said wife for themselves theire Heires Executors and Administrators Doth conenant promise and grant to and with the said John Moss; his heires and assignes by these preents in manor and forme as followeth: Vizt: That they the said Samuell: Bosworth and Mercy his said wife at ye time of ye grant bargaine and Saile of ye prmisses unto ye said John Moss and untill the Deliuery heereof, unto the said John Moss to the use of the theire heires and Assignes for euer weare the True and lawfull owners of the said Bargained primisses and haue in themselues full power and lawfull Authoryty the primises to give grant: Bargaine sell and Confirme as aforesaid And that the said John [293] John Moss his heires and Assignes shall and May hence forth for Euer lawfully peaceably and quietly haue hold use Occupie possess and Enjoye the said piece or peell of land with the messuage Tenemi and Dwelling house one pte thereof Standing with other thee premises hereby bargained and sould unto ve said John Moss his heires and Assignes for Euer free and Cleere and Clearely acquitted and Discharged of and from all and singular former and other gifts grants Bargams Sailes leases Assignem<sup>ts</sup> Mortgages Wills intailes Judgm<sup>ts</sup> Executions Extents forfeitures Seizures jointures Dowers and all other Charges Tytles trobles and incumbrances whatsoener had made Done or Suffered to be had made or done by the said Samuell Bosworth and Mercy his wife theire heires Executors Adminissstrators or any other pson or psons

whatsoener by his or theire act meanes consent or procurement whereby the said John Moss his heires or Assignes shall or may heerafter be mollested in or enicted out of the possession thereof; or any pte or peell thereof And That the said Samuell Bosworth and Mercy his wife theire heires Execcutors & Administrators the said Bargained primises unto the said John Moss his heires and Assignes against themselues Respectively and all Euery pson and psons whatsoever lawfully Claimeing or to claime any Estate right Tytle Intrest claime or demad whatsoever of in or to the same or any pte or peell thereof shall and will by these presents for Euer warrant and Defend Finally that the said Samuell Bosworth and Mercy his sd wife theire heires Executors and Administrators respectively upon Reasonable and lawfull Demand shall and will pforme and Doe or cause to be pformed and Done any Such further Act and acts web shall. and may be for vo more full compleating confirming and sure makeing of ye said Bargained prmisses unto ye said John Moss his heires and Assignes for Euer according to the True Intent hereof, and according to the lawes of this Collony abouesaid In wittness whereof the said Samuell Bosworth and Mercy his said wife have heerunto putt their hands and Seales this Sixt Day of July in ye yeare of our lord one Thousand Six hundred Sixty and nine Ann<sup>qe</sup> Regni Regis Caroli Secundi xxi Memorandum before sealing that the measure of two sides of ye said land being ommitted it is heere Entered Viz the north-westerly side wth sixty four foot moor or less And the North Easterly Side web is Sixty Six foot more or less and the words of Boston in the first line were Interlined before scaleing.

Samuell Bosworth and a Seale pend<sup>t</sup> Mercy Bosworth & a Seale Append

Signed Scaled and Deliuered

in the presence of Ambros Dawes Tymothy Rogers

This within writen Deed of Saile was acknowledged by the within named Samuell Bosworth and Mercy Bosworth his wife to be theire owne act and Deed and Drawen by theire consent and order 7th of ye 1 mo 1669 Before me

Elez: Lusher Ass<sup>t</sup>:

Recorded & Compared this  $29^{\rm th}$ , 2:1672 as Attests ffree-Grace Bendall Cler

[294] To All Christian People, to whome this psent Deede

of Sale shall come, William Cotten of Boston in the Colony of the Massachusets in New-England in America, & Anne his

wife, sendeth Greeting Know Yee, that y' Saide William Cotten & Anne his Wife for a Valuable consideration to them in hand before ve Sealing & delinery hereof well & trewly Paide by Henry Bridgham of Boston aforesaide Tann'r. the Receipt, of w<sup>ch</sup> Valuable consideration, y<sup>e</sup> S<sup>d</sup>. W<sup>m</sup> Cotten & Anne his Wife doth acknowledge by these psent's. & therewth, to bee Satisfied & contented, & thereof doe acquit & discharge v° Saide Henry Bridgham, his heires, Executor. Administrators, & Assignes, & enery of them by these bsents, have given, granted, bargained, Sold, alienated Enfeoffed, & confirmed And by these psent's doe fully, cleerely & absolutely, giue, grant, bargaine, Aliene, Enfeoffe & confirme to ye Saide Henry Bridgham, his heires, & Assignes for Ever, all that his Thousand Acres of Land, weh, hee purchased of Capt. Wm, Hudson of Boston aforesaide, & it is a part of that four Thousand Acres web, was mr. Joshua flootes, & it is lying & being at a place ca'ld Quinebauge, wth. ye. pviledges & Appurtenances thereto belonging or many wise Appertaining & all Deed's, Evidences, & Writing's, web, concern ye Saide Bargained fimises onely, & coppies of such Writing's web, concern ye Same wth, other things To have & to hold, ye Saide Tract of Land both Vpland & Meadows thereunto belonging, wth, ve Appurtenances & pylledges thereunto Appertaining, Vato ve saide Henry Bridgham & Assignes for Ever. And Cotten to Bridgham to the onely pper use & behoofe of ye saide Henry Bridgham, his heires, Executo<sup>18</sup>. Administrato<sup>18</sup>. & Assignes for Ever. And ve Saide Wm. Cotten for himselfe. his heires, Executor, & Administrator, doe Covenant & grant to & wth. ye Saide Henry Bridgham his heires & Assignes by these psent's,. In mann'r. & form as followeth, that is to say, that hee ve Saide Wm. Cotten, at the time of the grant Bargaine & Sale of the fimisses unto ye Saide Henry Bridgham, & unto yer delivery thereof unto ye Saide Henry Bridgham, to the use of him his herres & Assignes for Ever, was the True & Lawfull Owner of the aboue bargained pmisses. & that hee hath in himselfe full power & Lawfull Authority the βmisses to grant, bargame, Sell, & confirme as aforesaide And that ye Saide Henry Bridgham his heires & Assignes shall & may henceforth for Ever Lawfully, peaceably, & quietly haue, hold, use, occupy possess & Enjoy ye Saide bargained pmisses free & cleare, & clearely acquitted & discharged off & from all, & all mann of former & other gifts, grants, bargaines, Sales, Leases, Assignment's, Mortgages Entailes, Jointures, Judgment's, Execution's,

fforfeitures, dowers, power & third's of his Saide Wife Anne to bee claimed or challenged of in or too ye Same, or any part thereof: And off & from all other Act's & Incumbrances whatsoever had, made, done, or Suffered to bee done by ve Saide W<sup>m</sup>. Cotten, his heires, Executors, & Administrators. or any other pson or psons Whatsoever claiming or pretending to have any Title or Interest of in or to ye Same, or any part thereof, from by or und, him, them or either of them, whereby ye Saide Henry Bridgham, his heires, & Assignes shall or may bee hereafter Lawfully [295] Evicted out of the possession thereof. And that ye saide Wm. Cotten his heires, Executors. & Administrators, vpon Reasonable & Lawfull demand shall & will pforme & doe, or cause to bee done & pformed And such farther Act & Act's whither by way of acknowledgment of this psent Deede of Release of dower, in respect of her ye saide Anne his Wife, or any Other Kinde that shall or may bee for ye more full compleating confirming & sure making of ye Saide bargained fimisses unto ve Saide Henry Bridgham, his heires & Assignes for Ever, according to the true Intent hereof, & according to ye Law's of this Colony abouenamed. And that ye Saide Wm. Cotten his heires, Executors, and Administrators, ye Saide bargained pmisses unto ve saide Henry Bridgham his heires. & Assignes against themselves, & all & enery pson or psons whatsoever Lawfully claiming or to claime any Estate, right, Title, Interest or demand whatsoever off in to ve Saide bargained pmisses or any part thereof from by or undr. him, them, or either of them shall & will for Ever Warrant by these psent's. In Witness whereof ve saide Wm. Cotten, & Anne his wife in respect of her Release & quit claime & power of Third's as aforesaide, have hereunto Set theire. hand's & Seales, this thirteenth day of March, Sixteen hundred Seaventy One, Seaventy Two. Annoge. Regni Regis Caroli Secundi xxiiij.

W<sup>m</sup>. Cotten & a Seale.

Anne Cotten her marke & a Seale.

Signed Sealed & Delivered in \( \text{psence of.} \)

W<sup>m</sup>, Lytherland.

Jn°, Ferniside:

This Deede was acknowledged by W<sup>m</sup>, Cotten & Anne his Wife, March:
16th, 1671: or: 72: before Edward Ting Assist.

Recorded & compared this. 22th. May: 1672: As Attest's Isaac Addington Cler

Know All men, To whome this psent Deede of Sale shall come, That Lev<sup>t</sup>. Jo<sup>n</sup>. Smith of Hingham in y<sup>e</sup> County of Suffolke, & Sarah his wife, haue, for a valuable Considera-

tion to them in hand before the Scaling & Delivering hereof, well & Trewly paide by Israell fferring in Hingham, in ye County of Suffolke in New England Cooper, whereof, & wherewith they ye Saide Leivt. Jon. Smith, & Sarah Smith his wife, doe acknowledge themselues to bee fully contented, Satisfied, & paide, And thereof Exonerate, Acquit & discharge ve Saide Israel flerring, his heires, Executors. Administrators. & Assignes, & cuery of them for Ever by these psent's, haue, given, granted, aliened Enfeoffed & Confirmed,. And by these psent's doe fully, clearly & absolutely, give, grant, Bargaine, Sell, Aliene Infeoffe, & Confirme unto ve Saide Israel ffrerring, his heires & Assignes for Ever. One house Lot formerly given by the Towne of Hingham, to Nicholas Jacob deceased, Conteining Three Acres bee it more or less as it was measured. Bounded wth, ye Land of Tho: Linkcolne Cooper. & wth. ye highway leading to Broade Coue Eastward. & wth. [296] The Land of Edmund Hubbard junior. Westward. Butting upon ye Towne Streete Southward. & upon ye highway leading to Broade Coue Northward, w<sup>th</sup> the fiviledges & Appurtenances to the fimisses belonging & enery waies Appertaining. And all ye Right Title, Interest, use, ppriety, possession, claime, & demand whatsoever of them ye saide Jon. Smith & Sarah his Wife, & either of them, of, in or to wt. ye Same, or any part thereof. And all Deed's, Evidences & and writing's web, concern ye Saide Land, & Coppies of Such Deeds, Evidences & writings web, concern ye Same, web, they or either of them have or can peure. To have & to hold ve saide bargained fimisses, wth. ve fiviledges & Appurtenances thereunto belonging. Vnto ve saide Israel flering his heires & Assignes from the day of ye date hereof for Ever. To the onely pper use & belioofe of ye saide Israel ffering, his heires, & Assignes for Ever. And ye saide Jon. Smith, & Sarah his Wife for themselves & theire Respective heires, Executors, Administrators, doe pmiss, covenant & grant, to & wth. ye Saide Israel flering, his heires, & Assignes by these psent's. In Mann'r. & form as followeth. That is to say That ve saide Jon. Smith & Sarah his Wife, or one of them at ye time of the Bargaine, & Sale of the Smith to fimisses to y' Saide Israel flering, & untill the deliuery hereof to ye saide Israel flering, to the Use of him, haue full power & lawfull Authority, ye pmisses to grant, Bargaine, Sell, & Confirme as aforesaide, and ye Same, & enery part & peell thereof is free, & cleere, & freely & cleerely Exonerated, acquitted, & discharged off & from all mann<sup>r</sup>, of forme<sup>r</sup>, & Other bargained Sales, Sales, gifts, grants Leasses, Assignement's, Mortgages, Wills, Entailes. Judgment's, Execution's fforfitures, Seizures, Jointures, Dow-

ers, And all & singuler Acts' of Incumbrances, had, made, or done, or Suffered to bee done, by ye saide John Smith, or Sarah his Wife or either of them or theire Respective heires Executors. Administrators, or any Other Person or Person's, by theire or either of theire Acte, Meanes, default, Consent or Procurement. And that ye saide Jon. Smith, & Sarah his Wife, & each of them, & theire Respective heires, & Executors. Administrators, ye saide Bargained pmisses & enery part & pcell thereof, unto ye Saide Israel flering his heires and Assignes, against themselves, & all & every pson will will warrant & for Ever defend by these psent's, And that ye Saide Israel ffering, his heires & Assignes ye Saide bargained pmisses & Every part & Parcell thereof, shall & may henceforth for Ever Lawfully & peaceably, have hold, Vsc. possess, dispose & Enjoy, whout ye Lett, Sute, Trouble, Molestation, Eviction, Ejection, or disturbance of ye Saide Jon. Smith, or Sarah his Wife, or theires heires, Executors. Administrators, or any other person or person's, Claiming or ptending to have any Estate, Right, Title, Interest, Claime', or demand whatsoever, of and into ye Same, or any part or psell by or undr. them, or either of them. And that ye saide Jon. Smith & Sarah his wife, And theire Respective heires, Executors. & Administrators. & each of them vpon Reasonable & Lawfull demand, shall & Will pforme, & doe or cause to bee done any such farther Act, or Act's whether by way of Acknowledgment of this psent Deede, or Release, or Otherwise that Shall or may be for ye more full compleating, Confirming & Suremaking of ye about bargained pmisses. Vnto ve Saide Israel ffering his herres & Assignes, according to ve True Intent hereof [297] And According to ye Laws of this Jurisdiction In witness whereof the saide Jon. Smith & Sarah his Wife haue hereunto theire hand's & Seales. This Sixt. day of May. In ye Yeare of or. Lord One Thousand Six hundred Seventy & Two. Jn°. Smith. & a Seale Sarah Smith. & a seale

Those word's demand's whatsoever of them y° saide Jn°. Smith & Sarah his wife in y° thirteenth Line [in y° Originall] were crossed before y° Signing & Sealing hereof. Signed Sealed, & Delivered

in the psence of us. Damell Cushine.

Jn°. Leavit.

This Deede was Acknowledged by Jon. Smith May. 16th, 1672.

Before. Edward Ting Assist.

Recorded & compared y<sup>e</sup>. 23<sup>th</sup>, of May, 1672. As Attes<sup>e</sup>s, Isaac Addington, Cler.

This Witnesseth, that Simon Pecke of Hingham in ve County of Suffolke in New England Husbandman for & in Consideration of flive & Thirty pounds to mee Paide by Jon Macgonne of ye Same Towne & County Planter, wherewth, I acknowledge my Selfe fully Satisfied, contented, & Paide, haue, & doe by these psent's fully & absolutely Bargaine & Sell, Assine Set & confirme vnto ye saide Jon. Macgoune all that my house & Housing Orchard, Garden's, & house Lot w<sup>ch</sup>, lyeth for two Acres bee it more or less as it is Measured Which saide house Lot is bounded wth, ye Land's of Jeremiah Beale toward the Northwest, & wth. ye Lands of Tho: Harding toward ve South East, & wth, ve Highway toward ve Southwest, & wth. ye Salt Meadow of Jon. Tower in part of the Northeast, & alsoe one Acre of Salt Meadow Adjoining to the aforesaide house Lot bounded wth, ye Salt Meadow of Jon. Tower toward the Northwest & toward ve South East, & wth, a Creeke toward the North East, & wth ye Saide house Lot toward's ve Southwest. And alsoe one Little

peice of Land, that I ye saide Simon Pecke bought of Jeremiah Beale, wen Lieth within ve ffence belonging to ve saide house Lot, & Adjoineth vnto ye saide house Lot toward the Northwest, And together wth, this Deede doe deliver all ve aforesaide House, Housing, Orchard's, Garden's House Lot, one Acre of Salt Meadow, & little peice of Land aforesaide, wth. all ye Appurtenances & Priviledges thereunto belonging vnto ye aforesaide Jon. Macgoune, to have & to hold ye Same, wth. all the Appurtenances, & Priviledges thereunto belonging, or in any wise Appertaming vnto any part or parcell thereof, Vnto y saide Jon. Macgoung his beires, & Assignes for Ever, to his & theire onely pper Vse & behoofe And ye saide Simon Pecke himselfe, heires, Executors. & Assignes doth Covenant & grant to & wth, the aforesaide Jon. Macgoune his heires & Assignes that hee ve saide Simon Pecke his heires, & Executors. Shall at all times for Ever hereafter Warrant ve aforesaide bargained Houses & Land's & Every part & parcell thereof against him ve saide Simon Pecke & his heires And all or any other person or persons whatsoever. In Witness, whereof I have Set to my hand & Seale this fifteen day of ffebruary Annoqe. Domini. 1657. Simon Pecke & a Seale

Read Scaled & delivered in v<sup>e</sup>

ßence of vs·
Tho: Hewet
Moses Collier
& Edmund Pitts
Recorded & Compared.

This Deede was acknowledged. by Simon Peck April 29th 1672. Before Edward Ting Assist.

Recorded & Compared, May, 23<sup>th</sup>, 72· p<sup>r</sup>, Isaac Addington Cler.

[298] By This Publique Instrument of Procuration or Letter of Attorny Bee it Knowne & Manifest Vnto all People, That on ve fourth daye of ye month of March, Anno Domini 1670. And in ve Three & Twentieth years of ve Reigne of or Soveraigne Lord Charles ye Second, by the grace of God King of England, Scotland, ffrance & Ireland Defendr of ve flaith &c. Before mee William Scorey Notary & Tabellion Publiq. by Authority of or saide Sovereigne Lord the King Admitted & Sworne dwelling in this City of London, And in the psence of The Wittnesses hereafter named psonally Appeared W<sup>m</sup>. Meade & Ralph Ingram Cittizens, & Merchantaylors of London aforesaide [Vinto mee Notary well knowne Which Appearors. haue made, Ordeined, & in theire & either of theire Stead's & places have put & constituted, & by these present's doe make, ordeine & in theire & either of theire Stead's & places doe put, & constitute John Richard's Merchant Residing at Boston in New England, theire, & either of theire true & Lawfull Attorny & Assigney, Giving unto him full Power, Authority, & Speciall Charge, flor, in the Name, & to the Vse of them Constituant's, To Aske, Demand, Leavy, Recover, & Receive of, & from Henry Taylor of Boston, aforesaide Chirurgion, Thomas Norman Junior, alsoe of Boston aforesaide Merchan<sup>t</sup>, & Ephraim Turno<sup>r</sup>, of Boston in New England aforesaide Merchant, or of any of them, or of theire, or any of theire heires, or good's, wheresoever they shalbee found, or of such other Person or Person's as it of Right shall Appertaine, All, & Singuler such Summe & Summes of Mony, Debt's, Good's, Wares, Merchandizes, Effect's, & things whatsoever, as ye Saide Henry Taylor, Thomas Norman Junio<sup>r</sup>. & Ephraim Turnor, or any of them doe Owe, & are indebted Vnto ye saide Constituants, or either of them. Be it by Bill, Booke, Obli-Meade &c gation, Specialty, Account, Covenant's, Contract's, Promises, or otherwise by any waies, or meanes whatsoever, nothing Excepted or Reserved, wth, all Cost's, Damages, & Interest's, Alsoe to Compound & Agree, & to Account wth. & take Account's of ye saide Henry Taylor, Thomas Norman Junior, & Ephraim Turnor, or any of them or of any other Person or Person's whome it doth or may concern of ye Recoveries & Receipt's, Composition's, & Agreement's, Acquittances, or other sufficient discharges in v<sup>e</sup> Names of ye saide Constituants, to make, Subscribe, Seale, & Deliver. And it neede bee for the Premisses, to Appear & the Persons of the saide Constituant's, or either of them to Represent in all Court's, & before all Lord's, Judges, & Justices, And to doe, Say, Pursue, Implead, Seize, Sequester, Attach, Arrest, Imprison, & to Condemn. & out of Prison againe when neede

Shalbee to deliver Likewise one Attorney or more wth. Like or Limited power Vnder him to make & Substitute, & at his Pleasure againe to Revoake. And generally in & Concerning the Premises, & ye dependances, thereof to doe, say, transact, & accomplish all & whatsoever ye saide Constituant's or either of them might or could doe psonally. Although ve matter Required more Speciall Anthority then herein is comprized. All wen, they Promise to have & hold, for good, firme, & of Vallue for Ever. In witness whereof ye saide Constituant's, have hereunto put theire hand's & Seales. This was thus done & passed in this Saide City of London in the writing office of firedericke Ixen sole Notary to the King, and of mee ye saide Notary, in ye psence of Robert Barton alsoe Notary Publiq<sup>e</sup>: & Josiah Joanes Witnesses

Robert Barton. Jos: Joanes

William Meade, & a Seale Ralph Ingram, & a Seale



Bates to

In Testimonium Veritatis manu mea solita signavi ac sigillo corroboravi.

W<sup>m</sup>. Scorey Not<sup>tarius</sup>. Public<sup>us</sup>.

 $\lceil 299 
ceil$  Scaled and Delivered in the psence of Vs. Tymothy Proutt senio<sup>r</sup>. Abraham Briggs:

This Letter of Attorney owned in Court by Ephraim Turner the Defendant · 30th. 11 · mo. 1671. as Attest's.

Recorded & compared ye 22th of ye 3 mo 1672 as Attests ffreeGrace Bendall Cler.

These Presents Witnes, That Edward Bates of Weymouth in New England, for & in consideration of ye Summe of Twenty Pound's, the Receipt whereof hee doth acknowledge by these psent's. Hath Given, granted, Bargained, Sold, Enfeoffed & confirmed.. And by these psent's doth give, grant Bargaine Sell, Enfeoffe. & Confirme Vnto Wm Hearcy of Hmgham, his heires & Assignes for Ever. a Lot of Vpland lying in hockly Necke in Hingham aforesaide, by Estimation Seaven Acres, bee it more or less, bounded upon ye Land of Eliza. Hearcy Southward, on ye Land of George Lane Northward. on ve Land of Tho: Lincolne Cooper Eastward.

& vpon ye Land of ye Saide Wm. Hearcy Westward. wth, all & Singuler the Appurtenances hereto belonging. & all his Right, Title, & Interest of & into the pmises: wth. ve Appurtenances & every of them. To hane & to hold, ye Saide Lot or peell of Land about Seaven Acres, bounded as aforesaide wth, the Appurtenances, vnto

ye saide Wm. Hearcy, his heires & Assignes for Ever. & to the onely pper Vse of him ye saide Wm. Hearcy, his heires & Assignes for Ever, free & cleere of all Engagements, & Incumbrances whatsoever from y<sup>e</sup> World's beginning to y<sup>e</sup> date hereof. And y<sup>e</sup> saide Edward Bates doth Covenant, promiss, & grant by these psent's all & Singuler ve saide pmises wto. theire Appurtenances to Warrant, Acquit & defend Vnto ve saide Wm. Hearey his heires & Assignes for Ever against any mann', of Person or Person's whomesoever from by or Vinder him Claiming any Right Title, or Interest of & into ye Same, or any part or parcell thereof for Ever by these Present's. And that it shalbee Lawfull for him ve Saide Wm. Hearey or his Assignes to Record or Enrole these psent's. In witness whereof I ye saide Edward Bates have hereunto Set my hand & Seale, ye Nineteenth day of Decembe, in ye yeare of or. Lord One Thousand Six hundred & Sixty two. & in ye fourteenth yeare of ve Reigne of or. Sovereigne Lord Charles ye Second. King of England, Scotland, firance & Ireland Edward Bate & a Scale. Defend<sup>r</sup>, of v<sup>e</sup> flaith.

Signed Scaled & Delivered

in y<sup>e</sup> psence of. Thomas Gill Richard Croade This Deede was acknowledged by Elder Edward Bate May, 16<sup>th</sup>, 1672, before Edward Ting Assist

Recorded & Compared: this. 23th: May. 1672: As Attest's Isaac Addington Cler

[300] These Presents Witnes, That I Edward Bates of Weymoth Yeoman, for & in Consideration of flourteen pound's ye Receipt, whereof doe acknowledge by these Present's, haue given, granted bargained & Sold, Enfeoffed & Confirmed. & by these psent's doe gine, grant, bargaine, Sell, Enfeoffe, & Confirme Vnto Wm. Hersie of Hingham Junio<sup>r</sup>, a Parcell of Land lying at Hockly Necke, one part whereof was formerly Thomas Nicholls, & the other part W<sup>m</sup>, Rippleis conteining by Estimation Eleven Acres, bee it more or Less Bounded Vpon y<sup>e</sup> Sea Westerly. Vpon y<sup>e</sup> Land of Wm. Hersey senior Southward, Vpon a parcell of Land of mee ye Saide Bates Eastward. Vpon a parcell of Land of Wm. Hersey senior Northward, wth, all & Singuler the Appurtenances thereto belonging. & all my Right. Title, & Interest of & into ye Saide pinisses, wth. the Appurtenances & Every of them. To have & to hold the Saide Parcell of Land, bounded as aforesaide wth, the Appurtenances Vnto ye saide Wm. Hersey, his heires & Assignes for Ever,. & to the onely pper Vse of him ye saide Wm. Hersey his heires & Assignes for Ever, free & Cleere of all Engagements & Incumbrances whatsoever from ve World's beginning to the Date hereof. And ye saide Edward Bates doth Covenant, promise & grant by these psent's, all & singuler the saide pmisses wth, theire Appurtenances to Warrant acquit & defend Vnto ve saide Wm. Her-Bates to Hearcy sey & his heires Assignes for Ever, against all person's from by or under him, Claiming any right Title or Interest of & into ye Same, or any part or parcell thereof for Ever by these \( \beta \) sent's. And that it shalbee Lawfull for him or his Assign's to Record, or Enrole these psent's. In witnes whereof I ve saide Edward Bate haue hereunto Set my hand & Seale. ye fifteenth day of January in the yeare of or. Lord. One Thousand Six hundred fifty Edward Bate & a Seale Seaven Elder Edward Bate ac-Signed Scaled & delivered in knowledged this Deede May. ve bsence of. William Woodcocke 16th, 1672, before John Bate. Edward Ting Assist. Recorded & Compared ye. 23d. May: 1672: As Attest's. Isaac Addington Cler.

These Presents Wittnes, That Joseph Andrews of Duxbury in New England Planter, for & in Consideration of ye Summe of Twelue pounds, the Receipt whereof Andrews to Hearcy hee doth acknowledge by these psent's, hath given, granted, Bargained, Sold, Enfeoffed & Confirmed. And by these Present's, doth gine, grant, bargaine & Sell, Enfeoffe & Confirme, Vnto Wm. Hersey of Hingham Junior, his heires & Assignes for Ever, all that parcell of Vpland & Meadow lying in Hingham aforesaide neere Captaines Tent, conteining five Acres bee it more or Less. Bounded Northerly Vpon ye Sea. Easterly Vpon ye Land's of Wm. Hersey senior. Southerly by an hedge web. hath beene ve Ancient flence Westerly Vpon ve Land of Thomas Lorrin. That is to say all ye Land within ye saide hedge, conteined within ye saide bound's [301] To the Northward, weh, is part of a greate Lot of ye saide Joseph Andrews, wth all & Singular the Appurtenances thereto belonging & all his Right, Title & Interest of & into ye saide pmisses, wth ye Appurtenances & Every of them. To have & to hold ye Saide peell of Land bounded as aforesaide wth, ve Appurtenances Vnto yº Saide Wm. Hersey his heires & Assignes for ever. & to ve onely pper Vse of him ye saide Wm. Hersey his heires & Assignes for ever free & cleere of all Engagement's, & Incumbrances whatsoever from v<sup>e</sup> World's begining to v<sup>e</sup> date hereof. And ve Saide Joseph Andrews doth Covenant, promiss, & grant by these psents All & singular ye saide

Premises wth. theire Appurtenances, To acquit & defend Vnto ye saide Wm. Hersey his heires & Assignes for Ever against all Person's from by or undr. him, Claiming any Right, Title or Interest of & into ye same or any part or peell thereof for ever by these psents. And that it shalbee Lawfull for him or his Assignes to Record, or Enrole these bsent's. In witnes whereof I ve saide Joseph Andrews hanc hereVnto set my hand & Seale, the Ninth day of January, in ye yeare of or, Lord, One Thousand six hundred flifty & seaven. Joseph Andrews & a Seale Joseph Andrews Acknowl-

Signed Sealed & Delivered in

v° psence of

William Herpe senio<sup>r</sup>. Richard Croade

his

edged this Deede May 16th. 1672 before Edward Ting Assist:

John O Loe

marke

Recorded & compared this: 23th. May 72: As Attests: Isaac Addington Cler

This writing made the 20 Day of the 2<sup>d</sup> month in the

yeare of Our Lord God 1659 betwene William Clarke & Sarah his wife of Dorchester in New England of the one pty & Robert Stiles of the other pty Witnesseth that for & in consideraçon of the sume of twenty three pound of currant pay in hand pay & security given by Robert Stiles vnto William Clarke of which Said sume of three & twenty pounds wee the Said William Clarke & Sarah his wife doe acknowledge the receipt & therefore doe for Our Selnes our Clarke to heirs and Executors acquit & discharge the Said Robert Stiles & his heirs firmly by all and Euery part thereof, have given granted bargaind sould and confirmed & by these presents doe give grant bargaine sell & confirme flueteene acres of Land Lieing place comonly called the twenty acre Lotts in Dorchester acres betwixt the Land of James Vmpher on ve Southerly side & the Land of Thomas Dauenport on the Northerly side of it & both ends butting on the Deuitions in the Cow walke & fine acres Lieing betwixt Richard Bakers Land on the Southerly side & the Land that was goodman prisers on the Northerly side the Esterly End butting on the Land now in the hands of Thomas Grant which Land was part of the Same Lott the other end butting on ye Diuitions vnto the Said Robert Stitles his heirs and Assignes to haue & to hold for Euer the too former parcells of Land so batted & bounded with all the appurtenances therevuto be

to bee & continue to be the propper right & inh of the Said Rober Stiles & his heirs & Assignes for Euer more without any [302] the Let molestation or troble of William Clarke & Sarah his wife or their heirs Executors or Administrat or any clayming any right or title vnder them or any of them & also without the Lawfull Let troble or mol of any other person or persons whatsoener will warrant & defend the said flucteene acres of Land with all the apurten Unto the Said Robert Stiles firmly by these presents In witnes whereof Wee the Said William Clarke & Sara his hane heerevnto Sett to their hands & seales the Day & yeare aboue written

Signed Scaled & Deliu<sup>rd</sup>, in the presence of George Procter Increase Clarke William Clarke & a Seale Sarah Clarke & a Seale.

This Deede was acknowledged according to Law by the aboue named William Clarke & Sarah his wife this 10 [7] 1660 before mee Humphrey Atherton

To All X<sup>t</sup>ian People, to whome this fisent Deede of Sale shall come, William Wright of Boston senior, in ve Colony of the Massachuset's in New-England in America, & Milcha his Wife that was the Relict of Thomas Snow & Executrix of his Estate sendeth Greeting. Know yee, that ye saide William Wright & Milcha his wife, for a Valuable Consideration, that is to Say, the Summe of one hundred & Six pounds currant Mony of New England, to them in hand before ve Sealing & delivery hereof Well & trewly paide, & Secured by Thomas Platt's of Boston aforesaide free Victualler, the Receipt, of weh, Valuable Consideration ve Saide William Wright & Milcha his Wife doth acknowledge by these present's, & therewth, to bee Satisfied & Contented: & thereof doe Acquit & Discharge ye saide Thomas Platt's his herres, Executors. Administrators. & Assignes & every of them by these prsent's. Haue given, granted, bargained Sold, Aliened Enfeoffed & Confirmed, And by these preent's doe fully & clearly, & absolutely giue, grant, bargaine, Sell, Aliene, Enfeoffe, & Confirme Vnto ve saide Thomas Platt's his heires, & Assignes for Ever, all & singuler that peice or parcell of Land, web, was belonging Vnto Thomas Snow aforesaide, Scitnate, lying & being at ye South End of the Towne of Boston aforementioned. Butted & bounded Vpon the South partly Vpon a house Lot still retained & belonging to ve Saide William Wright & Milcha his wife as before to bee understood, &

partly Vpon a house Lot of W<sup>m</sup>. Talmage, the Land of M<sup>rs</sup>. Coleborn on the East, that Land that was the present Governors, on ye North, & ye high Way or Lane on the West, as it is now fenced in wth, the prviledge & Appurtenances thereto belonging or in any wise Appertaining, And all Deedes, Evidences, & Writings web, concern ye saide bargained primises onely, & Coppies of such Writings web, concern the same wth other things. To have & to hold all & singular the saide parcell of Land, fences, wth. the Appurtenances & priviledges thereunto appertaining as aforesaide Vnto ve saide Thomas Platts, & Assignes for Ever to the onely proper Vse & behoofe of ye saide Thomas Platts & Assignes for Ever. And the saide William Wright & Milcha his wife for themselves & either of themselves, theire heires, Executors. & Administrators. [303] doe Covenant & grant to & wth. ye saide Thomas Platts, his heires & assign's by these present's in mann'r. & form as followeth, that is to say that they the saide William & Milcah his wife at the time of the grant, bargaine & Sale of the pmisses. Vnto the Saide Thomas Platts, & vnto theire delivery hereof unto ve saide Thomas Platts, to the use of him his heires & Assignes for Ever were the true & Lawfull Owners of the abouebargained βmisses, And that they have in themselves full power & Lawfull Authority the pmisses to grant, bargaine, Sell, & confirme as aforesaide. And that the saide Thomas Platts his heires & Assignes, shall & may henceforth for ever Lawfully. peaceably & quietly haue, hold, Vse, Occupy, possess & Enjoy ye saide bargained βmisses free & cleere, & cleerely acquitted & discharged of & from all & all mann, of former & other grant's, bargains & Sales, Leases, Assignment's, Mortgages, Entailes, jointures, Judgments, Executions, forfeitures, Dowers, power & third's of her the saide Milcah to bee claimed or Challenged of in or to yo Same or any part thereof & of & from all other Act's & Incumbrances whatsoever had, made, done or suffered to bee done by the saide William Wright or Milcah his Wife, theire or either of theire heires. Executors. & Administrators, or any other pson or pson's whatsoever, claiming or ptending to have any Title or Interest of in or to ye Same, or any part thereof, from by or und. him them or either of them, whereby the saide Thomas Platts his heires & Assignes, shall, or may bee hereafter Lawfully Evicted out of the possession thereof. And that v<sup>e</sup> saide W<sup>m</sup>. Wright & Milcha his wife theire heires, Executors. & Administrators, upon reasonable & Lawfull demand shall & will pforme & doe or cause to bee done & pformed any such further Act & Act's whither by way of acknowledgment of this psent deede of release of Dower, in respect of her the

saide Milcha or in any other Kinde that shall or may bee for ve more full compleating, confirming & sure making of the saide bargained pmises unto ye saide Thomas Platts, his heires & Assignes for Ever. According to the true intent hereof & according to the Laws of the ye Colony aboutnamed. And that ve saide William Wright & Milcha his wife theire heires, Executor. & Administrators, ve saide bargained pmisses unto ye saide Thomas Platt's his heires & Assignes against themselues & all & every pson or pson's whatsoever Lawfully Claiming or to claime any Estate Right, Title, Interest or demand whatsoever of in to ye saide bargained fimisses or any part thereof from by or under him, them or either of them shall & will for ever warrant by these pssent's. In Witnes whereof ye saide William Wright & Milcha his wife Executrix as aforesaide, & in respect of her Release & quit claime & power of Third's as abouementioned, have hereunto set to theire hand's & Seales this twenty fourth day of May Sixteen hundred Seventy & two. Annoqe Regni Regis Caroli Secundi. xxiiij.

William Wright

his marke & a Seale appendant

Milcha her Wright marke & a Seale appendant.

Signed Sealed & delivered in psence of Richard Woodee W<sup>m</sup>. Lytherland

Cap<sup>t</sup>. W<sup>m</sup>. Wright & Milcha his Wife acknowledged this Deede y<sup>e</sup>. 27<sup>th</sup>. day of May. 1672, before mee.

Edward Ting Assist.

Entred & Recorded  $y^e$  7th, of 4 mº 1672 as Attests ffree-Grace Bendall Cler

[304] This Indenture made this 12th, day of May, in the Three & Twentieth Yeare of the Reigne of o'r. Sovereigne Lord King Charles y'r. second &c'r. Between Deborah Phillips, by the consent of hir father Arthur Phillip's Carpenter of the one pty & Richard Smith on the other pty. Witnesseth that y'r saide Deborah by y'r consent of her saide father, doth hereby covenant promiss & grant to & wth, y'r saide Richard Smith & his Assignes from the day of the Date hereof until her first & next arrivall at New England, & after for & during the Term of Thirteen yeares, in such service & emploiment's as y'r saide Smith or his Assignes shall there

employ her according to ye Custom of ye Country in ye like Kinde. In consideration whereof ye saide Smith doth hereby covenant & grant to & wth, ye saide Deborah to pay for her Passage, & to finde & allow her meate, drincke Apparrell & Lodging during ye saide Term. In Witnes whereof the parties abone named to these Indentures, have interchangably set theire hand's & Seales the Day & yeare abone written

Signum

Deborah Phillips & a Seale Arthur Phillip's.

Signed Seald & delivered in

psence of

Edward Bonny W<sup>m</sup>. Brinely

David Fogg

I Richard Smith abouementioned doe hereby Assigne overall my Right Title & Interest & Term of yeares to come that I haue into & Vnto Deborah Phillip's abouementioned according to the Indentures abouewritten Vnto Henry Greene of Rumney Marsh, his Executors. Administrators. & Assignes. In Witness whereof I ye saide Richard haue hereto Set my hand & Seale ye. 21th. day of July. 1671.

Richard Smith & a Seale

The words of Runney Marsh were interlined in y° Originall between y°. 4<sup>th</sup> & 5<sup>th</sup>. Lines before y° Sealing & deliuery hereof.

Sealed & Delivered in ye psence of.

Jo<sup>n</sup>, Viall Joshua Edmunds Eliz<sup>a</sup>, Hen Nelson This Assignem<sup>t</sup> herein written is allowed by two Magistrates. 11: 5: 1672:

Richard Bellingha Gov<sup>r</sup>. Edward Ting, Assist.

This Indenture, made the 12th day of May. 1671. in the xxiij. yeare of the Reigne of or. Sovereigne Lord King Charles ye second &c. between Edward Phillips by the consent of his flather Arthur Phillips Carpenter of the one pty, & Richard Smith on the Other pty. Witnesseth, that ye saide Edward by the consent of his saide flather doth hereby Covenant, promiss & grant, to & wth. ye saide Richard Smith, his Executors. & Assignes from the day of the date hereof Vntill his [305] first & next Arrivall at New England, & after for & during ye Term of Ten yeares, to Serue in such Seruice & Emploiments, as ye saide Smith or his Assignes shall there Employ him, according to ye custom of the Country in ye Like Kinde In Consideration whereof ye saide Smith doth hereby Covenant, promiss & grant to &

w<sup>th</sup>. ye saide Edward to pay for his Passage, finde & to allow him Meate, drincke, Apparrell & Lodging, & other Necessaries during ye saide Term. In witnes whereof the parties abouenamed to these Indentures haue interchangably Set theire hand's & Scales the day & yeare aboue Written. Signum

> Edward Phillips & a Seale Arthur Phillips

Signed, Scaled & delivered

in psence of

Edward Bonney

W<sup>m</sup>. Brinly

David flogg:

I Richard Smith abouementioned doe hereby Assigne over all my Right, Title, & interest & Term of yeares to come that I have into & Vnto Edward Phillips abouementioned according to the Indentures abouewritten. Vnto Henry Greene, Rumney Marsh, his Executors. Administrators. & Assignes. In Witnes whereof I yo saide Richard Smith, have hereunto put my hand & Seale the xxj day of July. 1671.

Richard Smith & a Seale

The words of Rumney Marsh were interlined in y<sup>e</sup> Originall between: y<sup>e</sup>, 3: & 4 lines before y<sup>e</sup> Sealing & delivery hereof. Sealed & delivered in y<sup>e</sup> The Assignment herein psence of written is allowed of us two written in the North Assignment with the seal of the North Assignment with the North Assignment with the seal of the North Assignment with the North Assignment with the seal of the North Assignment with the North Assignment with the seal of the North Assignment with the North Assignment with the seal of the North Assignment with the North Assignme

Jo<sup>n</sup>· Viall Joshua Edmunds Eliz<sup>a</sup>. Hen· Nelson written is allowed of us tw Magistrates. 10· 5· 1671· Richard Bellingham· Gov<sup>r</sup>. Edward Ting Assist.

To All Christian People, to whome this present Deede of Sale shall come, John Paine of Boston in the Colony of the Massachusetts in New England Merchant sendeth greeting in o<sup>r</sup>. Lord god Everlasting, Know yee, that the sd. John Paine for & in consideraço of the Summe of flifty pound to him in hand before the Scaling & delinery hereof well & truely paide by James Bill of Pulling Pointe, within the bounds of the Towneship of Boston aforesaide Yeoman, the Receipt whereof the s<sup>d</sup>. Jo<sup>n</sup>. Paine doth Acknowledge by these p<sup>r</sup>sent's & therewth, to bee fully Satisfied & contented & thereof doth Exonerate Acquit & [306] Discharge, the sd. James Bill, his heires, Executors. Administrators. & Assignes & enery of them for ever by these preent's, hath given granted bargained Solde aliend Enfeoffed & confirmed, & by these preent's doth fully cleerely & absolutely, gine, grant Bargaine Sell, aliene, Enfeoffe & confirme unto the sd. James Bill his heires & Assignes for Ever, A piece or parcell of Land lying & being

at the North End of the Towne of Boston aforesaide. Conteining in breadth forty & Six foote or thereabout on the Southerly Side of the foote path or way on the brow of the Banck & below the Banck on the flatt's about high water conteining in Breadth flifty foote or thereabout's, & is in Length from the Northerly Side of the highway Leading between the burying place & the sd. Land down Northerly to the Low Water [the foote path on the Brow of the Banck excepted] & is bounded by the Land of Jon. Deacon South Easterly & by the Land of Capt. Sam. Scarlett North westerly & butteth on the afores, high way South westerly, & on the Sea or Charles River mouth North Easterly [the foote path on the Banck alwaies Excepted With the pfit's & Appurtenance thereof & priviledges thereto belonging or in any wise Appertaining. And all the Estate, right, Title, Interest, Vse, propriety, possession, claime & demand whatsoever of him the sd. John Paine of in or to the Same or any part thereof. And all Deed's Evidences & writings, web, concern the sd. Bargained prinisses onely & Coppies of all Such Deed's, Evidences & writings web. concern the same wth. other things. To have & to hold the sd. peice or parcell of Land as aforesaide Vnto the S<sup>d</sup>. James Bill his heires & Assignes for Ever To the onely proper Vse & behoofe of the sd. James Bill his heires & Assignes for Ever And the Saide John Paine for himselfe Executors. & Administrators. doth Covenant, his heires promiss, & grant to & wth, the Sd. James Bill his heires & Assignes by these psent's in manner & form following [that is to Sav That hee the sa. Jon. Paine at the time of the grant bargaine & Sale of the pmisses unto the st. James Bill & untill the deliuery hereof unto the sd. James Bill to the Vse of him the his heires & Assignes for ever was the true & Lawfull Owner of the sd. bargained pmisses. And that hee hath in himselfe full power & Lawfull Authority the pmisses to grant, bargaine Sell & Confirme as aforesaide. And that the sa. James Bill his heires & Assignes shall & may henceforth for Ever Lawfully peaceably & quietly have hold Use possess & Enjoy the sa bargained pmisses free & cleere & clearely Exonerated, acquitted & discharged of & from all & all manner of former & other grant's gift's, bargaines, Sales, Leases, Assignement's, Mortgages, Will's, Entailes, Judgment's, Execution's, forfeitures, Scisures, Jointures [307] Dowers & all other Act's & Incumbrances whatsoever had, made done or Suffered to bee done, by the Sa. Jon. Paine his heires Executors. Administrators, or any other pson or pson's whatsoever by his or their meanes, consent or procuremt. whereby the sd. James Bill his heires & Assignes or either

of them shalbee hereafter molested in or Evicted Out the possession thereof or any part thereof. And that the sa Jon. Peine his heires, Executors. & Administrators. the Sd. bargained pmisses unto the sd. James Bill his heires & Assignes against themselves & all & enery pson & pson's whatsoever Lawfully Claiming or to Claime any Estate, right, Title, Interest, Claime or demand whatsoever of in or to the Same or any part thereof from by or under him them any or either of them Shall & will Warrant & for ever defend by these psent's. And that the sd. Jon. Peine his heires, Executors. & Administrators, upon reasonable & Lawfull demand Shall & will pform & doe or cause to be pformed & done any Such further & Other Act & Act's whither by Acknowledgmi. of this psent deede, or in any Other Kinde web, shall or may be for the more full Compleating, Confirming, & Sure making of the S<sup>a</sup>, bargained junisses Vnto the s<sup>a</sup>, James Bill his heires & Assignes for Ever according to the true Intent hereof & according to the Lawes of the Colony aboues. In Witness whereof the sd. Jon. Paine hath hereunto Set his hand & Seale the Sixth day of February in the yeare of or. Lord one thousand Six hundred Sixty & Seven in the twentieth yeare of the Reigne of or. Sovereigne Lord Charles the Second, by the Grace of God King of England &c.

Jon. Paine & a Seale Appendant.

Signed Scaled & delinered & the word [heires] interlined over the Eighteenth Line before the Scaling & delinery in the prence of us:

This Deede acknowledged the  $24 \cdot 1 \cdot 166 \frac{7}{68}$ 

Ri: Bellingham Gov<sup>r</sup>.

Joseph How

William Pearse Ser-

Recorded & compared this: 15<sup>th</sup>: 4 <sup>mo</sup>, 1672: As Attes<sup>ts</sup> Isaac Addington Cler

[308] To All Christrian People, to whome this present Deede of Sale shall come James Bill of Pudden Pointe within the precinct's of Boston in the Massachuset's Collony of New England sendeth Greeting &c Know yee, that I the s<sup>d</sup>. James Bill senior, for & in Consideraco, of Twenty pound's money currant of New England, paiable as is hereafter expres't by James Bill of Pudden pointe afores<sup>d</sup>. Junr. And for Other good causes & consideration's mee hereunto moving, have given granted bargained Solde aliened, Enfeoffed & Confirmed, & by these present's Doth fully clearely & absolutely give grant Bargaine Sell aliene, Enfeoffe & confirme unto the S<sup>d</sup>. James Bill Junior, his heires &

Assignes for Ever, one young Negro now in my hand's called by the name John [or Jack] And also one house Lott in Boston aforesaide lying & being at the North End of the s<sup>d</sup>. Towne, between the Land of John Deaken toward's the South East & Land of Cap<sup>t</sup>. Scarlit towards the Northwest Abutting upon the Sea toward's the North East, & a commonway toward's the Southwest [excepting onely a common way through it night's privileges & Appurtanting to

w<sup>th</sup>. all the right's, privilages & Appurtenances to the s<sup>d</sup>. house Lott belonging or in any measure Appertaining: Only w<sup>th</sup>. this Exception & reser-

vattion that if the s<sup>d</sup>. James Bill Senio<sup>r</sup>, shall see cause to demand, require & receive one halfe part of this s<sup>d</sup>. Lott abovesaide it shalbee at his Liberty to take that s<sup>d</sup>, halfe Loott

Recorded & Compared the 15th, 4mo, 1672 As Attest's Isaac Addington Cler in consideration of the sd. twenty pound, otherwise that sd. twenty pound's money as aforesaide shalbee paide upon all demand's of the sd. James Bill senr, as the consideration of the saide bargained pmises abouesaide. To haue & to hold the st. young Negro called by the name of John [or Jack] And alsoe the sd. peice or parcell of Land wth, all the right's privilages & Appurtenances to the s<sup>d</sup>. Land belongeth ore in any measure appertaineth, them & enery of them unto the sd. James Bill Jun'r his heires & Assignes [Except before Excepted] To the Sole onely & proper use behoofe & benefit of him the sd. James Bill Junr. his heires & Assignes for ever as aforesaide In Wittnes Whereof I the s<sup>d</sup>. James Bill sen<sup>r</sup>. haue hereunto put to my hand & Seale this Eight & twenty day of Februe Ane. Dum one thousand Six hundred Seventy one Annoqe Regni Regis Caroli Secundi xxiij.

James T Bill sen<sup>r</sup>. his T marke & a Seale

Signed Scaled & đđ in present's of vs

Thomas Hill marke

William Howard Scr.

edged this Instrum<sup>t</sup>, as his act & deede ffeb<sup>r</sup>, 28<sup>th</sup>, 1671<sup>c</sup> before

James Bill sen<sup>r</sup>, acknowl-

Edw: Ting Assist.

Postscrip<sup>t</sup> before Sealing manifesting that the s<sup>d</sup>. James Bill sen<sup>r</sup>, doe retaine a right to improve the s<sup>d</sup>, negroe aboues<sup>d</sup>, soc long as hee shall remaine in the farme hee at present posseseth.

[309] This Indenture made, the Eight & twenty day of Februar. An°. Do. one thousand Six hundred Seventy & one Betweene James Bill of Pudden-point within the prescinct's of

Boston in the Massachusetts Colony of New England Senr. of the one part. & James Bill Jun. Jonathan Bill, James Bill Joseph Bill, & Joshua Bill within the prescincts of the Same Boston afores<sup>d</sup>, the Sonns apparent of the sd. James Bill sen. & Mary his wife of the other part. Wittneseth: That I the sd. James Bill Senr. cheefely in respect of my deare Affection & Loue that I bare unto my sd. sonns haveing not yet given them any thing considerable for theire Subsistance & Liuelihoode, And Otherwise for & in consideraco of the Summe of four hundred pound's money Currant of New England at Severall times & upon all demand's [& not otherwise] according to the Tenor. & purpor of these psent's to bee paide, each Grantee to pay one quarter part of the sa. Summe aforesaide, & Enjoy one quarter part of the pmisses hereby to be bargained & Sould &c. hane, given, granted, Sould, aliend, Enfeoffed & confirmed And by these psent's Doe fully, clearely & absolutely gine, grant, Bargaine, Sell, Alien, Enfeotfe & confirme Vnto the sa. James Bill Ju. Jonathan Bill, Joseph Bill & Joshua Bill [Coepartners Viz.] one fourth part to each of them theire heires & Assignes for Ever as is heerafter exprest, all that his farme & farme houses wth, all the Severall peells of Lands Medows, Marshes, Wood's, Underwoods, Cones, Creek's, River's, privilages & Appurtenances unto the Same belonging or in any measure Appertaining lying & being within the pscincts at Pudden point aforesaide Bounded wth, the Land of Capt. Edward Hutchirson toward's the South in part & a great Coue towards the South & East & a creeke called ffisher's creeke towards the East running Northward, & a Little creeke running out of that sd. flisher's creeke still Northward & by Land of Mr. Dane Wintrop still Northward & by the Lands of Sam. Burnells towards the North & East. & by the medow of sd. Capt. Hutcherson towards North & East. & the westerly part thereof bounded by a great Coue & a great Salt Creecke running Northward, Eastward & Westward [Excepting onely a small parcell of Land of about fourteene rod's over. Viz. fourteene Acres belonging to the s<sup>d</sup>, peell of Cap<sup>t</sup>, Hutcherson w<sup>ch</sup>, runeth betweene the s<sup>d</sup>. Land's abouesaide, & alsoe a peell of land at hodg Hand denominated to bee ten acres [more or Less] wth. all privilages & Appurtenances thereto belonging. And alsoe wth. the sd. Lands aforesaide, [310] is hereby bargained & Sould unto the sa. James Bill Ju Jonathan Bill, Joseph Bill & Joshna Bill as Coepartner's as afores<sup>d</sup>, all the Cattle, Viz horses, neate Kinde, small Cattle Swine &c. & all the household Stuffe & Vtensills for husbandtree as now are or hereafter shall or may bee upon the st. ffarme or Land's hereby

bargained & Sould at the time v<sup>c</sup>, saide James Bill sen shall demand require & receive three hundred pound's money as part of the four hundred pound's web is the consideraco of the saide bargained premisses about aide the web, is at his Liberty wn. to doe it. during the time & terme of his naterall Life. And in the meane time it is hereby Excepted & full power by the saide James Bill Sen retained that not withstanding what is in this saide Indenture Exprest the saide James Bill seif, hath full power to Keepe possess improue & enjoy to his one Vse & Benefitt during the time & terme of his naterall Life the saide bargained \( \beta \) mises, except, hee shall demand & require the saide three hundred pounds before weh, is a part of the four hundred pounds consideraco. as is aforesaide, & none Other shall ever receive the saide three hundred or any part or parcell thereof but hee the Saide James Bill Seil or such Other as hee shall Authorize by a writing under hand & Seale. But the other hundred pounds shalbee paid unto the s<sup>d</sup>. Mary my Loving Wife after my decease. Vize in five yeares that is to say twenty pounds a yeere untill the whole bee paid provided it bee Satisfactory to her. & she make noe further claime to any other part of my Esstate neither by third's nor right of Dower &c. Only it is hearby further to be understood, concluded & agreed that if any of my saide Sonns shall depart this Life leaving noe Children behind him then those that shall survive shall hane & injoy that sd. part equally devided between them: To haue & to hold the sd. farm farm house & houses & all the severall parcells of Land wth, all the Cattle, Viz. horses Cow-Kinde small Cattle. Swine &c. & all the household Stuffe & Vtensills for husbondtree wth. their & every of their rights, privilages & Appurtenances thereto belonging or in any measure appertaining them & enery of them unto the sa. James Bill, Jona. Bill Joseph Bill & Joshua Bill as Coepartners. [Except before Excepted] to the Sole onely & proper Use, behoof & benefit of them the sd. James Bill Jonathan Bill Joseph Bill & Joshua Bill theire heires & Assignes for Ever wth. the conditions Limitation's & provisos as aforesaide. And the sd. James Bill for himselfe his heires Executors. & Administrators. doth Covenant & grant to & by these \beta sent's affirme to & w<sup>th</sup>, the s<sup>d</sup>, James Bill Jun<sup>r</sup>, Jonathan Bill Joseph Bill & Joshua Bill theire heires Executors. & Assignes in mannr. & form following. [311] Vizt. That hee the saide James Bill sen, at the time of the grant, bargaine & Sale of the pmisses & untill the confirmaco, hereof unto the sd. James Bill Jun. Jonathan Bill, Joseph Bill & Joshua Bill Coepartner's as aforesaide, to the Vse of them theire heire: Executors. & Assignes as is aforeexpres't was Lawfully Seized to his one

Vse of in & to the primises in a good pritt & absolute Esstate of inheritance in fee-Simple And hath in himselfe full power good right & lawfull Authority the primises to give, grant Bargaine Sell & Assure as aforesaide And that the st James Bill Jun<sup>r</sup>, Jonathan Bill Joseph Bill & Joshua Bill as Coeprtners theire heires Executors. & Assignes as aforesaide & every of them for theire one part shall & may at the proper time afore Exprest & from thence forth for Ever Lawfully, peaceably & quietly have hold occupy possess & enjoy the sd. Bargained prmises wth, the privilages & appurtenances free & cleere & cleerely acquitted, exonerated & discharged & otherwise by the sa. James Bill sen. his heires Executors. & Administrators, from time to time & at all times heerafter sufficiently saved defended & Keepe harmeless the sd. prmises of & from all & Singuler Other charges, gift's, grant's, Bar-Leases Assignement's intailes, Seizures, Sales. dowers & all other Act's & incumbrance whatsoever had, made, done or Suffered to bee done by mee the sd. James Bill seff, his heires Executors. Administrators, or Assignes or any other pson or pson's whatsoever claiming or pretending to claime or demand any Esstate right, title or Interest of in or to the primises or any part thereof whereby the sa. James Bal Jun. Jonathan Bill Joseph Bill & Joshua Bill theire heires, Executors, or Assignes shall or may be Evicted or Ejected out of the possession thereof or any part or peell thereof at any time hereafter. With a sufficient Warranty of the sd. prmises to them the sa. James Bill Juft. Jonathan Bill Joseph Bill & Joshua Bill theire heires, Executors, or Assignes in manner & form as is aforesaide. In Wittnes whereof the sd. Granter & Grantees to these present Indentures interchangably their hands & Seales have Set the day & yeere first abouewritten. Annog<sup>e</sup>, Regni Regis Caroli Secundi, xxiij.

Signed Sealed & delivered in present's of Vs & the words [sonns pt] enterlined before Sealing.

Thố: — Bill

his marke Willim Howard Ser.

Edw Ting Assist. Entred & Recorded & Compared this, 15th, 4 m°: 1672. As Attest's Isaac Addington Cler

[312] To All Christian People, to whome this present Writing shall come Capt. Isaac Johnson of Roxberry in Suffolke in the Massachuset's Colony of New England & Elisa-

James 🛓 Bill señ.

his marke & a Seale Instrum<sup>t</sup>. was knowledged by James Bill Senio<sup>r</sup>. as his Act & Deede.

ffebr. 29th. 1671: before

beth his wife sende greeting Know Yee That the saide Isaac Johnson & Eliza. his saide wife, for & in consideração. of Thirty pounds in hand paide to content by William Parke of the saide Roxberry which they the saide Isaac Johnson & Eliza. his saide wife doe by these present's acknowledge. have given granted bargained Sold Enfeoffed & confirmed & by these present's doe give grant bargaine Sell Enfeoffe & confirme unto the saide Wm. Parke A Parcell of Land in Roxberry aforesaide, conteining ten Aeres bee there more or Less, being part Vpland & part Swamp bounded with the great Lotts of Roxberry aforesaide SouthEast, Johnson to with a high way West & with another high way Parke: in part. & Land Late Sam. hagborns in parte North To have & to hold the saide bargained premisses with all the Appurtenances thereunto belonging as before buttled & bounded, together with all Deed's Evidences & writings concerning the Same unto the saide W<sup>m</sup>. Parke his heires, & Assignes, To the onely proper Vse & behoofe of the saide W<sup>m</sup>. Parke his heires & Assignes for Ever. And the Saide Isaac Johnson for himselfe his heires Executors. & Administrators, doth Covenant & grant to & with the saide Wm. Parke his heires & Assignes by these present's That hee the saide Isaac Johnsov the day of the date hereof is & Standeth Lawfully Seized to his one Vse, of & in the saide bargained premisses, & every part thereof with the Appurtenances thereof in a good perfect & absolute Estate of inheritance in fee-Simple & hath in himselfe full power good right & Lawfull Authority to grant bargaine Sell & conveigh & Assure the Same in manner & form aforesaide And That hee the saide Wm. Parke his heires & Assignes & every of them shall & may for ever hereafter peaceably & quietly haue hold & Enjov the saide bargained premisses with the Appurtenances thereof as aforesaide free & cleere & cleerly acquitted & discharged of & from all former bargains & Sales, gift's, grant's, jointures Dowers, titles of Dower Mortgages, forfeitures, judgment's Execution's & all other Act's & Incumbrances whatsoever, had, made, committed & done or Suffered to bee done by the saide Isaac Johnson his heires or Assignes or any pson or pson's claiming from by or under him, them or any of them, or had, made done or committed or to bee done or committed by any other pson or pson's [313] Lawfully claiming any right, title or Interest to the Same or any part thereof whereby the saide Wm. Parke his heires or Assignes shall or may bee hereafter evicted out of the possession or Enjoim<sup>t</sup>, thereof, And Further the saide Isaac Johnson & Eliz<sup>a</sup>, his s<sup>d</sup>, wife doe for themselues theire heires Executo<sup>rs</sup>. & Administrators. Covenant, promiss & grant to & with the

saide W<sup>m</sup>. Parke his heires & Assignes, that they the saide Isaac Johnson & Eliz<sup>a</sup>, his saide Wife upon reasonable & Lawfull demand Shall & will performe & doe or cause to bee performed & done any such further Act or Acts whither by way of Acknowledgm<sup>t</sup>, of this present Deede or release of Dower in respect of the saide Eliz<sup>a</sup>, or in any other Kinde that shall or may bee for the more full compleating confirming & suremaking the aforebargained pmisses vnto the s<sup>d</sup>, saide W<sup>m</sup>. Parke his heires & Assignes according to the true Intent hereof & the Lawes of the Massachuset's Jurisdictio. In Witnes whereof the saide Isaac Johnso & Eliz<sup>a</sup> his saide Wife hane hereunto put theire hand's & Scales, the two & twentieth day of March in the Yeare of our Lord one thousand Six hundred fifty nine Stile of England

Isaac Johnson & a Seale Elizabeth Johnsõ. & a Seale Boston. March: 29th. 1660

Cap<sup>t</sup>. Isaac Johnson & Eliz<sup>a</sup>. his wife doe freely Acknowledge this Instrum<sup>t</sup>, to bee theire Act & Deede the saide Eliz<sup>a</sup>, freely relinquishing all her right of Dower to any par<sup>t</sup> of the abonegranted premisses.

As Attest's. Thomas Danforth.

Signed Scaled & delivered in presence of Robert Pepper William Summer

Ita Attest, p. Robert Howard: Not: Publ:

Recorded & compared this: 3: 5<sup>mo</sup>: 1672: As Attes<sup>c</sup>s Isaac Addington Cler

To All Christian People, to whome this present Deede of Sale shall come Zachariah Phillip's of Boston in the Massachuset's Colony of New-England Butcher with Elisabeth his wife Sendeth Greeting &c. Know vee that the saide Zechariah Phillops w<sup>th</sup>. Eliz<sup>a</sup>, his wife for & in consideraçã, of a competent Sume, of Mony current of New England to them in hand before the Scaling hereof well & truely paide by Thomas Bill of the same Boston aforesaide Yeoman: the receipte whereof the saide Zechariah Phillips & Eliz<sup>1</sup>, his wife doe hereby owne & acknowledge &c. By these Present's: Hath given, granted, bargained, Sold, aliend, Enfeoffed & confirmed And by these present's Doth fully clearely & absolutelie giue, grant bargaine Sell, aliene, [314] Enfeoffe & confirme vnto the saide Thomas Bill his heires & Assignes for Ever. All that his peice or small parcell of Land Lying in Boston aforesaide nigh the house of Richard Collicot's.

conteining in breadth fronting on the Towne Streete Leading from one Watermill to the other Watermill & right over the Land of the saide Collicot's fifty four foote more or Less: And in Length fronting on the Towne Streete Leading from the North meeting house to the Water mill Sixty foote more or Less: And the other two Sides adjoining to the Land's sometimes in the hand's of Edward Cartwright deceased to the Extent of about forty foote Each side more or Less: Together alsoe with all & Singuler the right's profit's, Easements, priviladges & Appurtenances thereto belonging or in any measure Appertaining: And all other the Estate, right, title, Interest, propriety, possession claime & demand's whatsoever which hee the saide Zechariah wth. Ehza, ever had, haue or hereafter might, or could haue of in or to the Same or any part thereof, Soc as the Same may bee & remaine firme to the saide Thomas Bill his heires & Assignes

Zech<sup>r</sup>, Phillips to Thō; Bill for ever And all Evidences, Deeds & writings which concerne the saide bargained premisses onely & Coppies of such Deed's, Evidences & writings which concerne the Same with other things to deliver up for the further confirmaçõ thereof. To have & to hold the saide peice or small parcell of Land Specified as aforesaide with all & Severall the Right's, profit's, Easements, priviladges & Appurtenances thereto belonging or in any measure Appertaining, Them & every of them unto the saide Tho. Bill his heires & Assignes, to the sole onely & proper Vse behoofe & benefit of him the saide Thomas Bill his heires & Assignes for ever. And the saide Zechariah Phillip's wth, Eliza, his wife for themselves theire heires Executors. & Administrators. doth Covenant & grant & by these present's affirme to & with the saide Thomas Bill his heires & Assignes in manner & form following Vizt. That they the saide Zechariah Phillips wth. Eliza, his wife had & hath in themselves full power good right & Lawfull Authority the premisses to gine, grant bargaine Sell & Assure as aforesaide. And that the saide Thomas Bill his heir's & Assignes & every of them shall & may henceforth for ever lawfully peaceably & quietly have hold, Occupie possess & enjoy the saide bargained premisses with the priviladges & Appurtenances free & cleare & clearely acquitted & discharged & otherwise by the saide Zechariah Phillips w<sup>th</sup>, Eliz<sup>a</sup>, theire heires, Executo<sup>rs,</sup> & Ad-

ministrators, from time to time & at all times here after sufficiently saved defended & Keepe harmeless the saide prinisses [315] of & from all & Singular other Charges, gift's, grant's, bargaines Sales Leases, Assignement's, Mortgages, Entailes, Judgement's, Execution's, forfeitures, Seizures, & after Dower's & all other Act's in-

cumbrances whatsoever had, made, done, or Suffered to bee done by the saide Zech<sup>r</sup>. Phillip's or Eliz<sup>a</sup>, his wife theire heires, Executors, Administrators, or Assignes or any other person or persons whatsoever claiming or pretending to claime or demand any Estate, right, title or Interest of in or to the premisses or any part thereof, whereby the saide Thomas Bill his heires or Assignes shall or may bee Evicted or Ejected out of the possessio thereof or any part thereof at any time hereafter. And that the saide Zechariah Phillip's with Eliza, his wife theire heires, Executors, & Administrators the saide bargained pmisses Vnto the saide Thomas Bill his heires & Assignes against themselves & all & every other pson or pson's whatsoever as aforesaide claiming or to claime any Estate, right, title, Interest or demand of in or to the Same shall & will Warrant & for ever defend by these \$\partialse\$sent's. And farther that the saide Zach<sup>r</sup>. Phillips w<sup>th</sup>, Eliz<sup>a</sup>, his wife theire heires, Executors, or Administrators. Vpon all Reasonable Demands shall & will perform & doe or cause to bee performed & done any such farther Act or Act's thing or thing's whether by acknowledgm<sup>t</sup>, of this present Deede or Livery & Scizen of the saide bargained premisses given, or in any other Kinde that shall or may bee for the more full compleating, confirming & sure making of the pmisses unto the saide Thomas Bill his heires & Assignes for ever, according to the true intent hereof & Laws Established &c. In Witnes whereof the saide Zechariah Phillip's wth. Elisabeth his have hereunto put theire hands & fixed theire Seales this thirteene day of March Ano. Dom. One thousand Six hundred Seventy one, two. Annoq. Regni Regis Caroli Secundi. xxiiii

Signed, Sealed & dd<sup>r</sup>, in the presence of vs: Thomas Walker William Howard Ser:

Zechariah Phillips & a Seale Elisabeth Phillips & a Seale

Zechariah Phillips & Elisabeth his wife Acknowledged this Instrument as theire Act & Deede, July: 4th, 1672; before

Edw: Ting Assist.

Recorded & Compared this: 5th: 5mo: 1672: As Attest's

Isaac Addington Cler

[316] This Witnesseth that whereas Gamaliel Phipany Late of Boston in New England deceased for a valuable consideraco, to him in hand paide by mee Robert Haughton of Boston aforesaide did by one Decde of Sale within written bearing date the thirtieth day of March in the years of or.

Lord One thousand Six hundred & Seventy give grant Aliene Enfeoffe & Confirme & bargaine & Sell vnto mee the saide Robert Haughton one Warehouse neere the Draw Bridge in Boston with all the Land thereunto belonging as by the within written Deede more fully may Appeare Now Know yea, that I the saide Robert Haught<sup>n</sup> for a valuable consideracion to mee in hand paide before the Ensealing & delivery hereof the Receipt whereof I doe hereby acknowledge & my

Selfe therewith Satisfied by Sarah Phipany of Robt, Haughton Boston aforesaide Widow & wife & Sole Execto Sarah Phipany utrix unto her Late husband Gamahel Phipany aforesaide haue given, granted, bargained Sold assigned & set over & by these present's doe give grant bargame Sell, Assigne & set over vnto the abouenamed Sarah Phipany her heires Executors. Administrators. & Assignes the abone & withinmentioned Warehouse with all the Land & all other the Appurtenances within mentioned to bee granted or intended or meante to bee given or granted; & alsoe all my Right title Interest or possessio. Claime & demand Whatsoever that I now have may might or Should have or claime of in or to the abouesaide Warehouse & Land with all the Appurtenances & every or any part or parcell thereof by vertue of the within mentioned Deede. And for ever will warrant & defend the Same against mee my heires, Executors. Administrators. & Assignes by Vertue of these present's In Witness whereof I have hereunto Set my hand & Seale this fourth day of July in the yeare of or. Lord one thousand Six hundred Seventy & two Annoq Regni Regis Caroli

Robert Haughton & a Scale

Signed Sealed & delivered after the interLining of the words [within menconed deede] in the twenty sixth Line] in the presence of.

Sam. Bridge

Secundi xxiiij

John Hayward ser.

This Iustrum<sup>t</sup>, was acknowledged to bee the Act & deede of Robert Haughton by him selfe, the 5<sup>th</sup> July, 1672 before mee John Leverett Dept. Gov<sup>r</sup>.

Recorded & compared:  $5^{\text{th}}$ , July: 1672: As Attest's Isaac Addington Cler

[317] Know All men, by these pits that Elisabeth Meares Relict of Robert Meares Late of Boston Tailor, Samuell Meares Carpenter & Mary his wife James Meares Hatter & Elisabeth his wife all of Boston in New England for & in consideraco of Thirty pound's in Mony's to us in

hand by Simon Linde of Boston Merchant well & truely paide to their content the Receipte thereof they acknowledge & thereof & of every part & parcell thereof doe hereby fully Acquit & discharge him the saide Simon Linde his heires Executors, Administrators, haue Bargained & Sold given granted assigned Enfeoffed & confirmed And doe hereby fully clearely & absolutely Bargaine, Sell, giue grant assigne enfeoffe & confirme vuto ve saide Simon Linde his heires Executors, Administrators, & Assignes for Ever, All that theire Pasture or feilde Lying in Boston neere the Mill Pond being about one Acre & one halfe of Land bounded Northerly with Howe; & Southerly with a Lane or high way; westerly with Alexendr. Becke & Easterly with the Land of the saide Simon Linde. To hane & to hold the saide Pasture or ffeilde of about one Acre & halfe Meares to Linde of Lande together with all & Singular the fences priviLadges commonadges profit's benefit's & Appurtenances thereunto belonging or in any manner or wise from thence to bee had made or raised vnto him the Saide Simon Linde his heires Executors, Administrators, & Assignes & to his & there one Sole & proper Vse benefit & behoofe for Ever. And they the saide Elisabeth Meares Samuell Meares & Mary his wife & James Meares & Elisaboth his wife for themselves & every of them jointly & Severally theire & every of theire heires Executors. & Administrato<sup>rs</sup> doe Covenant promiss & Oblidge unto & with the saide Symon Linde his heires Executors. Administrators & Assignes That they the aforesaide Vendor's [before then Sealing & delivery hereof] are the true & Sole Owner's of the aforebargained premisses & haue in themselves full power & right to Sell & dispose the same as aforesaide as an Estate in fee Simple. And that the Same is free & cleere from all former or other bargaines, gift's, grant's alienation's Dowries titles, claimes & Incumbrances whatsoever And shall & will warrant mainetaine & defend the Same & every part & parcell thereof against all person or person's whatsoever any waies claiming or demanding the Same or any part or parcell thereof, hereby rendring & giving unto the saide Linde the full possession Seisen & delivery thereof & shall & will at all time or times bee ready & willing to give & pass more full & ample assurance & confirmaçõe of the aforebargained premisses unto him the saide Symon Linde or his Assignes as in Law or Equity can bee devised or required. [318] In wittnese whereof the saide Elizabeth Mearcs Sam. Meares & Mary his wife, James Meares & Eliza, his wife haue hereunto put theire hands & Seales this 27th, day of June Anno

## SUFFOLK DEEDS, LIB. VI., 318.

1672. In the 24<sup>th</sup>, years of the Reigns of o<sup>r</sup>. Sovereigns Lord King Charles the Second

Elisabeth Meares & a Seale Samuell Meares & a Seale nn, her mark Mary Meares A & a Seale James Meares & a Seale Elisabeth Meares & a Seale

Signed Sealed & delivered in the presence of vs. John Williams Henry Lunt. This Instrument, was Acknowledged by the five persons that haue hereunto Set theire hand's & Seales June: 27th, 1672

Before Edw: Ting Assist

Recorded & compared this: 6th July: 1672: As Attest's Isaac Addington Cler

This Indenture, made the flifteenth day of October in the

yeare of or. Lord Christe one thousand Six hundred Sixty nine between Daniell Hynchman of Boston in the Colony of the Massachuset's Marchant & Sarah his wife of the one part. & William Day of the saide Boston Marriner on the other part. Wittnesseth that the saide Daniell for the consideraço. of Sixteen pound's current Mony to him paide before the delivery hereof by the saide William. Doth hereby Sell grant & confirme unto the saide William Day his Ilvnchman heires & Assignes A Parcell of Lande in the saide to Day. Boston conteining forty three foote & an halfe in Breadth and fifty foote in Length or thereabout Bounded on the South East Side with Declination passadge, on the South west & North East Sides with the Lands of the saide Daniell & on the North west Side with the Land's of Henry Kemball & Thomas Berry. To have & hold the saide Land wth, it's Appurtenances vnto the saide William Day his heires & Assignes for Ever, which saide Land is part of a greater parcell purchased by the saide Daniell of Austine Lyndon Widdower as may Appear by Deede dated the 25th, day of September Last. And the saide Daniell Hinchman for himselfe his heires Executors. & Administrators doth Covenant with the saide Wm. Day his heires & Assignes that neither the saide Daniell or any claiming under him bath done or Suffered or shall doe or Suffer anything to make voide this grant or to hinder the saide William his heires or Assignes from peaceable possessing & Enjoiing the saide granted premisses with it's Appurtenances. And the saide Sarah for

a valuable consideraco, alsoe received doth freely yeilde up all her right of Dowry in the granted primises vnto [319] Unto the saide William Day his heires & Assignes for ever. And will vpon his or theire reasonable Request acknowledge the Same. And the saide Daniell Hynchmar for himselfe his heires Executors. & Administrators, doth promise at the reasonable Request & chardge of the saide W<sup>m</sup>. Day his heires or Assignes to deliver true Coppies of all Deed's in his or theire possessio, that concern yr saide Land. And doe any further Act's whatsoever for the more Sure confirming of the Saide granted primises according to the true Intent hereof & the Law's of this Jurisdictio. In Wittnes whereof the parties to these preent's haue interchangably put to theire hand's & Seales.

D Henchman & a Seale Appendan<sup>t</sup> Sarah Henchmã. & a Seale Append<sup>t</sup>

Sealed & Delivered in the presence of knowledged by mr Daniell Henchman & Sarah his wife Decembr, yr first, 1670 before Edw: Ting Assist.

Recorded & compared ye. 8th. 5mo. 1672. As Attest's Isaac Addington Cler

Bee it Knowne, by these Present's that I Christopher Gibson of Boston in the Massachusetts for good & valuable consideraço, by mee in hand received hane given granted bargained & Sold & by these present's doe give grant bargaine & Sell vnto Thomas Trott of Dorchester; my dwelling house at Dorchester together with one Out house & three Acres of planting grounds bounded on the North Side with Gibson to mr. Heyword the west John Peirce & Henry Kibby. the South with the highway & the East wth Tho. MakePeace & Thomas Birch Alsoe three Acres of Marsh ground bee the Same more or Less bounded on the East with the Sea Henry Way's Creeke on the South the Clay pit's on the North together with the new Creeke & John Peirce & Christopher Gibson on the west. Alsoe Six Acres of Marsh bee the same more or Less bounded with Hutchinson's Creeke & Anthony Newton's hummock North East. Henry Cunletts Northwest, the River & Creek's SouthEast & Southwest. Alsoe in the three division's four Acres in each division, reserving onely the timber & wood in the first division to my Selfe. To have & to hold the saide houses & Land's to haue & to hold to him & his heires for ever. In Witness whereof I have hereunto Set my hand & Seale this:  $15 \cdot [7]$ . 1648.

Christopher Gibson & a Seale

Sealed & delivered & [wood] being interlined in presence of.

William Apinwall Not publ

This Instrum<sup>t</sup>, was Acknowledged by m<sup>r</sup>. Christopher Gibson: June: 27th: 1672: before

17.1--

Edw. Ting Assist.

Recorded & Compared, ye. 8th. 5mo. 1672.

Atts<sup>t</sup> Isaac Addington Cler

[320] To All People to whome this writing or Deede shall come wee Thomas Smith of Boston in New England Builder & Elisabeth his wife Send Greeting. Know yee that for & in consideraco of the Loue wee the saide Thomas Smith & Elisabeth doe beare vnto o'r. Sone in Law ffrancis Lyford of the same place Marriner & diver's other good Causes & consideracon's vs hereunto moving haue given & granted & Doe by these present's freely fully & absolutely give grant alien enfeofe & confirm vnto the saide ffrancis Lyford our beloved Sone & unto his heires & Assignes for ever. A peice or parcell of Land conteining in length fourty foote or more or Less from the Seaward as far as the s<sup>d</sup>. Smith his Land reacheth being butted & bounded Easterly with the Salt Sea & fforthill & westerly partly with the dwelling house of him the saide Smith & partly with his Land. And conteining in breadth Eighteene foote to begin or begining at the Easterly end of the saide Smitth his dwelling house & Soe to continue the saide Breadth in every part of the saide peice or parcell of Land hereby given & mentioned. Together with all the priviledges, Easement's, Emolument's, jmunities & commodities that now doth or shall or may hereafter belong unto the premises or any part thereof. To have & to hold the

Saide peice or parcell of Land together with all the priviledges Easement's Emoluments jūnunities & Smith to Lyford Commodities that now doth or shall or may hereafter belong unto the Same or any part thereof vnto the saide ffrancis Lyford & vnto the onely proper Vse & behoofe of him & his heires & Assignes from the day of the date hereof for ever. And the sa. Thomas Smith doth Covenant & promiss for himselfe & his heires Executors. Administrators. & Assignes with & vnto the sd: ffrancis Lyford his heires Executors. Administrators. & Assignes in manner & form following. That the premisses with the Appurtenances are free & cleare & freely & clearely Acquitted & discharged of & from all former gift's, grant's, bargaines, Sales, Dowries, Attachment's, judgment's, Execution's, Mortgages & jucumbrances

whatsoever. And the same to warrant & defend against every person or person's claiming or that shall claime any right, Title or Interest in or vuto the premisses or any part thereof. And at the reasonable request of him the sd. ffrancis Lyford or his heires or Assignes, but at theire one proper cost's & charges to give all farther Assurance for the better Establishing & Suremaking of the premisses & every part thereof & the Appurtenances vuto him or any of them. In Witness whereof I the sd. Thomas Smith & I Elisabeth his wife haue here unto put or, hand's & Scales, the twenty Eight day of August in the yeare of or. Lord one thousand Six hundred Seventy & one & in the twenty third yeare of the Reigne of or, Sovereigne Lord Charles the Second by the Grace of God. [321] of England Scotland ffrance & Ireland King Defender of the flaith &c.

The marke of

Thomas: 2 Smith & a Seale appendant
The marke of
Elisabeth: 2 Smith & a Seale Appendant

Owned in the presence of vs

Witness:

John Bradish. the marke of

Peter . P. Chapline.

Signed Scaled & delivered in the presence of John Bradish

the marke of Peter• 🎤 Chapline. This Deede was acknowledged by Thomas Smith & Elizabeth his wife July: 9th. 1672: before:

Edw. Ting Assist.

Recorded & Compared, July: 9th, 1672: As Attest's: Isaac Addington Cler

Bee it Knowne unto all men by these pints. That I Roger Hill of Port Roiall within the Island abouesaide Merdamaicae chant for divers good causes & consideracons: mee thereunto especially moving, have made ordeined constituted & appointed & by these pints. Doe make, ordeine, constitute & appoint & in my Steade & place put & depute my welbeloved ffreind m. Benjamine Gibbs of Boston in New England my true & Lawfull Attourny for mee & in my Name & to my Vse to aske demand Sue for recover & receive of all & every person & person's whatsoever all such Sume & Sumes of Mony Good's Merchandizes, Debt's & demand's whatsoever

which now are or hereafter shall or may bee due & owing from any person or person's within the Territorie & circuite of New England aforesaide unto mee the saide Roger Hill.

And to have Vse & take all Lawfull meanes & Hill to Gibbs waies in my name for Recovery thereof by Attachm<sup>t</sup>, Arrest Distress or Other waies & to Compound & agree for the Same, & Acquittances & Other Sufficient Discharges for the Same for mee & in my name to make Seale & deliver And to doe all Other Act's & thing's whatsoever concerning the prmisses as fully in every respect as I my selfe might or could doe if I were personally present; And Attournies one or more Vnder him for the purposes aforesaide for to make & againe at his pleasure to revoake. And I the aforesaide Roger Hill doe Ratify & confirme all & whatsoever my saide Attourny shall Lawfully doe or cause to bee done in my Name or otherwise by force & Vertue of these prints. In Wittnes whereof I the aforenamed Roger Hill have hereunto irrevocably my hand & Seale pnt this Seventh day of November in the xiij yeare of the Reigne of or. Sovereigne Lord Charles the Second by the grace of God of England Scotland france & Ireland King & of Jamaica Lord

Defend. of the flaith & [322] And in the years of o.

Signed Sealed & delivered in the Sight & Presence of Josiah Rootes: Thomas Rootes:

New England in Boston  $7 \cdot 1 \cdot 167\frac{1}{2}$ .

Lord, One Thousand Six hundred Seventy. & one Roger Hill & a Seale Josiah Rootes & Rootes being Sworne Say that Roger Hill Signed, Sealed & declared this abouewritten Letter of Attourny to bee his Act & deede, before Thomas Danforth Assist Recorded & Compared this: 12th, 5mo, 1672; as Attests Isaac Addington Cler

Wee whose Names are here Vnderwritten doe Testify each of us for or. Selues, that wee being calld by John Veering, to veiw a place where a fence was to bee Set up, by his father in Law James Wiseman's Order, & according to his desire the Lyne was Stretched & after that the saide Wiseman did Say, the fence should Stand there where it is now Set downe, after all was done the saide Wiseman did before vs then present did Say that hee did freely give the saide parcell of Land within the flence together with the Land that the saide Veerings house now Stands upon vnto the saide Veering his wife & her Children she hath by him, onely the saide Wiseman doth reserve to him & his to have free Egress & Regress to the

## SUFFOLK DEEDS, LIB. VI., 322, 323.

Well at all times when hee hath occasion, the saide Veering to keepe ve. Well in repaire & wee further Say not.

> Nathaniell // Adam's Senio<sup>r</sup> Daniell Turill Richard Dence. John fferniside

All the four person's Subscribed to the writing aboue Appeared the 16 of July: 1672. & made Oath to the truth of what is testified too by them therein done before me

John Leverett dept. Gov<sup>r</sup>.

Recorded & Compared the 16th July 1672 p. Isaac Addington Cler

Know all men, by these present's That wee Arthur Mason & Richard Knight & Thomas Blighe, doe Acknowledge or. Selues to Stand jointly & son's Bond Severally bound to the Treasuror, of the County to the Treasuro of Suffolke, in the full & whole Sume of Six

hundred pound's current mony of New England. To the true paiment whereof wee doe, bin binde or, Selues, or, heires Executors. & Administrators, firmely by these presents. Scaled with or. Scales. Dated in Boston the Sixteenth day of July.

Anno. Dom. one Thousand Six hundred Seventy & two. [323] The Condico of this Obligaco is Such,

That in case the above bounden Arthur Mason, his heires, Executo<sup>8</sup>. Administrato<sup>8</sup>. or Assignes shall bring up Mary Burrough's daughter in Law to Joseph Deacon's deceased, who was Left by the saide Deacon's to the care of the saide Mason And shall pay or cause to bee paide unto the abouesaide Mary, the Sume of Three hundred pound's in Mony, to her at age or day of Marriage which shall first happen according to Will of saide Deacon's. And in case she dye before that time shall & will pay or cause to bee paide the saide Three hundred pound's to Rachell the Relict of saide Deacon's, or her Order, heires or Assignes. Then this Obligação to bee Voide & of none Effect. Otherwise to Stand & remaine in full force power & Vertue.

presence of Vs. [heires or Richard Knight & a Seale Assignes] being interlined Thomas Blighe & a Seale before Sealing James Oliver

Nathaniell Reinolls Isaac Addington

Signed Scaled & delivered in Arthur Mason & a Scale

The Subscribor's Acknowledged this: 16th: July: 1672: this Instrument to bee theire Act & Deede before mee John Leverett dept. Govr.

Recorded & Compared this 16th 5mo 72. As Attest's Isaac Addington Cler-

To All Christian People, to whome this present writing shall come, Samuell Johnson of Boston in the Massachusett's Colony of New England Glover, send greeting. Know Yee that whereas the saide Samuell. Johnson married & tooke to wife Phæbe the daughter of Edward Burton Late of Hingham in the Colony aforesaide, & whereas p. saide Burton Severall yeares past: there was a Deede or writing made unto his three daughters namely Hannah the eldest daughter the saide Phebe the 2<sup>d</sup> daughter & vnto Sarah his third daughter, of all his houses Land's, good's Chattles, implement's of household & household Stuffe, & whatever Estate was Left by the saide Burton & the Same & every part & parcell thereof to bee equally divided between the saide three Sister's according to Court Order. Now Know Yee, That the saide Sammell Johnson hath given granted, Enfeoffed & confirmed & by these present's doth gine grant Enfeoffe & confirme unto Thomas Bligh of saide Boston Sailemaker as feoffee in trust to & for the use of Saide Phoebe wife of him the saide Samuell Johnson all that her divicon or third part of the saide Estate in houseing & Land's: To hane & to hold the Same [324] wth, there & every of theire Appurtenances unto him the saide Thomas Blighe & his heires forever, to & for the Uses intent's & purposes herein & hereafter mentioned & to noe other Use intent or purpose. That is to Say to the onely Use & behoofe of the saide Phoebe & her Children now in being & hereafter to bee begotten of the body of the saide Phoebe. Alsoe the saide

Johnson's Deede of Enfeoffm<sup>t</sup>, to Bligh Samuell Johnson doth by these preent's gine & grant unto the saide Thomas Blighe all the residue of the saide third part of saide Estate of good's Chattles, implement's of household &

household Stuffe to bee divided as aforesaide. To have & to hold to him the saide Thomas Blighe his heires & Assignes to & for the vse & behoofe of saide Phæbe & her Children as is aforesaide. And it is farther granted whatever is before Specified to the contrary that in case there shalbee any of the houses Land's or Cattle at Hingham aforesaide that fall's to the saide Phœbe's Share & proporcion, that may bee sold for advantage it shalbee in the Liberty of the saide ffcofee & his heires, w<sup>tn</sup>, the consent of the saide Phobe or her saide Children to make Sale thereof, provided the mony that ariseth thereby bee Laide ont for the Vse & benefit of saide Phæbe & her Children as aforesaide. And Lasty the saide Samuell Johnson doth hereby for himselfe & his heires covenant, grant & agree to & with, the saide Thomas Bligh & his heires that hee the saide Samuell Johnson shall not nor will not at any time or times hereafter doe or cause to bee done any Act or Act's, thing or thing's, thereby to nullifie, destroy make voide or weaken any of the afore Specified Vses in reference to all or any part of saide Estate hereby granted to saide Thomas Blighe to & for the Vses & behoofes aforesaide In Wittness whereof the saide Samuell Johnson hath hereunto put his hand & Seale the third day of Ang<sup>o</sup>, in the yeare of o<sup>r</sup>. Lord one Thousand Six hundred Seventy two Annoq<sup>o</sup> Regni Regis Caroli Secundi xxiiij<sup>o</sup>.

Samuell I Johnson

his marke & a Seale appendant

was ac-

This within written deede of fleofliment was Signed Sealed & delivered in reference to the Vses within Specified. & these word's [or her saide Children] interlined before Sealing in prence of

knowledged by Samuell Johnson Phœbe his wife being alsoe p<sup>r</sup>sent & consented thereunto Aug<sup>o</sup>. 5th. 72 · before

This Instrum<sup>t</sup>.

Edward Ting Assist.

Elisha Cooke

Ita Attest p Rober<sup>t</sup> Howard Not• publ.

Recorded & compared, the 5°. Aug°. 72 Attest

D: Isaac Addington Record<sup>r</sup>

[325] Know all men, by these prints, that wee Elisabeth Meares Relict of Robert Meares Late of Boston Tailor & James Meares of Boston hatter & Elisabeth my wife, for & in consideracon of three pound's & twelve Shillings in mony, to vs in hand well & truely paide by Simon Lynde of Boston Merchant, the receipt, whereof wee doe hereby acknowledge, & thereof & of every part & parcell thereof doe fully acquit & discharge the saide Smoon Lynde his heires, Executors. Administrators, by these prints have bargained & Sold, given granted, Assigned, Enfeoffed & confirmed; and doe hereby fully, cheerely & absolutely bargaine & Sell, giue, grant Assigne, Enfeoffe & confirme unto the saide Simon Linde his heires, Executor. Administrators. & Assignes for Ever; a peice or parcell of Ground Lying in Boston at the Southwest Corner of the saide Lynde his ground behinde the houseing & ground bought of John & Israell Howens, which saide peice or parcell of ground, conteineth twenty one foote or more in breadth Easterly, & Soe run's up the Hill westerly twelve foote or more extending it's full breadth of twenty one foote or more to an Apple tree which is the

bound's, being at or nearest the Southwest corner thereof; & beyond a white Thorne tree Standing within the Northwest Corner thereof; being bounded Easterly & Northerly wth. some of the Land which the saide Lynde bought of the Howen's aforesaide, & Southerly & westerly wth. the Land or Orchard of vs the salde Elisabeth & James Meares. To have & to hold, the aforesaide Lands or ground with all & Singuler the Tree's, fencing, benefit's, priviLages & appurtenances thereof & thereunto in any manner or wise appertaining, or thence to bee had, made or raised Vnto him the sd. Simon Linde his heires, Executors. & Administrators, & to his & theire one Vse & behoofe for Ever-And wee the saide Elisabeth Meares, James Meares & ELisabeth my wife doe hereby for vs & every of vs jointly & Severally, or heires Executors, & Administrators, Covenant, promiss & grant to & wth, the saide Simon Lynde his heires Executors. Administrators. & Assignes, That [before then Scaling hereof] wee are the true Owner's of the aforesaide Land; & haue in or. Schues full power & right to a Lienate & Sell the Same wth, the appurtenances as aforesaide, as an Estate in fice Simple, & that the Same is free from all other or former gift's grant's, titles, dowries, claimes & incumbrances whatsoever; & shall & will Warrant & defend the Same against all person or persons's whatsoever & shall & wilbee at all times or times bee ready & willing to gine & pass more full Assurance & confirmacon of the primisses unto him the saide Linde or his Assignes as in Law or equity can be required; hereby giving & rendring unto the saide Lynde, full possession & Seisen thereof. In Wittness whereof wee the saide Elisabeth Meares [326] James Meares & ELisabeth my Wife, hane hereunto put or, hand's & Scales this four & twentieth day of July Ann. 1672 in the 24th, yeare of the Reigne of or. Sovereigne Lord King Charles the Second.

James Meares & a Seale Elisabeth Meares & a Seale Elisabeth Meares & a Seale

Memorandum the word [beyond] was interLined by consent & afterward's Signed Sealed & delivered in the presence of vs.

Samuell Meares Henry Lunt ined James Meares & Elisabeth ard's his wife being two of the abouenamed parties acknowledged this aboue written Instrument to bee theire one Act & deede. 2 · 6 · m°. 1672

Before mee Elea: Lusher Assist.

Recorded & Compared this  $5^{th}.$  Aug°. 1672: p. Isaac Addington Record

Know all men, by these print's that I ffearenot Shaw of Boston Smith, for & consideracon of Nineteene pound's & three shillings in Mony's, to mee in hand well & truely paide by Simon Linde of Boston Merchant the Receipt, whereof I doe hereby acknowledge fully acquitting him & his by these prsent's, haue & hereby doe gine grant, bargaine Sell Assigne Enfeoffe & confirme Vnto him the saide Simon Linde, his heires Executors, Administrators, & Assignes for Ever thirty Six Acres of Land & meadow Lying in Weymoth in & vpon the Eastern Neck neare Gimpur pointe, flourteene Acres thereof Vpland, being bounded wth. mr. Samuell Tory Northerly & James Luding Southerly, & common Land westerly & two Acres of Meadow being part of the abouebar-Shaw to Linde. gained primisses Lying Easterly; & Seven Acres of Voland lying toward the Eastern points of the saids Neck & the other thirteene Acres of Land & meadow Lying ypon the saide Neck, being all in the occupacion of John Shaw who rent's it of mee, being my proporcon of Land's & Meadow's devided & Laide out to mee by mr. Sam. Tory & John White March by ord<sup>r</sup>, of the overSeer's of my flather's will as my right of Land's & Meadows. To have & to hold all & SinguLer the afore bargained primisses & every part & parcell thereof wth, all & singular the fencing, timber, trees, rent's profit's commonages privilages & appurtenances in any Kinde or manner whatsoever or thence to bee had made or raised vnto him the sd. Simon Lynde his heires Executors. Administrators, or Assignes to his & theire proper Vse & behoofe for Ever. And I the saide ffearenot Shaw doe hereby Avouch the Sale of the aforebargained primisses being at the Ensealing hereof the true Owner of the Same & haue full power & right to Sell the Same as aforesaide, the Same being free from all Other bargaines, Sales, gift's, grant's, dowries, troubles or incombrances whatsoever & I the saide ffearenot Shaw doe [327] doe hereby for mee & mine covenant & promiss unto the saide Simon Linde and his to warrant & defend the aforebargained premisses in every respect accordingly against all person's or person's whatsoever & shall & will give & pass unto the saide Lynde or his more full & ample Assurance & confirmacon of the prmisses as in Law or equity can bee required. Provided alwaies that if I the saide ffrearenot Shaw shall pay unto the saide Simon Lynde or his Assignes the Sume of Nineteene pound's & three Shillings of Lawfull mony of New England on the nine & twentieth day of January next comming after the date hereof according to the Tenor of a bill Obligatory bearing date with these preent's, then this bargaine to bee voide. But if default bee made of

the paimt aforesaide according to the saide Bill, then this

present bargaine & Sale shall stand & remaine in full force & Vertue. In Witness whereof I the saide ffearenot Shaw have hereunto put my hand & Seale the nine & twentieth day of July Ann. 1672 in the 24th, yeare of the reigne of or, Sovereigne Lord King Charles the Second

ffearenot Shaw & a Scale

Memorandum the word's [in every respect accordingly] were interLyned before the Ensealing & afterward's Signed Scaled & delivered in the presence of vs; the Saide ffearenot Shaw being released out of prison & at Liberty before his Signing Scaling & delivering these prints.

William Salter John Bull

Simon Lynde before: Edw: T Recorded & compared the 5th, of Auge. 1672

This Instrument was acknowLedged by flearenot Shaw as his act & Deede July, 30th 1672 before Edw Ting Assist.

p: Isaac Addington Record<sup>r</sup>.

This Mortgage was taken off by the desire of Symon Lynd who personally appearing signified the same this 12<sup>th</sup> of 9<sup>br</sup>.

1674 to ffreeGrace Bendall Record<sup>r</sup>.

To all People, to whome this writing or Deede shall come I Joseph Gridely of Boston in the Massachuset's Colony in New England Brickmaker, & I Lidia his wife send greeting. Know yee, that I the saide Joseph Gridely & I Lidia his wife for & in consideracon of ten pound's in mony to mee the saide Joseph in hand paide by Samuell Bridge of the Same place Carpenter before the Scaling & delivery hereof wherewth, wee doe acknowledge or. Schues to bee fully Satisfied contented & paide & thereof & of every part & parcell thereof doe Exonerate, acquir & discharge the saide Samuell Bridge & his heires Executors. Administrators. & Assignes forever by these present's. [328] have, given, granted, bargained, Sold, aliened, Enfeoffed & confirmed, & doe by these present's freely fully & absolutely gine, grant, bargaine, Sell, alien, Enfeoffe & confirme unto the saide Samuell Bridge & unto his heires & Assignes for Ever, a peice or parcell of Land Scituate Lying & being in Boston aforesaide conteining in Length fivety two foote, & in breadth forty two foote, being bounded on the South East wth, the Land of William Hearsey & Northwest wth, the Land of William Pickering, Southwest wt, the Land of Damell Searle & North East with

This instrument was acknowledged by Joseph Gridly & Lidia his wife. Aug., yr. 5th, 1672, before mee Edw Ting Assist.
Recorded & compared, Aug., yr. 8th, p. Jame Addington Records

the highway being the firont thereof. Together wth, all the priviLages, Easement's & Comodities that now doth or shall or may hereafter thereunto beLong. To have & to hoLd the sd. peice or parcell of Land, being bounded as abouesaide together wth, all the priviLages, Easement's & Comodities that now doth or shall or may hereafter thereunto beLong unto him the saide Samuell Bridge & unto the oneLy proper vse & behoofe of him & his heires & Assignes for Ever. And the saide Joseph GrideLy doth covenant for himseLfe. & his heires Executors, Administrators, & Assignes wth, & vnto the saide Samuell Bridge & his heires, Executors, Administrators. & Assignes by these prints in manner & form following. That hee the saide Joseph Gridly is at the day of the Date hereof imediately before the Scaling hereof the true Sole & proper Owner of the saide bargained premisses & every part thereof & hath good right & full power in himselfe to bargaine for Sell & convey the Same. And that the primisses & every part thereof is free & cLeere & freely & cleerely acquitted & discharged of & from all former, gift's grant's, Bargaines, Sales, dowries, Attachment's Judgment's, Execution's, Mortgages & incumbrances whatsoever. And the Same to warrant & defend

from & against any person or person's cLaiming.

Gridly to Or that shall cLaime any right, title or interest

from by or under him the saide Joseph GrideLy Or Lidia his wife or his heires, Executors, or Administrators, whereby hee the saide Samuell Bridge or his heires, Executors, Amdministrators, or Assignes or the Assignes of either of them shall or may bee ejected out of or moLested in the quiet & peaceable Enjoint, of the prmisses or any part thereof. And to Suffer him the saide Sam: or his Assignes to write out to write out & Keepe Coppies of all Deed's & writing's as doe concern the primisses. In Witness whereof wee the sd. Joseph Gridly & Lidia his wife have hereunto put or, hands & Scales this 5th, day of Decembr, in the yeare of or. Lord one Thousand Six hundred Seventy & one. & in the 23 veare of the Reigne of or, Sovereigne Lord King Charles the Second by the grace of god. King of great Brittaine ffrance & Ireland, defend<sup>r</sup>, of the faith &c.

> Joseph Grid<sup>1y</sup> & a Seale append<sup>t</sup>. Lidia Grid<sup>1y</sup> & a Seale append<sup>t</sup>.

Signed Sealed & đđ<sup>r</sup>, by Joseph Gridly & Lidia his wife in p<sup>r</sup>sence of vs<sup>\*</sup>

John Harrison, Peter Gouldings

[329] George HoLsell aged fifty Eight years or thereabout's, testifieth & Saith that hee this deponent about twenty Six yeares Since did builde a wharfe in Boston comoully calld & now Knowne by the Name of HaLsell's wharfe Thirty & odde foote whereof I the saide deponent builte upon Edmund Grosses Land & that in the time of the saide Grosses being abroad at Sea. And Speedily after the building of the saide wharfe I understood that he the saide Gross had Sold the Land that I had see built vpon to mr. John Anderson Shipwrighte. & the saide Auderson in my time had the yee & benefit of the saide wharfe that I built, upon the saide Grosses Land as aforesaide, & built Severall Vessell's vpon the Same, & pulled downe & Set up, vpon the saide wharfe at his pLeasure, without any contradiction of mee or my Order. Onely I this deponent had the Liberty of Landing & Shipping of Good's ypon & from the saide Wharfe free, which was the maine end of my building the Same I some yeares after I this deponent sold my inheritance thereabout's to m<sup>r</sup>. Nathaniell Patten of Dorchester with all my right & title in my wharfe there but I did not neither could I sell the saide wharfe because it stood vpon the saide Anderson's Land, Onely I Sold the Liberty & priviladge of free wharfage there as being the onely right I had in the Same.

Sworne this: 8th. of Augo: 1672: before us.

John Leverett dept. Govr Edward Ting Assist.

Recorded & Compared this. 8th. of Aug. 1672.

p: Isaae Addington Record<sup>r</sup>.

To all Christian People, to whome this p<sup>r</sup>sent writing shall come Joseph Rocke & Elizabeth his wife of Boston in the County of Suffolke in the CoLony of the Massachuset's in New EngLand send greeting Know Yee, that the saide Joseph & Elisabeth Rocke, for & in consideracon of the Sume of two hundred & fifty pound's of currant mony of New England to them in hand at & before the Sealing & delivery of these present's, by James Brading of Boston aforesaide mercht, well & truely paide the receipt whereof they the saide Joseph & Eliza. Rocke doe hereby acknowLedge & themselves therewth, fully Satisfied & paide & thereof & of every part & parcell thereof doe clearly acquit exonerate & discharge, the saide James Brading his heires, Executors. & administrator, for ever by these present's. Haue, given, granted, bargained, Sold, aLiened, enfeoted & confirmed & by these present's doc fully clearely & absoLutely giue, grant, bargaine Sell, aLien, Enfeoffe & confirme vnto him the saide James Brading [330] his heires, Executors. Administrators. & Assignes for Ever. All those two parcells of Land, scituate, Lying & being ypon an IsLand comonly call & Knowne by the name of Long Island, in the Massachuset's Bay in New England aforesaide; One of the saide parcel's being buttLed & bounded, westerLy by & with the Land of Edward Cowell & Jonathan Ballstone, easterly wth, the Land of Joseph Bastord, Southerly & NortherLy wth, the Sea, & the other parcell being eight Acres bee the Same more or Less, being bounded westerly wth, the Land of Nathaniell Reinold's Easterly with the Land of GamaLiell Waite, running down to & taking in part of the Marsh there & Southerly & Northerly wth, the Sea, together with all houses onthouses, Barnes, Stables, wharfes, vard's, Orchard's, garden's, Meadowes Marshes, pastures, feedings Wood's, Vnderwood's, water's, fishings, profit's, comodities & hereditament's, whatsoever vnto the saide beLonging or in anywise appertaining or thence to bee had made, or raised. & now or Late in the tenure & occupación of the saide Joseph Rocke & Elisabeth his wife, his or theire Assignee or Assignes. And aLsoe all the right title, interest, Vse, possession cLaime & demand whatsoever of him the saide Joseph Rocke & Elisabeth his wife of in or to the Same, And all Deed's, writings, Evidences whatsoever touching & concerning the premisses, or any part or parcell thereof, To have & to hoLd all the aboungranted & bargained Brading prmisses with theire Appurtenances vnto the saide James Brading his heires & Assignes, & to the onely proper Vse & behoofe of the saide James Brading his heires & Assignes for ever. And the saide Joseph Rocke & Elisabeth his wife for themseLues, theire heires, Executors. & administrators. & either & every of them all the abonegranted & bargained primisses with the Appurtenances vnto the saide James Brading & his heires & to the onely proper Vse & behoofe of the saide James Brading, his heires Executors. & Assignes for ever, against him the saide Joseph Rocke Elisabeth his wife his & theire heires & Assignes & all & every other person & person's whatsoever Lawfully claiming by from or under him her them or any of them, shall & will warrant & for ever defend by these presents. And the saide Joseph Rock & Elisabeth his wife for themselves theire heires Executors. & Administrators, doe covenant, grant & agree to & with the saide James Brading his heires & Assignes & every of them by these present's that at the time of then SeaLing & deLivery of these preent's all & singular the beforegranted

premisses & every part thereof shalbee fully bee Vested Setled

& Executed in & vpon the saide James Brading his heires & Assignes according to the true meaning of these preent's & shall remaine, continue & bee Seized of & in all & Singuler the abouegranted & bargained primisses with all & every the right's member's & appurtenances of a good perfect & absoLute Estate [331] of inheritance in fice Simple without any condicon reversion or Limitacon of any Vse or Vses, Estate or Estates in or to any person or person's whatsoever to alter change defeate or make Voide the Same And that the saide Joseph Rocke & Elisabeth his wife at the time of then Scaling & delivery of these presents have in themseLves full power good right & Lawfull Authority to grant bargaine Sell & convey all & Singuler the before hereby granted & menconed premisses with their appurtenances Vnto the saide James Brading his heires & Assignes in manner & form aforesaide. And that hee the saide James Brading his heires Executors. & Administrators. & Assignes & every of them shall or may by force & Vertue of these preent's from time to time & at all times for Ever hereafter Lawfully quietly & peaceably haue, hold, Vse, occupie possess & enjoy the abone granted primisses, wth theire Appurtenances without any Lawfull Lett Snite trouble deniall interruption or disturbance of the saide Joseph Rocke, Elisabeth his wife, his or her heires, Executors, or Assignes or of any Other person or person's whatsoever Lawfully claiming by from or ynder him them or any of them or by his or theire meanes act consent title or procurement. And that free & cLeere freely & electely acquitted exonerated & discharged or otherwise well & sufficiently saved & Kept harmLess by the saide Joseph Rocke Elisabeth his wife his & theire heires, Executors, or Administrators, of & from all & all manner of former & Other gift's grant's bargaines Sales, Leases Mortgages Jointures, Dower's, Judgment's Execution's & forfeitures & of & from all other titles troubles incumbrances whatsoever had made suffered or done by the saide Joseph Rocke Elisabeth his wife or by any Other person or person's whatsoever. And the saide Joseph Rocke Elisabeth his wife his her & theire heires & Assignes shall & will at all time & times at & vpon the reasonable request of the saide James Brading his heires, Executors. & Assignes bee ready & willing to give Vnto the saide James Brading his heires, Executors, Administrators, or Assignes such farther & ample Assurance of all the aforebargained premisses as in Law or equity can bee desired or required. In Witness whereof the saide Joseph Rocke & Elisabeth Rocke have hereunto put theire hand's & Seales the Seventh day of August in the years of or, Lord one thousand

Six hundred Seventy & two Annoqe Regni Regis CaroLi Secundi xxiiii".

Joseph Rock & a Seale appendant Elisabeth Rocke & a Seale append<sup>t</sup>.

Ting Assist.

This Deede was acknowL-

edged by m<sup>r</sup>. Joseph Rocke & ELisabeth his wife August

the 9th, 1672, before, Edward

Signed SeaLed & delivered in

the presence of Vs after the interlining of the word [westerly] about the tenth Line.

William TaiLor Jarvis Ballard

John Noyse

John Hayward Ser.

Recorded & Compared Aug<sup>o</sup>, the 9th, p. Isaac Addington Cler

[332] Memorandum, that Joseph Rock withinmenconed this eight day of August 1672 gaue full quiet & peaceable possession of the within granted dwelling house & Land adjoining by turffe & Twigg to James Brading within Mentioned in their one proper person's given & taken the day & yeare abouesaide in presence of Vs

Thomas Harwood William TaiLor Sampson Dewer John CharneLy John WhaLey

Recorded & compared Augo. 9th. 1672.

p: Isaac Addington Rec

Barbado's:

To all Xpian PeopLe to whome these prent's shall Come Daniell SearLe of the aforesaide Island Esq<sup>r</sup>, sendeth greeting. Know yee, that the saide Daniell Searle, not onely for & in consideracon of the great Love & affecton that hee beareth to DeLiverance SearLe his Lawfull wedded wife, the daughter of Edward Ting Esq<sup>r</sup>, of Boston in the Massachuset Colony in New England, & Saūnuell his Sone begotten of the body of the saide DeLiverance. But alsoe in consideracon, of a considerable Dowry or porcon of Mony rec<sup>d</sup>, in marriage wth, her the saide DeLiverance, Hath, given, granted, bargained, Sold, enfeoffed & confirmed, & doth by these preent's, give, grant, bargaine, Sell, Enfeoffe & confirme Vnto the saide Edward Ting his heires & Assignes All that peece or parcell of ground with a Lardge wharfe LateLy made by the saide Daniell, together wth, all houses, Edifices, Structures

& building's in & about or vpon the Same, being LateLy built or to bee buiLt by the saide Daniell or in any wise thereto beLonging; the web, is Scituated Lying & being in or neare the aforesaide Towne of Boston, adjoining or neare Vnto the pLace ca'Ld Forthill in the Colony aforesaide, web, the saide Daniell purchased of one GrideLy. And all other Land's, houses, Edifices, Structures & buildings whatsoever in New EngLand, purchased by the saide Daniell. To have & to hold the aforesaide peece or parcell of ground & all & singuLer other the premisses, w<sup>th</sup> the Rent's, Issues & profit's thereof to the saide Edward Ting his heires & Assignes for Ever But to & for the sole & proper Vse, benefit & behoofe of the saide DeLiverance for & during her naturall Life, and after her decease to the saide Samuell & the right heires of his body begotten for ever, and in default of such issue to the right heires of the body of the saide Daniell begotten for ever. And the saide Edward for himselfe his heires & Assignes doth Covenant wth, the saide Daniell his heires & Assignes That hee on the day of the date hereof, by force of this Deede of fleoffint, and grant of the abouesaide premisses doth one Ly stand seized of the premisses the issues Rent's & profit's of the Same to & for the oneLy Vse, benefit & behoofe of his saide Daughter DeLiverance for her natural Life, and to & for the saide Samuell his grand Childe & the right heires of his body begotten after the decease of the saide DeLiverance. [333] And in case of his the saide Samuells death without such issue of his body begotten, to the right heires of the body of the saide Daniell & to noe other trust or Vses whatsoever. In Wittness whereof the saide Daniell Searle hath herevnto set his hand & SeaLe, the twenty Sixth day of Augo. in the Yeare of or. Lord god one thousand Six hundred Sixty nine & in the one & twentieth Yeare of his Majties. Reigne. &a.

Daniell SearLe & a Seale

SeaLed & deLivered in the p<sup>r</sup>sence of.
Tho: Dodd
Christ". Jacson—

Personally appeared before mee the abovesaide Daniell Searle Esq<sup>r</sup>. & acknowledged the abouesaide to bee his Voluntary Act & Deede

Sam. flarmer.

Recorded in the Secretaries office. August the 27th, 1669p: Richard Noke Dep<sup>t</sup> Secret<sup>r</sup>.

Daniell Searle Esq<sup>r</sup>, by his letter to mee dated the last of June, 1672; acknowledged this justrum<sup>t</sup>, to bee his act & Deede, As Attest's Edw. Ting Assist:

Recorded & compared this: 21th of Aug. 1672. p: Isaac Addington Record.

To all xtian people, to whome this present writing shall come Theodore Atkinson sen<sup>r</sup>, of Boston in the Massachuset's Colony of New England ffeltmaker send's greeting. Know yee, that I the saide Theodor Atkinson senior, for the naturall Lone & affeccon w<sup>ch</sup>. I beare toward's my Brother in Law Thomas Matson Senior of Boston aforesaide & Anne his wife weh, was Sister to my first wife Abigaile & towards their Children & grand Children & for theire better prefermt, as for diver's other reasonable causes & consideracons mee therevnto moving, have voluntarily & freely given, granted Enfeoffed & confirmed & by these psent's doe give grant enfeoffe & confirme vnto Thomas Matson junt. John Matson, Joshua Matson, Abigaile Matson, the three sones & daughter of saide Thomas Matson, Senr. alsoe to Thomas Matson & hanah matson the sone & daughter of Thomas Matson jung. & grandchildre of Tho. mats. Sen & to Anne Matson, John Matson & Mary Matson being the two daughters & Sone of John Matson web, is the second Sone of saide Thomas Matson Sen<sup>r</sup>. To every one of these aforenamed nine person's each of them a parcell of Land out of that whole parcell of Land in Boston aforesaide as now it is bounded win, the Land of ELiakim Hutchinson East Northerly, wth, a high way Leading up to fforthill Southerly, wth. another highway westerly & wth, another highway Northerly. Theire severall proporcons to bee as followeth. Vizt. in the first place. To the saide Thomas Matson jun'r. eLdest Sone of Thomas Matson Sen<sup>r</sup>, about twenty foote in the ffront & about Sixty foote back. To saide John Matson the second Sone of Thomas Matson Senior, about twenty foote in the front & Sixty foote back To the saide Joshua Matson about forty foote in the front & about Sixty foote back. To the saide Abigaile Matson [334] about forty foote in the front & about Sixty foote back. To the saide Thomas matson sone of Thomas matson Jun. about twenty foote front & about Sixty foote back. To saide Hannah Matson about twenty foote in the front & about Sixty foote back. To the saide Anne Matson about twenty foote in the front & Sixty foote back. To the saide John Matson, sone of the aforesaide John Matson, wen. is the Sone of Thomas Matson Senr. about twenty foote in the front & about Sixty foote back. To saide Mary Matson about twenty foote in the front & about Sixty foote back. But vpon what quarter these Severall peell's of Land shall front It's not at \betasent to bee set downe, because there is severall highwaies to bee Laide out through the saide whole peell of Land out of weh, these are granted. To have hold possess & enjoy the saide Severalle part's & proporcions of Land beforenamed, vnto them & every of them, theire & every of their respective heires & Atkinson Assignes for Ever next & imediately after the decease of mee the saide Theodor Atkinson Sent. in such Lardge & ample Sort mann'r. & form as I the saide Theodor Atkinson senior, may grant, convey & assure the Same. And the saide Severall part's & proporcon's of Land next & imediately after the decease of mee the saide Theodor Atkinson Senior, from thenceforth to bee continue & remaine vnto every one of the saide parties according to each ones proporcon as is aforemenconed & theire & every of theire respective heires & Assignes for Ever, as theire & every of theire proper & pticuLer right of a good pfect & absoLute Estate of inheritance in reversion; without any the Lett molestacon, trouble or expulsion of mee the saide Theodor Atkinson Sen<sup>r</sup>, my heires or Assignes or any cLaiming any Title, cLaime or interest to the Same or any part thereof from or vnder mee. And for full confirmacon of all these abovesaide grant's, never to bee revoaked, discontinued or made Voide I the saide Theodor Atkinson Sen', have herevnto put my hand & fixed my Seale this thirteenth day of April in the Yeare of or. Lord one thousand Six hundred & Seventy. Annoqe. Regni Regis Caroli Secundi Vicessim. Secundo

Theodor Atkinson & a Scale

Signed Sealed & delivered & the word [bee] interlined before Sealing in presence of

Robert Howard Not pubt. Colonia predict Mary. Howard Postscript.

Memorandum—that whereas at the making Sighning of the abovewritten Deede, the bound's of the Severall peell's of Land therein given, could not bee certainly Knowne for the reason's aboveSpecified. & soe not inserted into the above-written deede it is since concluded that the bound's thereof shalbee as followeth to say, bounded by the Land of mr. Atwater neere Northeast, by the Land of Theodor Atkinson Senr, nearest Southeast by the highway westerly & by another highway Northerly within web, bounds the severall parcell's given above are conteined.

The postscrip<sup>t</sup>, abovewritten was acknowledged by Theodor Atkinson Sen<sup>r</sup>, Decemb<sup>r</sup>, 11<sup>th</sup>, 1671, before, Edw. Ting Assist.

Recorded & compared Aug°. 23th. 1672 p: Isaac Addington Record<sup>r</sup>

[335] To all Christian people, to whome this preent Deede of gift shall come. Key Alson of Boston in the Massachuset's CoLony of New England Marchant Sendeth greeting &c. Know Yee, that I the saide Key Alsop for divers good causes & consideraçons mee herevnto moveing, but more especially for the indeared affeccon that I beare vnto my Loving & faithfull wife Mary Alsop now of the Same Boston aforesaide. being very diligent & observant in her pLace in affording of mee her Vtmost help in my weakness &c Have therefore given granted a Lieued Enfeotled & confirmed & by these preent's Doth fully freely cleerely & absolutely give grant aLien Enfeoffe & confirme Vnto my saide Deare wife Mary Alson her heires, Executors, Administrators, & Assignes for ever. All & Singuler his good's & Chattles reall & personall. movable or Vnmovable, Debts, merchandize Sum & Sumes of mony & other pay, plate & all household stuffe of what Sort Kinde nature or condicon soever the Same bee, or in the hand's custody or possession of any man or men whatsoever wth, all the profit's & advantage thereof due or to bee due, owing, beLonging or appertaining vuto mee the saide Key

Alsop by any manner of waies or meanes whatsoever: Together a Lsoe all my houses, Land's wharffes, Orchard Garden's Yard's &c Lying & being at the North end of the Towne of Boston aforesaide be-

tween the wharfe of Henry Kemble & some other Land of his in part: & house & Land of John Brooking in part toward's the Northeast & wharfe housen & Land of the much honord St Thomas Temple in part & Land of John Tuttle in part toward's the Southwest abutting with his wharfe upon the Sea, and otherwise wth, the housen & Land vpon a comon Streete in part, & Land of the saide Henry Kemble in part, & Land of the saide Sr Thomas Temple in part toward's the Southeast & Land of John Tuttle toward's the northwest more or Less &c with all & Singular the rights profit's, easement's privi-Lages & appurtenances thereto belonging or in any wise appertaining; and all other the Estate right title interest, propricty, possession, claime & demand whatsoever of mee the saide Key Alsop of in or to the Same & every part & parcell thereof. Soe as the Same may bee & remaine firme to my saide wife Mary Alsop her heires & Assignes forever: Excepting onely & hereby is reserved fifty Shilling's to bee paide to Susanna Evans our present Servant after her time is fully Expired with my wife, And alsoe a small parcell of Land of about twenty foote Square at the westerly corner of this saide Orchard which I hereby give vnto Isaac Jones Jun<sup>r</sup>, to set a house vpon with this condicon & provisoe that hee the saide Isaac Jones his heires Executors. Administrators.

or assignes nor any one of them shall ever bee a disturber or Suffer any Annoiance to any part of the rest of my possession hereby given & confirmed to my saide Loving wife; but shall procure & purchase to & for himselfe an Out Let into the middle Streete for ingress egress & regress into & from this saide small parcell of Land aforesaide To Have & to hold all & Singuler the saide good's & Chattles reall & personali, movables & Vnmovables, Debt's, Merchandize, Sume & Sumes of [336] of mony, or other pay, mony, plate & all household Stuffe of what Sort Kinde, nature or condicon soever it bee. or where ever it is or may bee founde Together alsoe wth, all his houses, Land's, wharfes, Orchard, gardens, Yard's menconed as is aforesaide, them & every of them [except before excepted] vnto the saide Mary Alsop my Loving wife her heires, Executors. & Assignes to, her sole vse & behoofe forever. And it is hereby further concluded & determined that this Deede being my Last Instrum<sup>t</sup>, this onely shall take place & bee observed as Authentick, and all other Deedes will's & Instrum's shall & is hereby wholly made frustrate, voide & of none Effect. In Witnes whereof as my full & considerate & finall conclucon & determinacon I the the saide Key Alsop doe herevnto put to my hand & fix my Seale this eleventh day of March Any. Dom. one thousand Six hundred Seventy [me] Annoqe Regni Regis Caroli Secundi xxiiijo.

Key Alsop & a Seale

Signed Scaled & dd in presence of v's

Benjamine Whitney
William Howard.

William Howard & Benjamine Whitney appeared before Vs the 12th of Septembr. 1672 & made Oath that they were present on the day of the date of this Instrumt. & Saw it Signed Sealed & đđ. by Key Alsop for the Vses within menconed.

John Leverett Dept Gov. Edward Ting Assist.

Recorded & Compared y<sup>e</sup>, 13<sup>th</sup>, Septemb<sup>r</sup>, 1672. p: Isaac Addington Rec

20th: June 1672.

Samuell Smith of Medfeild, tooke vp a Stray Mare & Sucking Coalte, the mare Supposed to bee about. 3: or: 4: Yeares old of a blackish browne with a hole punched.

Medfield 210, 767, 72: through her Left Ear wth, some few white heires on her forehead & branded with a B on the neere

## SUFFOLK DEEDS, LIB. VI., 336, 337.

Shoulder, taken doing damage prized by Isaac Genery & Benjamine Clarke at flifty three Shilling's, before vs.

John Harding Seth Smith Constables.

		$\mathfrak{L}$ . $s^h$ . $d$
[337] Reckoned w <sup>th</sup> . Robert Moone y <sup>e</sup> . 5.		
	1.51. & hee was Debitor to bal-	
	lance the Account.	07:17:9
17:1:51.	It. for a hat for yor. Sone deliv-	00 05 0
	ered to yo <sup>r</sup> . Selfe	00:05:0
	It. 4. yds. of Loope Lace.	00:00:8
45 5 74	It. 6th, of beefe at 4d, p 1.	00:02:0
12:3:51	It. to a parcell of hat's & other	11 00 10
	good's web. is to ye booke for	11:06:10
	It. to m <sup>r</sup> . James Oliver	10:00:00
	It. to m <sup>r</sup> . Hutchinson:	13:00:00
	It. for a hat for Goodman Stocker	
	of Rumnie marsh	00:16:01
	It. one pound $\frac{1}{2}$ of Butter & mony.	00:01:04
27:4:51	It. a parcell of goods.	05:18:05
	It. for the forbearance of, 36 <sup>£</sup> . 10 <sup>8</sup> :	
	3 of a Yeare at 8 p Cent	02:03:0
	It. for a bl· Castor	00:12:0
	It. in mony to yor. wife.	00:05:0
	It. Laide out for the repairing of	
	the house.	03:05:0
	It· 4· firkins & a butter Tubb.	00:09:6
		${56:03:10}$
	It. for a new fence wth. 3 railes	
	& 6 foote pale which John	05 10 0
	Withrell Set vp. being nine-	07:12:0
	teene rod:	
All these perticular's were delivered when I was		
Booke Keeper for m <sup>r</sup> . Theodor		
	Atkinson as for the fence I can-	
	not well remember.	
	Good's delivered to Robert Moone	
	when I was at Roade Island w <sup>th</sup> .	
	master Atkinson in ye. Yeare.	
	1659.	
To a Castor & a ffelt.		002:01:0
To 4 bushell's Indian Corne.		001:06:0
To· 11· yds. Ribbon.		000:11:0
To· 1 <sup>th</sup> . thred & a Kemb·		000:14:8
To· 5· skein	n's Silke & Linnen.	000:05:4

## Suffolk Deeds, Lib. VI., 337, 338.

To: 2: bushell's Indian	000:08:4 $000:13:0$
To a Runlet; of Rum. cont <sup>a</sup> , 3· galls· at· 7·, p gall·	001:01:0
Rec <sup>d</sup> , in peage,	006:18:4 $001:09:4$
Rest due.	$00\tilde{z}:09:4$

Boston in N: E. Massachuset's Colony.

To. Slb L. Sange

CLement Salmon appeared the 19th of August 1672 & made Oath that the Accot of perticuler's above to the Sume of Six pound's Eighteene Shilling's four pence Dbr. is just & true for web. Robert Moone is Dr. to Theodore Atkinson all but the nine & twenty Shilling's paide in peage. Sworne before mee.

John Leverett Dept. Govr.

Recorded & compared, ye. 23d, 7br, 1672	
[338] Contra Credito <sup>r</sup> .	$\pounds$ . $s^h$ . $d$
It a Sacking pigg.	00:01:6
It. two dayes worke.	00:03:0
It. a Sword.	00:05:0
It. for John Baker. 168. 64.	00:16:6
It. for Abigailes Coate.	00:07:0
It. for Theodor's Suite & Nathaniell's.	00:07:6
It. for a Coller & belly peices.	00:00:6
It. Beaver, ffurr's & mony 46.	02:06:0

04:07:0

24.9:52.

 $51:16:10\frac{1}{2}$ 

 $000 \cdot 00 \cdot 1$ 

This Acco<sup>t</sup>. Debitor & Creditor delivered by Walter Allen was Sworne to as a just Acco<sup>t</sup>. y<sup>c</sup>. 3<sup>d</sup>· of July. 1672. betwixt. Robert Moone & Theodor Atkinson. Robert Moone D<sup>r</sup>. 56· pound's. 3· shillings ten pence C<sup>r</sup>. 4<sup>g</sup> 7<sup>s</sup>· Rest to ballance. 51<sup>g</sup>: 16<sup>r</sup>: 10<sup>gd</sup>

Sworne vnto before mee Richard Russell Assist.

Recorded & Compared, 7<sup>br</sup>, 23<sup>th</sup>, 1672, p: Isaac Addington–Record<sup>r</sup>.

To all People to whome this present writing shall come Joshua Scottow & Lidea Scottow of Boston in the County of Suffolke in the Colony of the Massachuset's in New England send greeting in o<sup>r</sup>. Lord god everlasting, Know Yee that wee y<sup>e</sup> saide Joshua Scottow & Lidia Scottow as well for & in consideracon of the Naturall Love & Afleccon

which wee beare Vnto of BeLoved Sone in Law Samuell Walker of Boston aforesaide Merchant as

alsoe for diver's other good causes & consideracons vs at this present especially moving Have given, granted, aliend enfeoffed & confirmed and by these present's doe give, grant aliene enfeoffe & confirme Vnto the saide Samuell Walker an house & land Scituate, lying & being neere the Conduit in Boston aforesd being buttled & bounded westerly with the house of Vs the saide Joshua Scottow, Northerly with the Yard belonging to my saide dwelling. Easterly with the house of Samuell Sendall, Southerly with the Streete, as also one Shedd or Leanetoo adjoining to the Alley that passeth under part of the saide dwelling house hereby given & granted & fronting Northwest to the wharfe, bounded Easterly wth. of. Warehouse & Southerly with the land of the saide Samuell Sendall, being in Length about thirteene foote & in breadth about fourteene foote, as alsoe wth. free Liberty of [339] Ingress, Egress & Regress through the saide Alley; as alsoe free Liberty of Landing or Shipping of any good's, Wares or merchandize that shalbee Spent in the saide house of the saide Samuell Walker & his Executors, vpon or from or, saide wharfe, free without any paimt, or acknowledgmt, whatsoever. To have & to hold all & Singuler the premisses hereby given & granted with all theire right's members privaledges & appurtenances whatsoever Vnto the saide Samuell Walker his heires & Assignes & to the Sole & proper Vse & behoofe of the saide Walker his heires, Executors. Administrato<sup>8</sup>. & Assignes for Ever freely & cleerely & quietly without any matter of challenge Claime or demand of vs the saide Joshua & Lidia Scottow, or, heires Executors, Administrato<sup>r</sup>, or Assignes or of any other person or person's whatso-ever for vs or any or either of v's in o<sup>r</sup>, names by o<sup>r</sup>, cause meanes or procuremt. & without any mony or other thing therefore to bee Yeilded paide or done vnto vs or, heires, Executors, Administrators, or Assignes; And wee the saide Joshua & Lidia Scottow of, heires, Executors, & Assignes all & Singular the premisses with the appurtenances Vnto the saide Samuell Walker his Executor. Administrators. & Assignes against all people shall & will for ever defend by these present's. Provided alwaies & it is hereby concluded & declared that the saide Walker shall not enter ypon or or receive full possession of the above menconed Shed or Leaneto till the saide Scottow his heires or Assignes shall enter vpon the vard now belonging to & vsed wth. the saide house which Lieth in the saide Alley & the saide Walker his heier's & Assignes shall have the free & full vse of the saide Yard in the meanetime And alsoe the same Alley of Seven foote in height & three foote & an halfe in breadth is to bee & shalbee alwaies reserved & continued under the saide house

for a passage. In Wittnes whereof wee the saide Joshua & Lidia Scottow have herevnto Set or. hand's & Seal's this twenty third day of Septembr. in the Yeare of or. Lord one thousand Six hundred Seventy & two Annoqe Regni Regis Caroli Secundi, xxiiii.

Joshua Scottow & a Seale appendant.

Signed Sealed & delivered in the presence of V's. William Bartholmew John Hayward Scr.

Leiv<sup>t</sup>. Joshua Scottow acknowledged this Instrument as his Act & deed Septembr. 23th 1672: before

Edw: Ting Assist.

Recorded & Compared Septembr. 24th. 1672: as Attest's Isaac Addington Record<sup>r</sup>

[340] To all Christian People, to whome this present writing shall come Leifetenant William Phillip's of Boston in the Massachuset's Colony of New England & Bridget his now wife send greeting; Know Yee, that the saide William Phillip's & Bridget his saide wife for & in consideracon of eight hundred & twenty pound's whereof four hundred pound's in hand paide the residue Secured to bee paide; Have given granted, bargained, Sold, enfeoffed & confirmed & by these present's, doe give, grant, bargaine, Sell, Enfeoffe & confirme vnto Capt. Thomas Savage of the saide Boston Merchant All that his now dwelling house Lately called or Knowne by the name of the Ship Tayerne in Boston aforesaide, with all the outhouses & ground vpon which they with the saide dwelling house Standeth with the Yard's & garden belonging thereto; which saide house front's & is bounded with the Streete East, with the house & Land of Thomas Clarke in part, the Land of Edward Porter in part & the Land of Anthony Stoddard in part South, wth. the Land of Henry Messenger in part & the Land called the prison Land in part west, & wth. the house & Land of Leifetenant William Davis North, with all & every the Appurtenances, right's & priviledges thereof: part of which aforesaide now dwelling house, yards, garden & appurtenances the saide William Phillip's purchased of firancis Norton Merchant & the residue thereof

Wm. Phillip's hee the saide Phillip's purchased of Robert Sedgwick merchant. To Have & to hold the saide bargained premisses as before bounded with all the right's, priviledges & appurtenances thereof as aforesaide; together wth, all Deed's, Evidences, writings & miniment's onely touching & concerning the premisses severally or any part

thereof faire vncancelled & vndefaced vnto the saide Capt. Thomas Savage his heires & Assignes, to the onely proper vse & behoofe of the saide Capt. Thomas Savage his heires & Assignes for Ever. And the saide Leiftenant William Phillip's for himselfe, his heires, Executors. & Administrators. doth Covenant & grant to & wth. the saide Capt. Thomas Savage his heires & Assignes by these present's that hee the saide Leiftenant William Phillip's the day of the date hereof is & standeth Lawfully Seized to his one vse of & in the saide bargained premisses & every part thereof with the Appurtenances thereof in a good perfect & absolute Estate of inheritance in fee Simple & hath in himselfe full power good right & Lawfull Authority, to grant, bargaine, Sell, convey & assure the same in manner & form aforesaide & that hee the saide Cap<sup>t</sup>. Thomas Savage his heires & Assignes & every of them shall & may forever hereafter peaceably & quietly have hold & enjoy the saide bargained premisses with the right's priviledges & appurtenances thereof as aforesaide free & cleere & cleerely acquitted & discharged of & from all former bargaines, Sales, feoffment's, gift's, grants, jointures, dower's, titles of dowers, Estates, Mortgages, [341] forfeitures, judgment's, Extent's, Execution's & all other act's & incumbrances whatsoever had, made, comitted & done or Suffered to bee done by the saide William Phillip's his heires or Assignes or any person or person's claiming by from or vnder him, them or any of them or had, made, done or comitted or to bee done or comitted by any other person or person's Lawfully claiming any right, title or interest to the Same or any part thereof; whereby the saide Capt. Thomas Savage his heires or Assignes shall or may bee hereafter molested or Lawfully Evicted out of the possession or Enjoim<sup>t</sup>, thereof; And farther the saide William Phillip's & Bridget his saide wife doe for themselves theire heires, Executors. & Administrators, covenant promise & grant to & with the saide Capt. Thomas Savage his heires & Assignes that they the saide William Phillip's & Bridget his saide wife vpon reasonable & lawfull demand shall & will performe & doe or cause to bee performed & done any such farther act or act's whether by way of acknowledgmt, of this present deede or release of dower in respect of the saide Bridget or in any other Kinde that shall or may bee for the more full compleating, confirming & sure making the aforebargained premisses vnto the saide Capt. Thomas Savage his heires & Assignes according to the true intent hereof & the Lawes of the Massachuset's jurisdiction. In Witness whereof the saide Leiftenant phillip's & Bridget his saide wife have herevnto put theire hand's &

Seales the two & twentieth day of March in the Yeare of or. Lord god one thousand Six hundred & Sixty.

> Will: Phillip's & a Seale append<sup>t</sup>. Bridget Phillip's & a Scale appendant.

Signed Sealed & delivered the word twenty interlined wth. State Seasen & possession given & received in presence of

> Edward Hutchinson Zechariah Gillam

Ben: Gillam

is acknowledged by Leiftenant William Phillip's & Bridget his wife to bee theire Act & deede the day & yeare, within written before mee Jo: Endecott Gov<sup>r</sup>.

This Deede within written

Ita Attes<sup>t</sup> p Rob<sup>t</sup>. Howard Not: Publ

Recorded word for word & Compared herewth, this 27th, of Septembr. 1672

As Attest's Isaac Addington Record<sup>r</sup>.

[342] To all Xpiân people, to whome these present's shall come or may concern John Leverett Esqr. of Boston in New England in the Colony of the Massachuset's & Sarah his wife send greeting: Know Yee that wee the saide John & Sarah Leverett for & in consideracon of the Sume of Sixteene pound's thirteene Shilling's & four pence of currant mony of New England to vs in hand well & truely paide before the Ensealing & delivery hereof by Elisha Hutchinson of Boston aforesaide Merchant, the Receipt whereof wee doe hereby Acknowledge & therewith to bee fully Satisfied contented & paide & thereof & of every part thereof doe Acquit & discharge him the saide Elisha Hutchinson, his heires, Executors. & Administrators, for Ever. Have, demised given granted bargained & Sold & Doe by these present's, demise, give grant bargaine & Sell Vnto the aforenamed Elisha Hutchinson one Sixth part of the whole & of every part of a peice or parcell of Land Lying & being Scituate in Boston aforesaide on the Eastward side of fforthill, being in Length one hundred

& thirty foote from high water marke Vpward & running down to Low water marke & is in breadth Eighty foote as it is now Staked out, being buttled & bounded Northerly wth, a highway or Streete, Southerly & westerly by the Land of mee the aforesaide John Leverett, Easterly wth, the Sea or Salt water. To have & to hold the saide bargained premisses wth, the pviLedges & Appurtenances thereVnto belonging to him the saide Elisha Hutchinson his heires & Assignes for Ever: And wee the aforesaide John & Sarah Leverett doe for o'r. Selves o'r. heires, Executors. & Administrators. Covenant to & with the aforesaide Elisha Hutchinson his heires & Assignes that

at the time of the Ensealing & delivery hereof wee doe stand Lawfully Seized & possessed of the aforebargained premisses & of every part & parcell thereof & have in or. Selves full power good right & Lawfull Authority to grant convey & Assure the same as aforesaide And that the saide Elisha Hutchinson his heires & Assignes & every of them shall & may from time to time & at all times hereafter Lawfully peaceably & quietly have hold Vse Occupy possess & Enjoy all & Singular the premisses cleerely & absolutely Acquitted & discharged or otherwise Saved & Kept harmeless of & from all & all manner of former & other bargaines, contract's, Surrenders, titles troubles & incumbrances whatsoever, by Vs the saide John & Sarah Leverett of heires or Assignes heretofore had, made, comitted or done or to bee had made comitted or suffered to bee done. In Witness whereof, wee have hereunto put or, hand's & Seales this Seventeenth day of September. Ann. Dom. Sixteene hundred Seventy two Annoge Regni Regis Caroli John Leverett & a Seale Secundi. xxiiij°.

Signed Sealed & delivered in presence of Vs. John Vsher Isaac Addington Sarah Leverett & a Seale
Sarah Leverett & a Seale
This Deede was Acknowledged by the Worph. John
Leverett Esqr. & mrs. Sarah
Leverett his wife to bee theire
Act & deede Octobr. 15th.
1672

before Edw. Ting Assist.

[343] To all X\(\text{pian people}\), to whome these present's shall come or may concerne John Leverett Esqr. of Boston in New England in the Colony of the Massachuset's & Sarah his wife send greeting. Know Yee that wee the saide John & Sarah Leverett for & in consideracon of the Sum of Sixteene pound's thirteene Shilling's & four pence of current mony of New England to vs in hand well & truely paide before the Ensealing & delivery hereof by Arthur Mason of Boston aforesaide Baker, the Receipt whereof wee doe hereby acknowledge & therewth, to bee fully Satisfied contented & paide & thereof & of every part & parcell thereof doe Acquit & discharge the him saide Arthur Mason his heires Executors. & Administrator, for Ever by these present's Have demised, given granted, bargained & Sold & doe by these present's, demise, give, grant bargaine & Sell Vnto the aforenamed Arthur Mason one Sixth part of the whole & of every part of a peece or parcell of Land lying & being Scituate in Boston aforesaide on the Eastward Side of fort hill, being in Length one hundred & thirty foote from high water mark Vpward & running down to Low water marke & is in breadth Eighty foote as it is now Staked out, being buttled & bounded Northerly wth, a highway or Streete. Southerly & westerly by the Lands of mee the aforesaide John Leverett Easterly wth, the Sea or Salt water. To have & to hold the saide bargained premisses wth, the fiviledges & Appurtenances therewite belonging to him the saide Arthur Mason

Jon, Leverett Esqr. to Arth<sup>r</sup>, Mason his heires & Assignes for Ever And wee the aforesaide John & Sarah Leverett doe for or, Selves or, heires, Executor, & Administrator, Covenant

to & with the aforesaide Arthur Mason his heires & Assignes that at the time of the Ensealing & delivery hereof wee doe stand Lawfully Seized & possessed of the aforebargained premisses & of every part & parcell thereof & have in or. Selves full power good right & Lawfull Authority to grant, convey & Assure the same as aforesaide: And that the saide Arthur Mason his heires & Assignes & every of them shall & may from time to time & at all times hereafter Lawfully peaceably & quietly have hold Vse, Occupy possess & Enjoy all & singuler the premisses cleerely & absolutely acquitted & discharged or otherwise Saved & Kept harmeless of & from all & all manner of former & other bargaines, contract's, Surrender's, titles troubles & incumbrances whatsoever by vs the saide John & Sarah Leverett or, heires or Assignes, heretofore had made, comitted or done, or to bee had made comitted or suffered to bee done. In Witness whereof wee have herevnto put or, hand's & Seales, this Seventeenth day of Septembr. Anno Dom. Sixteene hundred Seventy two-Annoge Regni Regis Caroli Secundi xxiiijo.

> John Leverett & a Seale Sarah Leverett & a Seale

Signed Sealed & delivered in presence of vs.

John Vsher Isaac Addington This Deede was acknowledged by the Worp<sup>h</sup>. John Leverett Esq<sup>r</sup>. & m<sup>rs</sup>. Sarah Leverett his wife to bee theire Act & Deede, octob<sup>r</sup>. 15<sup>th</sup>. 1672.

before Edw. Ting Assist.

Entred & Recorded October, 15<sup>th</sup>· 1672· p: Isaac Addington Cler



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- II. GRANTEES.
- III. PERSONS OTHER THAN GRANTORS AND GRANTEES.
- IV. PLACES.
- V. MISCELLANEOUS.

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Feb. 23, 1669	Alcock, Anna et al.	. George Alcock et al.	Release and Bond
Oct. 25, 1670	" et al.	Edward Rawson et al. trs.	Marriage Contract
Feb. 23, 1669	John est.	George Alcock et al.	Release and Bond
Oct. 25, 1670		Edward Rawson et al. trs.	Marriage Contract
Oct. 26, 1670		Richard Russell et al. trs.	
Oct. 25, 1670	Samuel et trs.	al. John Williams et al.	Marriage Contract
Oct. 26, 1670	Samuel et trs.	al. Zachariah Whitman et al.	Marriage Contract
Oct. 26, 1670	Sarah et a	l. Richard Russell et al. trs.	Marriage Contract
Oct. 6, 1669	Allen, Edward	Thomas Ofeild	Deed
Nov. 4, 1669	Henry		Appraisal

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322	Concerning land given by James Wiseman to John Veering.
165	Release of claim to double portion of estate of John Alcock.
241	Dwelling house and land in Boston in possession of Thomas Bingly. — One third part of farm at Assabet on both sides of the river.
165	Release of Anna Alcock's claim to double portion of estate of John Alcock.
241	Dwelling house and land in Boston in possession of Thomas Bingly.—One third part of farm at Assabet on both sides of the river.
243	Houses, land and personal property at Hull, and at Milford, Conn. — One third part of farm at Assabet on both sides of the river.
241	Dwelling house and land in Boston in possession of Thomas Bingly.— One third part of farm at Assabet on both sides of the river.
<b>2</b> 43	Houses, land and personal property at Hull and at Milford, Conn. — One third part of farm at Assabet on both sides of the river.
243	Houses, land and personal property at Hull and at Milford.  Conn.—One third part of farm at Assabet. on both sides of the river.
116	Dwelling house and land [in Boston], street S.: lane from Ensign Phillips' to Henry Bridgham's E.; William Hawkins W.; Thomas Ofeild N.
135	Land [in Boston], widow Browne N.; heir of Matthew Irons E.; Philip Wharton N.; highway W.

Date.	Grantor.	Grantee.	Instrumen
7ber 23, 1672	Allen, (continued.) Walter		Depositio
Sept. 13, 1672	Alsop, Key	Mary Alsop	Deed
	Anaussanuk, )	Moses Paine et al.	Deed
	Anawassanauk, or John et al Indians.		
July 28. 1670	Andrews, Elizabeth ux. of & Joseph	Thomas Andrews	Deed
May 23, 1672	Joseph	William Hersey jr.	Dood
May 20, 1072	#ose <sub>l</sub> m	windmitersey ji.	Deed
2 mo. 18, 1672	Armstrong, Hannah exrx. Matthew est.	Daniel Curtis	Deed
Apr. 1, 1670	Atherton, Humphrey est.	Gyles Pason et al.	Deed
1 mo. 10.16 $\frac{71}{72}$	Atkinson, Theodore senr.	Robert Marshall	Release

Page.	Description.
338	As to account between Robert Moone and Theodore Atkinson.
335	Houses, land, and wharf in Boston at the North end, Henry Kemble and John Brooking N.E.; Sir Thomas Temple and John Tuttle S.W.; sea, common street, Henry Kemble and Sir Thomas Temple S.E.; John Tuttle N.W., except a small parcel at W. end of orchard given to Isaac Jones, jr.—Personal property.
288	Tract of land 8 miles square, 15 miles from Medfield and one mile East of a small river, which is three miles East of Nipmuck great pond.
209	10 A. land in Hingham, the town street S.: broad cove N.; William Waltam and Richard Betsemb W.; David Phipens and Thomas Loring E.—8 A. in Home Meadow and part of an island adjoining, Robert Peck E.; the cove W.; John Porter S.: John Otes N.—21 A., Nicholas Jacobs N.; William Waltam S.: Weymouth River W.; the common E.—Land at Pine Hill, Thomas Waekly N.; Thomas Shaw W.; Henry Rust E.; sea S.—N. part of Rocky Neck, from the spring to meadow of Richard Betseumb.—2 A. land S.W. of said Rocky Neck, in occupation of Symon Pecke.
300	5 A. land in Hingham, near Captain's Tent, sea N.; William Hersey senr. E.: a hedge S.; Thomas Lorrin W.
281	250 A land in Maryland, Somerset Co., part of two parcels on N. side of Annemessex River granted by Lord Baltimore to Matthew Armstrong June 20, 1667.— Half interest in personal property.
181	140 A. land in Roxbury and Dorchester, Roxbury fresh meads N.E.; highway to Dedham S.E.; Roxbury middle division S.W.; a parcel of land called "Hallison" and the river N.W.—8 A. land in Roxbury on either side of Roxbury fresh meadow.—3 A. land in Dorchester in Flaggy Meadow.—17 A. land in Dorchester on the river and near Dorchester twenty-acre lots.—68 A. land in Roxbury, 3rd allotment last division, lots 34, 35, 36, and 37.

264 Release of all demands.

Date.	Grantor.	Grantee.	Instrument.
Aug. 23, 1672	Atkinson, (continued.) Theodore senr.	Thomas Matson jr. et al.	Deed
7ber 23, 1672	Theodore et al.		Account
7ber 23, 1672	Theodore et al.		Account
Nov. 4, 1669	Ballard, Richard	Samson Sheafe	Power
June 15, 1669	Barnard, Bartholomew	John Webb et al. attys.	Agreement and Award
Sept. 15, 1669	Bartholomew et ux. Jane	Symon Lynd	Deed
Dec. 31, 1669	Bartholomew et ux. Jane	John Freake et al.	Deed
Sept. 15, 1669	Jane ux. of & Barthol- omew	Symon Lynd	Deed
Dec. 31, 1669	Jane ux. of & } Bartholomew }	John Freake et al.	Deed
Jan. 7, 1669	$\left. \begin{array}{c} \text{Jane ux.} \\ \text{of}  \text{Bar-} \\ \text{tholomew} \end{array} \right\} \text{est.}$		Confirma- tion
į	Bate, see Bates.		
Mar. 23, 1668	Bateman, John et al. wardens	Edward Tyng et al. gdns.	Indenture
June 3, 1669	Bates, Clement Bate,	John Stoddar senr.	Deed
Oct. 7, 1670	Edward	Edmund Jackson.	Deed

Page.	Description.
333	Land in Boston, Mr. Atwater N.E.; Theodore Atkinson, senr. S.E.; highway W.; another highway N.
337	Account.
338	Account.
132	Power of attorney.
47	As to division line between estates of Samuel Scarlet and Bartholomew Barnard [in Boston].
112	Land in Boston at the North end, the street S.; George Auris N.; Samuel Shrimpton W.; Nathan Rainsford E.
150	Land and wharf in Boston, Samuel Scarlett N.E.; street or common way N.W.; the sea or harbor S.E.; the town slip S.W.
112	Land in Boston at the North end, the street S.; George Auris N.; Samuel Shrimpton W.; Nathan Rainsford E.
<b>1</b> 50	Land and wharf in Boston, Samuel Scarlett N.E.; street or common way N.W.; the sea or harbor S.E.; the town slip S.W.
155	Confirmation of above.
21	As to supply of water for the water works in Conduit street from pasture land west of the dwelling house of the late William Tyng in Boston.
40	2 A. land in Hingham, William Large W.; Henry Tuttle S.; Batchilors street E.—10 A. in Hingham on the Great Plain, William Hersey S.; John Tower N.; highways E. and W.

Date.	Grantor.	Grantee.	Instrumen
May 23, 1672	Bates, (continued.) Edward	William Hearey	Deed
May 23, 1672	• 6	William Hersey jr.	Deed
Aug. 3, 1708	Bayley, Mary et al.		Release
Dec. 23,1669	Beck, Alexander	Manasses Beck et ux.	Deed
Feb. 22, 1668	Beebee, Melicent ux. of & Thomas et al. est.	Peter Gee	Deed
Mar. 5, 1668	Belcher, Edward senr.	Simon Lynde	Mortgage
Aug.1[],1669	Berry, Thomas	Richard Williams	Charter- party
4 mo. 15, 1672	Bill, James senr.	James Bill jr.	Deed
4 mo. 15, 1672		" ' et al.	Deed
5 mo. 16, 1672	Blighe, Thomas et al.	Treasurer of Suf- folk County	Bond
Sept. 12, 1669	Bonnet, Thomas et al.	John Pitt	Charter- party
July 18, 1669	Bosworth, Ann	Samuel Bozworth	Deed
	Bozworth, )		

Page.	Description.
299	7 A. land in Hingham at Hockly Neck, Eliz <sup>a</sup> Hearey S.; George Lane N.; Thomas Lincolne E.; William Hearey W.
300	11 A. land [in Hingham] at Hockly Neck, the sea W.; William Hersey senr. S.; Edward Bates E.; William Hersey senr. N.
42	Interest in land in Roxbury conveyed by Thomas Hawley to Abraham Newell jr. fol. 42.
147	Land [in Boston] on a highway and between house and land of Nathaniel Williams deceased, and house of said Alexander Beck.
5	Dwelling house and land in Boston, street N.W.; the sea S.E.; John Sweet S.W.; town slip N.E.
13	Dwelling house and 1 A. land in Boston at the South end, widow Coleborne N.; Jacob Elliott S.; widow Coleborne and Jacob Elliott E.; William Talmage and Seth Perry W.
65	One half of ship "Speedwell" now in the harbor of Boston.
308	Land in Boston at the North end, John Deaken S.E.; captain Scarlit N.W.; the sea N.E.; common way S.W.—Negro called John or Jack.
309	Farm and farmhouses at Pullen Point, within the precincts of Boston, Edward Hutchirson S.; a great cove S. & E.; Fishers Creek E.; a little creek and Dane Wintrop N.; Samuel Burnell and captain Hutcherson N. and E.; a great cove and a salt creek W.—10 A. land at Hog Island.— Cattle, utensils, and household goods on said farm.
322	Bond.
86	Ship "Increase," now in Carlisle Bay in the island of Barbapoes.
61	One-half of a dwelling house and land in Boston, Thomas Clarke S.E.; John Moss S.W.; streets N.E. and N.W.

Date.	Grantor.	Grantee.	Instrument.
2 mo. 29, 1672	Bosworth, (continued.)  Mercy ux. of & { Samuel }	John Moss	Deed
Mar. 4, 167½	Samuel	Bartholomew Sutton	Deed
2 mo. 29, 1672	Samuel et ux. } Mercy	John Moss	Deed
July 18, 1669	Zaccheus est.	Samuel Bozworth	Deed
Oct. 7, 1670	Bourne, Jared	John Hull	Deed
Sept. 12, 1669	Bowden, Edward et al.	John Pitt	Charter- party
Sept. 12, 1669			Deposition
Oet. 18, 1669	Bowen, Griffith	Isaac Addington	Deed
	Bozworth, see Boswo	$\operatorname{rth}$	
	Bracket, Peter et al.	Town of Mendon	Deed
Oct. 10, 1670	Richard	John Hull	Deed
	Brattle, Thomas		Discharge
May 7, 1670	Breden, Mary ux. of & Thomas	Samuel Shrimpton tr.	Deed
Aug. 29, 1670	Brisco, Benjamin admr.	George Allcocke et al.	Deed
Sept. 20, 1670	Benjamin et ux. } Sarah (10)	Thomas Danforth	Deed

Page.	Description.	
292	Dwelling house and land in Boston, Thomas Clerke S.E.; John Moss S.W.; street to the common or training field N.W.; School house street N.E.	
260	Land in Boston, highway N.W.; Samuel Bosworth N.E.; Thomas Clarke S.E.; William Pollard S.W.	
292	Dwelling house and land in Boston, Thomas Clerke S.E.; John Moss S.W.; street to the common or training field N.W.; School house street N.E.	
61	One half of a dwelling house and land in Boston, Thomas Clarke S.E.; John Moss S.W.; streets N.E. and N.W.	
228	64 A. land at Muddy River, John Biggs N.; Peter Aspinwall S. and E.; swamp W.; path between said land and marsh of John White E.	
86	Ship "Increase," now in Carlisle Bay in the island of Barbadoes.	
90	As to execution and delivery of a charter-party.	
122	A. land in Boston, highway S.; highway to Roxbury W.; William Adley N.— & A. land in Boston, highway N.; another highway E.; Thomas Buttolph W.	
289	Land conveyed by Anaussanuk et al. Indians to Peter Bracket et al. fol. 288.	
237	30 A. land in Braintree in the woods.	
248	Discharge of mortgage fol. 248.	
188	Dwelling house and land [in Boston], street towards the mill pond N.W.; another street S.W.; John Wakefeild N.E.: John Mellowes and George Burrell S.E.	
213	20 A. land at Muddy River, Samuel Ruggles E.; Edward Belchere W.; John Aceres & Thomas Boylstone S.; Andrew Gardner, Joseph Griggs and Moses Crafts N.	
221	Land and part of a dwelling house in Boston, street to Roxbury W.; John Merrion N.; Rust E.; Ezekiel Brisco S.	

Date.	Grantor.	Grantce.	Instrument.
Oct. 14, 1669	Brisco, (continued.) Ezekiel		Deposition
Sept. 20, 1670	Sarah ux. of } & Benjamin }	Thomas Danforth	Deed
Aug. 29, 1670	William est.	George Allcocke et al.	Deed
Sept. 20, 1670		Thomas Danforth	Deed
2 mo. 11, 1672	Brooking, Elizabeth Brookins, Substitute of & John	Hannah Armstrong	Mortgage
June 14, 1669	Buckminster, Joseph	Johanna Garfeild	Bond and Mortgage
Aug. 23, 1670	<b>Bud,</b> Dorothy ux. of }	Laurence White	Deed
2 mo. 29, 1672	Bunne, Edward et ux. }	Thomas Loring	Deed
Aug. 5, 1672	Burton, Edward \ est. Phoebe \	Thomas Bligh tr.	Deed
Mar. 12, $16\frac{69}{70}$	Busby, Abigail ux. of } & Abraham }	Anna Palsgrave	Deed
Mar. 2, $16\frac{71}{72}$	Carter, Ann et al.	William Towers	Discharge
May 4, 1669			Deed
May 4, 1669	٠		Bond
Sept. 29, 1669	Cartwright, Edward	John White et al. trs.	Deed

Page.	Description.
55	As to execution and delivery of a power of attorney.
221	Land and part of a dwelling house in Boston, street to Roxbury W.; John Merrion N.; Rust E.; Ezekiel Brisco S.
213	20 A. land at Muddy River, Samuel Ruggles E.; Edward Belchere W.; John Accres and Thomas Boylstone S.: An- drew Gardner, Joseph Griggs and Moses Crafts N.
221	Land and part of a dwelling house in Boston, street to Roxbury W.; John Merrion N.; Rust E.; Ezekiel Brisco S.
278	Land in Boston, William Shute N.; John Tuttle S.; Matthew Beamsly S.E.; highway W.; John Brookins E.
46	House and land at Muddy River sold to said Joseph Buckminster by said Johanna Garfeild.
216	Land in Boston at the North end, street in front; Daniel Tur- ell in rear; Edward Bud N.; Nicholas Lash S.
289	2 A. land at Peddocks Island, Broad Bay N.E.; Edward Bunn S.W.; William Chamberlaine S.E.; Edward Bunn N.W.
323	One third of estate of said Edward Burton.
171	Land and part of a dwelling house [in Boston], the great street leading to Roxbury E.; Edmond Dennis N.; Abraham Busby S. and W.
20	Discharge of mortgage fol. 18.
33	Dwelling house and land in Boston at the North end, street E.; the meeting house W.; Henry Faine N.; John White S.
35	Bond.
104	Dwelling house and land in Boston, Thomas Sheffield E.; Samuel Mayo S.; highway N.W.; Thomas Edsell N.— Land adjoining the above, way N.E.; John Mayo S.W.; Thomas Edsell N.W.; John Capen S.E.  (13)

Date.	Grantor.	Grantee.	Instrument.
Sept. 20, 1670	Chandler, John	Francis Lyford	Mortgage
	Clarke, Sarah ux. of } & William	Robert Stiles	Deed
Sept. 12, 1669	Cocke, Joseph		Deposition
Sept. 12, 1669			Deposition
Mar. 23, 1668	Coleborne, William et al. gdns.	John Bateman et al. wardens	Indenture
Aug. 20, 1669	Colhoun, William	David Ruddock	Power
Sept. 18, 1669	Collicott, Edward		Deposition
Jan. 7, 1669	·· Richard et al. trs.	John Freake et al.	Confirma- tion
l mo. 26, 1672	Collier, Moses		Deposition
Feb. 22, 1668	Cooke, Richard atty.	Peter Gee	Deed
July 18, 1669	Cooper, Ann ux. of Thomas	Samuel Bozworth	Deed
Feb. 24, 1668	Cotton, Ann ux. of & ) William senr. )	Jonathan Shrimpton	Deed
une 27, 1669	Ann ux. of & } William	Henry Thomson	Deed
Iay 22, 1672	Anne ux. of & $\begin{pmatrix} & & \\ & & & $	Henry Bridgham	Deed

Page.	Description.
219	Dwelling house and 2 A. land in Roxbury, Ammi Dawe E. and W.; John Alcock N.; John Watson senr. S.— $10\frac{1}{2}$ A. in Roxbury in the nooks next Dorchester, 2d lot, between Philip Torrey and assigns of Joseph Patching.— $22$ A. land in Roxbury in the 8th lot in 1000 A. next Dedham.
301	15 A. land in Dorchester, in the 20 Acre lots: one lot, James Umpher S.; Thomas Davenport N.; divisions in the cow walk E. and W.: and 5 A., Richard Baker S.; goodman Priser N.; Thomas Grant E.; the divisions W.
91	As to execution and delivery of a certificate.
91	As to acknowledgment of a deed.
21	As to supply of water for the water works in Conduit street from pasture land west of the dwelling house of the late William Tyng in Boston.
81	Power of attorney.
96	Concerning Henry Stevens and wife.
. 155	Confirmation of deed Bartholomew Barnard et ux. to John Freake et al. fol. 150.
266	As to execution and delivery of a deed.
$\tilde{5}$	Dwelling house and land in Boston, street N.W.; the sea S.E. John Sweet S.W.; town slip N.E.
61	One half of a dwelling house and land in Boston, Thomas Clarke S.E.; John Moss S.W.; streets N.E. and N.W.
9	Dwelling house and land, shop and slaughter house in Boston, Edmond Jackson E.; street W.; Thomas Duer N.; William Cotton S.
51	Dwelling house and land in Boston, Edmond Jackson E.; street W.; Jonathan Shrimpton N.; Isaac Walker and Edmond Jackson S.

294-1000 A. land at Quinebaug.

Date.	Grantor.	Grantee.	Instrument,
Oct. 7, 1670	Cotton, (continued.)  Dorothy ux. of }  & Seaborn }	John Hull	Deed
Oct. 8, 1670	Johanna et al.	Seaborn Cotton	Deed
Oct. 7, 1670	John est.	John Hull	Deed
Oct. 8, 1670	John est. } John et al.}	Seaborn Cotton	Deed
Oet. 7, 1670	Seaborn et ux. \ Dorothy \)	John Hull	Deed
Oct. 8, 1670	Seaborn	Increase Mather	Agreement
Feb. 24, 1668	William senr. et ux. Ann	Jonathan Shrimp- ton	Deed
Feb. 24, 1668	William senr.		Bond
June 27, 1669	William et ux. } Ann }	Henry Thomson	Deed
May 22, 1672	" et ux. Anne	Henry Bridgham	Deed
Feb. 23, 1668	Courser, Johanna ux. of & William	Henry Largin et ux. et al.	Deed

Page.	Description.
227	Dwelling house and land in Boston, the town street E.: Mr. Howard and Mr. Bellingham S.; said Bellingham and Scaborn Cotton, Sarah and Increase Mather and John Cotton W.; line from the street to the hill even with North side of house N.
233	Land in Boston, the town street E.; Mr. Howard and Mr. Bellingham S.; Mr. Bellingham and land of said grantors and grantee W.; line even with North side of house N.
227	Dwelling house and land in Boston, the town street E.; Mr. Howard and Mr. Bellingham S.; said Bellingham and Seaborn Cotton, Sarah and Increase Mather and John Cotton W.; line from the street to the hill even with North side of house N.
233	Land in Boston, the town street E.; Mr. Howard and Mr. Bellingham S.; said Bellingham and land of said grantors and grantee W.; line even with North side of house N.
227	Dwelling house and land in Boston, the town street E.; Mr. Howard and Mr. Bellingham S.; said Bellingham and Seaborn Cotton, Sarah and Increase Mather and John Cotton W.; line from the street to the hill even with North side of house N.
234	As to strip of land in Boston, to be held in common, part of the land conveyed to Seaborn Cotton fol. 233.
9	Dwelling house and land, shop and slaughter house in Boston. Edmond Jackson E.; street W.; Thomas Duer N.; William Cotton S.
12	Bond.
51	Dwelling house and land in Boston, Edmond Jackson, E.; street W.; Jonathan Shrimpton N.; Isaac Walker and Edmond Jackson S.

- 294 1000 A. land at Quinebaug.
  - 7 Dwelling house and land in Boston, lane from William Hudson's to Henry Allen's N.; Thomas Brattle S.; William Hayward E.: Robert Portis W.

Date.	Grantor.	Grantee.	Instrument,
July 14, 1669	Craft, Griffin et al. exors. et al.	John Alcock	. Deed
Dec. 15, 1669	Croakham, Francis (or Thomas)	Thomas Waller	Deed
	Francis et } ux. Joane }		Draft of a deed
	Francis est.	٠.	Confirma- tion
	Joane ux.of } & Francis }		Draft of a deed
	Joane adm <b>x.</b>		Confirma- tion
Dec. 15, 1669	Thomas (or Francis)		Deed
Apr. 4, 1670	Curtis, John	John Bridge	Mortgage
Aug. 16, 1669	Daves, Samuel et ux. Davie,	Joseph Rock	Deed
July 14, 1669	Day, Abigail exrx. et al.	John Alcock	Deed
Dec. 10, 1669	Deane, Sylvester est. } Thomas	Samuel Broad- street	Deed
Aug. 11, 1672	Thomas	Joseph Rocke	Release
July 16, 1672	Dence, Richard		Deposition
July 29, 1670	Dennison, Daniel	John Alcocke	Deed

Page.	Description.
59	6 A. land in Roxbury on the meeting house hill, common and way to Stony River Great Bridge N.E.; N.; and N.W.; John Alcock S. and S.W.; John Chandler and his mother E. and S.E.
144	Land [in Boston] between land of William Sheffeild and said Croakham, running back to goodman Sanford's land.
145	Land in Boston, William Sheffeild N.; Francis Croakham S.; highway E.; Richard Sanford W.
146	Confirmation of deed Francis Croakham to Thomas Waller fol. 144.
145	Land in Boston, William Sheffeild N.; Francis Croakham S.; highway E.; Richard Sanford W.
146	Confirmation of deed Francis Croakham to Thomas Waller fol. 144.
144	Land [in Boston] between land of William Sheffeild and said Croakham, running back to goodman Sanford's land.
184	Dwelling house and land in ROXBURY, highway to Dedham S.E.; Thomas Foster N.E.; John Mayho N.W.; Samuel Craft and Shubael Seaver S.W.
70	2½ A. land on Long Island in Boston, Joseph Rock E.; Edward Twing W.; the sea N.; Theodore Atkinson S.
<b>5</b> 9	6 A. land in RONBURY, on the meeting house hill, common and way to Stony River Great Bridge N.E.; N.; and N.W.; John Alcock S. and S.W.; John Chandler and his mother E. and S.E.
141	Part of a warehouse in Boston, upon or near the great wharf, highway E.; Thodore Atkinson S.; the other part of the warehouse, now in tenure of Theodore Atkinson, W.; William Davis N.
249	Release of bond fol. 249.
322	Concerning land given by James Wiseman to John Veering.
211	One fourth part of Block Island.

(19)

Date.	Grantor.	Grantee.	Instrument
Dec. 28, 1669	Dinely, Fathergone et ux. Hannah	Jacob Elliott	Deed
2 mo. 20, 1672	Downes, Thomas		Deposition
Oct. 8, 1670	Dummer, Frances ux. of & Richard	John Hull	Deed
Aug. 28, 1669	Duncan, Nathan- iel Peter	Habakkuk Glover atty.	Execution
1 mo. 26, 1672	Dwelle, Dinah	Onesephorus March	Release
1 mo. 26, 1672		Robert Dunbar	Release
1 mo. 26, 1672	" ux. of & ) Richard )	John Tucker	Deed
1 mo. 26, 1672	" ux. of & } Richard }	Humphrey Johnson	Deed
2 mo. 27, 1672	" ux. of & \ Richard }	James Witon	Deed
1 mo. 26, 1672	Richard	Onesephorus March	Deed
1 mo. 26, 1672	.6	Robert Dunbar	Deed

Page.	Description.
148	2½ A. land in Bostox near the Neck, John Leveret S.; William Salter and James Baulston N.; Jacob Elliott E. and W. — 4 A. land at Muddy River, Cambridge highway W.; Jacob Elliott N. S. and E.
280	As to delivery of goods in Barbadoes.
235	1½ A. land in Boston, highway to Charlestown E.: another highway to Charlestown W.; Mrs. Thatcher S.: Thomas Clarke and children of George Davis deceased N.
84a	Execution.
266	Release of dower in house and land in Hixgnam conveyed by Richard Dwelle to said March fol. 265.
267	Release of dower in land in Hingham conveyed by Richard Dwelle to said Dunbar fol. 266.
268	Land in Hingham, John Tucker N.; George Marsh S.; common E.; Jeremiah Beales W.
269	Dwelling house and land in Hingham in the great plain, common E.; James Witon and John Garnett W.; Matthew Hawke N.; William Riply S.—3 A., common land in the great plain W. and N.; river E.—One fourth part of 4 A. swamp on or near the river, E. of the great plain lots.—One half of swamp granted to John Foulesham by the town of Hingham.
272	Land in Hingham in the great plain, Matthew Hauke N.; brook S.; Richard Dwelle E.; John Garnett and the country road W.—10 A. land in the great plain. Matthew Hauke N.; Francis Smith S.; highway E. and W.—One half of 10 A. Brushy meadow E. of the great plain, on the E. side of the river.—One fourth of part of Brushy meadow granted to Matthew Cushin senr., E. of the great plain.
265	House and land in Hingham, Thomas Nicoles senr. E.: common on the other sides.
266	20 A. land in Hingham in the great plain, widow Hillard N.; highway W.; river E. and S.—12 A. in the great plain, highways E.; W.; and S.; John Thaxter N.—One half of 4 A. swamp on the S. side of the river.

Date.	Grantor.	Grautee.	Instrument,
1 mo. 26, 1672	Dwelle, (continued.) Richard et ux. } Dinah }	John Tucker	Deed
1 mo. 26, 1672	" et ux. } Dinah }	Humphrey Johnson	Deed
2 mo. 27, 1672	" et ux. } Dinah }	James Witon	Deed
8 mo. 25, 1670	Endicott, John	John Alcock	Deed
June 15, 1669	Everard, John et al. Evered,	Bartholomew Barnard	Agreement and Award
Apr. 29, 1670	John est.	Samuel Scarlett	Deed
$1 \text{ mo. } 11, 167\frac{1}{2}$		John Paine	Deed
July 16, 1672	Ferniside, John		Deposition
Feb. 22, 1668	Foster, Timothy		Deposition
Aug. 16. · [1669]	Freake, Elizabeth ux. } of & John }	Thomas Berry	Deed
Jan. 7, 1669	$_{ m John}$		Deposition
July 26, 1670	George, Mary ux. of }	Richard Harris	Deed

Description.

Page.

	Description.
268	Land in Hinguam, John Tucker N.; George Marsh S.; common E.; Jeremiah Beales W.
269	Dwelling house and land in Hingham in the great plain, common E.; James Witon and John Garnett W.; Matthew Hawke N.; William Riply S.—3 A., common land in the great plain W. and N.; river E.—One fourth part of 4 A. swamp on or near the river, E. of the great plain lots.—One half of swamp granted to John Foulesham by the town of Hingham.
272	Land in Hingham in the great plain, Matthew Hauke N.; brook S.; Richard Dwelle E.; John Garnett and the country road W.—10 A. land in the great plain, Matthew Hauke N.; Francis Smith S.; highway E. and W.—One half of 10 A. Brushy meadow E. of the great plain, on the E. side of the river.—One fourth of part of Brushy meadow granted to Matthew Cushin senr., E. of the great plain.
240	One fourth part of Block Island.
47	As to division line between estates of Samuel Scarlet and Bartholomew Barnard [in Boston].
186	1,000 A. land on N.E. side of Merrimack River, near Weeke-Sooke Island bounded by said river, Muskuppick Pond, common land and land of John Hull.
255	A. land in Bosrox at the North end, Esdras Reed S.W.; highway to the ferry N.W.; land formerly of John Bakar N.E.; Richard Benitt S.E.
322	Concerning land given by James Wiseman to John Veering.
1 b	As to execution and delivery of a deed.
62	Land in Boston at the North end, Charles River N.E.: Henry Kemble S.W.; Augustin Lyndon S.E.: John Conney N.W.
155	As to purchase and sale of 1,000 A. land near Merrimack River.
202	Dwelling house and 3 A. land in Braintree, highway to the Neck N.W.; Henry Neale N.E.; Martin Saunders and John Baxter S.E. — 18 A. in said Braintree, John Baxter N.W.; town land E.; creek S.; Francis Nucom W.

Date.	Grantor,	Grantec.	Instrument.
Sept. 18, 1669	Gibbs, Elizabeth ux. of & Robert	Thomas Deane	Deed
June 7, 1671	$\left. egin{array}{l}  ext{Elizabeth} \  ext{ux. of} \  ext{Robert} \end{array}  ight\}  ext{est.}$	Edward Huchinson senr. et al. trs.	Deed
Sept. 18, 1669	Robert et ux. ) Elizabeth }	Thomas Deane	Deed
June 7, 1671		Edward Huchinson senr. et al. trs.	Deed
5 mo. 8, 1672	Gibson, Christopher	Thomas Trott	Deed
Jan. 17, 1669	Gill, Elizabeth ux. of & et al.	James Johnson	Release
Mar. 6, $166\frac{8}{9}$	Gillam, Benjamin senr. et al.		Agreement
Mar. 6, $166\frac{8}{9}$	est.		Award
Aug. 28, 1669	Glover, Habakkuk	Peter Duncan	Receipt
Nov. 4, 1669	Golding, Peter		Deposition
July 23, 1674	Gourding, Hannah (24)		Discharge

Page.	Description.		
94	Dwelling house and 2 A. land in Boston, land leading to the Common S.; the Common N.; John Baker W.; a lane from the Common E.		
251	House and 3 A. land in Boston on Fort Hill, with warehouse and whaif. — Land in Boston adjoining land of John Leverett and of Henry Phillips. — Interest in house and personal property formerly of Henry Webb. — Saw mill and land in York, Maine. — New warehouse in Boston by the old dock, adjoining warehouse of Thomas Deans.		
94	Dwelling house and 2 A. land in Boston, land leading to the Common S.; the Common N.; John Baker W.: a lane from the Common E.		
251	House and 3 A. land in Boston on Fort Hill, with warehouse and wharf. — Land in Boston adjoining land of John Leverett and of Henry Phillips. — Interest in house and personal property formerly of Henry Webb. — Saw mill and land in York, Maine. — New warehouse in Boston by the old dock, adjoining warehouse of Thomas Deans.		
319	Dwelling house and 3 A. land in Dorchester, Mr. Heyword N.; John Peirce and Henry Kibby W.; highway S.; Thomas Makepeace and Thomas Birch E.—3 A. marsh, the sea E.; Henry Way's creek S.; clay pits N.; the new creek, John Peirce and Christopher Gibson W.—6 A. marsh, Hutchinson's Creek and Anthony Newton N.E.; Henry Cunlett NW.; the river and creeks S.E. and S.W.—4 A. in each of the three divisions.		
158	House and land in Dorchester, conveyed to said Johnson by Elizabeth Weare admx., fol. 157.		
16	As to appointment of arbitrators.		
17	Award of arbitrators,		
84a	Receipt.		
134	As to execution and delivery of power of attorney.		
279	Discharge of mortgage fol. 278.		

Date.	Grantor.	Grantee.	Instrument.
Jan. 17, 1669	Grant, Edward et ux. } Sarah et al.	James Johnson	Release
	Great John et al. Indians	Moses Paine et al.	Deed
July 8, 1669	Greene, Richard	Peter Bracket	Deed
Sept. 12, 1669	Greenough, William et al.	John Pitt	Charter. party
Aug. 8, 1672	Gridely, Joseph et ux. Lydia Gridly,	Samuel Bridge	Deed
Mar. 6, $166\frac{8}{9}$	Gwin, Elizabeth ux. est. of & Thomas		Award
Apr. 10, 1669	Elizabeth ux. } est. of & Thomas }		Inventory
Mar. 6, $166\frac{8}{9}$	Thomas et al.		Agreement
Mar. 6, $166\frac{8}{9}$	" et ux. } est. Elizabeth }		Award
Apr. 10, 1669	· et ux. } est. Elizabeth }		Inventory
Aug. 8, 1672	Halsell, George		Deposition
Nov. 4, 1669	Holsell, ) Harrison, John		   Appraisal
July 28, 1670	Harwood, Rachel, admx. ux. of Thomas	Edward Lylly	Deed
July 26, 1670	Haugh, Elizabeth	Richard Harris	Deed

Page.	Description.		
158	House and land in Dorchester, conveyed to said Johnson by Elizabeth Weare admx., fol. 157.		
288	Tract of land 8 miles square, 15 miles from Medfield and one mile East of a small river, which is three miles East of Nipmuck great pond.		
55	Land in Boston, highway to Charlestown Ferry N.; way from Captain Breden's to Charlestown Ferry highway W.; Thomas Munt S.; Mr. Star E.		
86	Ship "Increase," now in Carlisle Bay in the island of Bar-Badoes.		
327	Land in Boston, William Hearsy S.E.; William Pickering N.W.; Daniel Searle S.W.; highway N.E.		
17	Award of arbitrators.		
30	Inventory of personal property.		
16	As to appointment of arbitrators.		
17	Award of arbitrators.		
30	Inventory of personal property.		
329	As to Halsell's wharf in Boston.		
135	Land [in Bostox], widow Browne N.; heir of Matthew Irons E.; Philip Wharton N.; highway W.		
208	Dwelling house and land in Boston, street to Roxbury N.W.; Edward Cowell S.W.; widow Buttolph S.E.; highway to Wheeler's Pond N.E.		
203	One third part of 248 A. land in Braintree called Haugh's Neck.		

Date.	Grantor.	Grantee.	Instrument.	
July 28, 1670	Haugh, (continued.) Elizabeth	Thomas Savage senr.	Power	
July 26, 1670	Samuel est.	Richard Harris	Deed	
July 5, 1672	Haughton, Robert	Sarah Phipany exrx.	Deed	
June 10, 1669	Hawley, Dorothy ux. of & Thomas	Abraham Newell, jr.	Deed	
Henchman, see Hinc ksman.				
5 mo.12, 1672	Hill, Roger	Benjamin Gibbs	Power	
5 mo. 8, 1672	Hincksman, Daniel et ux.	William Day	Deed	
	Henchman, J Sarah J			
Apr. 29, 1670	Thomas admr.	Samuel Scarlett	Deed	
1 mo. 11, 167 <u>1</u>		John Paine	Deed	
Mar. 25, 1670	Hoare, Hannah ux. of & William et al.	John Richards	Mortgage	
	Hobdell, see Lobdell,			
1 mo. 10, $16\frac{7}{7}\frac{1}{2}$	Hodges, Humphrey		Deposition	
June 9, 1670	Holbrook, Holbrooke, State Holbrooke, Holbrooke, Holbrooke,	John Cleverly	Deed	
June 1, 1669	John senr.	Prudence Gatlife	Deed	

Page.	Description.
206	Power of attorney.
203	One third part of 248 A. land in Braintree called Haugh's Neck.
316	Land and warehouse in Boston near the drawbridge.
42	35 A. 35 rods land in ROXBURY, 26th lot in the division next Dedham, between heirs of George Holmes and Daniel Brewen.
321	Power of attorney.
318	Land in Boston, Declination passage S.E.; Daniel Henchman S.W. and N.E.; Henry Kemball and Thomas Berry N.W.
186	1,000 A. land on N.E. side of Merrimack River, near Weeke-Sooke Island bounded by said river, Muskuppick Pond, common land and land of John Hull.
255	<sup>3</sup> A. land in Boston at the North End, Esdras Reed S.W., highway to the ferry N.W.; land formerly of John Bakai N.E.; Richard Benitt S.E.
177	Land in Boston, street to Roxbury E.; Ephraim Pope S.; Edward Rawson W.; Edward Rawson and his lane N.— Dwelling house and land, street to James Penn's N.; Edward Rawson S.; Richard Cooke W.; John Blowre E.
264	As to execution and delivery of a release.
195	4 A. land in Braintree, Robert Stephens N.; the mill river S.; John Haydon, E.; John Holbrooke W.—8 A. land in said Braintree near the furnace pond.
37	Dwelling house and 2 A. land in Braintree, John Holbrock, Benjamin Scott E.; Braintree commons N.W.  (29)

Date.		Grantor.	Grantee.	Instrument.
Oct. 2	2, 1669	Holbrock, (cont'd). John	Jonathan Gatlive	Bond and Mortgage
Oet. 2	, 1669			Bond
June 9	, 1670	John et ux. } Elizabeth }	John Cleverly	Deed
2 mo. 12	2, 1672	Holeman, Thomas		Deposition
2 mo. 12	2, 1672	Holmes, David est.		Deposition
		Holsell, see Halsell.		
Oct. 28,	,[]	Hoppin, Stephen	James Johnson	Discharge
Sept. 13	3, 1672	Howard, William		Deposition
Oct. 16	, 1669	Hudson, Ann ux. of ) & William (	Samuel Shrimpton et al. trs.	Mortgage
Feb. 26	$, 16\frac{69}{70}$	Ann ux. of & ) William )	Samuel Royall	Mortgage
Oct. 16	, 1669	William et ux. } Ann }	Samuel Shrimpton et al. trs.	Mortgage
Feb. 26	$, 16\frac{69}{70}$	" et ux. } Ann }	Samuel Royall	Mortgage
Jan. 21,	, 1674	Hull, John	Hudson Leverett	Release
May 14,	, 1669	Hunn, Hannah ux. of } & Nathaniel }	Symon Lynd	Deed
Mar. 2,	$, 16\frac{7}{7}\frac{1}{2}$	<b>Hunt,</b> Ann ux. of & }	William Towers	Discharge

Page.	Description.		
109	Lands, mill and houses in Milton and Braintree.		
110	Bond.		
195	4 A. land in Braintree, Robert Stephens N.; the mill river S.; John Haydon E.; John Holbrooke W. — 8 A. land in said Braintree near the furnace pond.		
280	As to land conveyed to David Holmes by Jonathan Gatlive et ux.		
280	As to land conveyed to David Holmes by Jonathan Gatlive et ux.		
32	Discharge of mortgage fol. 31.		
336	As to execution and delivery of a deed.		
118	Dwelling house and land in Boston called the "Castle Tavern," the main street S.E.; a lane N.W.; Habakkuk Glover, and Thomas Brattle W.; E. and by S. — Dwelling house and 300 A. land at Wading River near Plymouth.		
167	800 A. land in Dернам called "Willoponuppug" near Wading River.		
118	Dwelling house and land in Boston called the "Castle Tavern," the main street S.E.; a lane N.W.; Habakkuk Glover, and Thomas Brattle W.; E. & by S. — Dwelling house and 300 A. land at Wading River near Plymouth.		
167	800 A. land in Dedham called "Willoponuppug" near Wading River.		
226	Partial release of mortgage fol. 225.		
38	Dwelling house and land in Boston, highway N.W.; Josias Cobham and Symon Lynd N.E.; Hope Allen S.E.; widow Hick S.W.		
20	Discharge of mortgage fol. 18.		

Date.	Grantor.	Grantee.	Instrument.
May 4, 1669	Hunter, Mary et al.	William Towers	Deed
May 4, 1669			Bond
May 4, 1669	William	Edward Hutchinson	Bond
May 4, 1669	Hutchinson, Edward tr.	Ann Carter	Assignm'nt
June 15, 1669			Deposition
June 15, 1669	• 6		Award
June 15, 1669	• •		Deposition
Feb. 22, 1668	Eliakim	Samuel Shrimpton et al. trs.	Deed
į			
May 18, 1670	Hannah ux. of } & Samuel }	Richard Sutton	Deed
Feb.1[] 1668	Mary ux. of & }	Eliakim Hutchinson	Deed
May 18, 1670	Samuel et ux. } Hannah } (32)	Richard Sutton	Deed

Page.	Description.			
33	Dwelling house and land in Boston at the North end, street E.; the meeting house W.; Henry Faine N.; John White S.			
35	Bond.			
32	Bond.			
32	Assignment of bond fol. 32.			
47	As to execution of an agreement.			
47	As to division line between estates of Samuel Scarlet and Bartholomew Barnard [in Boston].			
48	As to the above award.			
1 <sup>b</sup>	44 A. pasture at Fort Hill in Boston, lane to Fort Hill S.; a ditch N.; Theodore Atkinson W.; hangings of Fort Hill, Peter Olliver and Edward Hutchinson E.— Warehouse adjoining warehouse of Samuel Shrimpton, going from Captain Olliver's house to the dock.— Warehouse adjoining warehouse of William Davis.— Warehouse near the mouth of the dock next to warehouse of John Woodmansey.— Dwelling house formerly called the "Kings Arms" facing Bendall's Dock, street to said Dock E.: Thomas Brattle S. and W.; Nehemiah Webb E.; Thomas Brattle N.			
191	Dwelling house and lands in Reading.			
1	Land in Boston on the N. side of Fort Hill. — Warehouse adjoining warehouse of Mr. Shrimpton. — Warehouse adjoining warehouse of William Davis. — Warehouse between the last mentioned warehouse and warehouse of John Woodmansey, with the dock belonging to the same. — House at the North End of Boston, adjoining land of Mr. Ruck. — One half of a ketch. — Five fortycighths of the ketch "William and Mary." — Personal estate.			
191	Dwelling house and lands in Reading.			

Date.	Grantor.	Grantee.	Instrument.
	Indians, Anaussa- nuk or John Great John Namsconont or Peter } Qushaammitt or William Upanubohgueen or Jacob }	Moses Paine et al.	Deed
3 mo. 22, 1672	Ingram, Ralph et al.	John Richards	Power
Nov. 2, 1669	Irons, Thomas	Philip Wharton	Deed
Oct. 7, 1670	Jackson, Edmund et ux. Elizabeth	Jonathan Shrimpton	Deed
Oct. 18, 1669	Jacob, John		Deposition
	Jacob, or Upanuboh- gueen et al. Indians	Moses Paine et al.	Deed
	<b>John,</b> or Anaussanuk ) et al. Indians ∫		Deed
June 25, 1669	Johns, William est.	Edmond Pitts	Deed
May 4, 1669	Johnson, Abigail ux. of & James	Stephen Hoppin senr.	Mortgage
8 mo. 28, 1669	Abigail ux. ) of & James	Samuel Shrimpton exor. & tr.	Mortgage
Jan. 17, 1669	$\left.\begin{array}{c} \text{Abigail ux.} \\ \text{of & } \\ \text{James} \end{array}\right\}$	Stephen Hoppin	Mortgage

Page.	Description,			
288	Tract of land 8 miles square, 15 miles from Medfield, and one mile East of a small river, which is three miles East of Nipmuck great pond.			
298	Power of attorney.			
130	Land in Boston, Henry Allen S.; Rebecca, wife of Francis Thomas, N.; street or way W.; Samuel and Elizabeth Irons E.			
224	Land in Boston, Edmund Jackson S.; Thomas Dewer N.; Jonathan Shrimpton W.; James Everell E.			
123	As to execution and delivery of a deed.			
288	Tract of land 8 miles square, 15 miles from Medfield and one mile East of a small river, which is three miles East of Nipmuck great pond.			
288	Tract of land 8 miles square, 15 miles from Medfield and one mile East of a small river, which is three miles East of Nipmuck great pond.			
48	Honses and land in Hingman in the Home Neck, highway W.; Edmond Pitts N.; Thomas Andrewes E.; John Thaxter and Edmond Pitts S.			
31	Land and slaughter house in Boston, James Johnson N.; lane from the street towards Henry Bridgham's E.; John Jollife S.; lane from the street to Antipas Boyce W.—1 A. land in Dorchester, Enoch Wiswell E.; common field S.; Thomas Moseley W.; highway from the meeting house N.			
126	Dwelling house, slaughter house and land in Boston, street to Roxbury W.; lane and spring and land of Amos Richardson, Thomas Smith and the late Antipas Boyce S.; highway to Mr. Bridgham's N. and E.			
159	House and 1 A. land in Dorchester, conveyed to said James Johnson by Elizabeth Weare admx., fol. 157.			

Date.	Grantor.	Grantee.	Instrument.
5 mo. 3, 1672	Johnson, (continued.)  Elizabeth  ux. of & Isaae	William Parke	Deed
May 4, 1669	James et ux. Abigail	Stephen Hoppin senr.	Mortgage
8 mo. 28,1669	James et ux. Abigail	Samuel Shrimpton exor. & tr.	Mortgage
Jan. 17, 1669	James et ux. Abigail	Stephen Hoppin	Mortgage
Aug. 5, 1672	Phoebe est. \{ Samuel	Thomas Bligh tr.	Deed
Mar. $5, 166\frac{8}{9}$	Kemball, Henry et ) Kemble, Mary	Alice Thomas	Deed
2 mo. 12, 1672	Kenny, John		Deposition
5 mo. 16, 1672	Knight, Richard et al.	Treasurer of Suf- folk County	Bond
Aug. 3, 1708	Lamb, Abiel Susanna Thomas est. et al.		Release
Nov. 4, 1669	Lasher, Stephen		Deposition
1668	Laycocke, Barbara John est.	Edward Rawson	Power
Oet. 7, 1670	Leveret, Hudson et ux. Sarah	John Hull	Mortgage

Page.	Description.		
312	10 A. land in Roxbury, the great lots S.E.; highway W. highway and land late of Samuel Hagborn N.		
31	Land and slaughter house in Boston, James Johnson N.; land from the street towards Henry Bridgham's E.; John Jollife S.; lane from the street to Antipas Boyce W. — 1 A. land in Dorchester, Enoch Wiswell E.; common field S.; Thomas Moseley W.; highway from the meeting house N.		
126	Dwelling house, slaughter house and land in Boston, street to Roxbury W.; lane and spring and land of Amos Richardson, Thomas Smith and the late Antipas Boyce S.; highway to Mr. Bridgham's N. and E.		
159	House and 1 A. land in Dorchester, conveyed to said Johnson by Elizabeth Weare admx., fol. 157.		
323	One third of estate of Edward Burton deceased.		
14	Land in Boston at the North end, Alice Thomas S.E.; street by the new meeting house N.W.; Henry Kemball N.E.; Thomas Clarke S.W.		
280	As to land conveyed to David Holmes by Jonathan Gatlive et ux.		
322	Bond.		
42	Interest in land in Roxbury conveyed by Thomas Hawley to Abraham Newell jr. fol. 42.		
133	As to execution and delivery of a power of attorney.		
I.	Power of attorney and decree of court.		
995	Dwalling house and land in Postory street on monket place E		

Dwelling house and land in Boston, street or market place E.;
Mary Ayres W.; Richard Parker S.; highway N.— Pasture land in Boston,
Baker E.; common or training place W.; highway N.; John Wampas S.— Dwelling house and 2 A. land in Dorchester, highway E.; John Davis W.;
Enoch Wiswell N.; highway S.

Date.	Grantor.	Grantee.	Instrument
Mar. 6, $166\frac{8}{9}$	Leverett, (continued.) John		Award
Aug. 16, 1669	John et ux. } Sarah	Joseph Rock	Deed
Oct. 15, 1672	John et ux. } Sarah }	Elisha Hutchinson	Deed
Oct. 15, 1672	" et ux. } Sarah }	Arthur Mason	Deed
Aug. 16, 1669	Sarahux. of } & John }	Joseph Rock	Deed
Oct. 7, 1670	Sarahux.of } & Hudson }	John Hull	Mortgage
Oct. 15, 1672	Sarahux.of } & John }	Elisha Hutchinson	Deed
Oct. 15, 1672	" ux.of } & John }	Arthur Mason	Deed
Aug. 26, 1669	Lewes, Alice ux. of John senr.	John Farnham	Release
Sept. 29, 1669	Ann ux. of & \( \) John \( \)	Thomas Platts	Deed
Aug. 26, 1669	John senr.	John Farnham	Deed
Sept. 29, 1669	John et ux. } Ann }	Thomas Platts	Deed

Page.	Description.		
17	Award of arbitrators.		
72	Land and warehouse and shop in Boston, mill creek N.E.; lane W.S.; Joseph Rock S.E.; highway W.S.		
342	One undivided sixth of land in Boston on the East side of Fort Hill, highway or street N.; John Leverett S. and W.; low water mark E.		
343	One undivided sixth of land in Boston on the East side of Fort Hill, highway or street N.; John Leverett S. and W.; low water mark E.		
72	Land and warehouse and shop in Boston, mill creek N.E.; lane W.S.; Joseph Rock S.E.; highway W.S.		
225	Dwelling house and land in Boston, street or market place E.; Mary Ayres W.; Richard Parker S.; highway N.—Pasture land in Boston, Baker E.; common or training place W.; highway N.; John Wampas S.—Dwelling house and 2 A. land in Dorchester, highway E.; John Davis W.; Enoch Wiswell N.; highway S.		
342	One undivided sixth of land in Boston on the East side of Fort Hill, highway or street N.; John Leverett S. and W.; low water mark E.		
343	One undivided sixth of land in Boston on the East side of Fort Hill, highway or street N.; John Leverett S. and W.; low water mark E.		
84	Release of dower in premises conveyed by John Lewes senr. to John Farnham fol. 83.		
96	Dwelling house and land in Boston, Bartholomew Cheaver N.E.; James Hudson S.W.; the back lane to Richard Greene's N.; the street S.		
83	Dwelling house and land in Boston, street or highway from the mill to the new meeting house S.E.; Thomas Walker N.W.; Thomas Saxton N.E.; Ralph Salmon S.W.		
96	Dwelling house and land in Boston, Bartholomew Cheaver N.E.; James Hudson S.W.; the back lane to Richard Greene's N.: the street S.		

1	Date.	Grantor.	Grantee.	Instrument.
Feb. 2	$28, 16\frac{72}{73}$	Lidget, Peter		Discharge
May 1	1 <b>7, 16</b> 70	Lobdell, \ \begin{pmatrix} Isaac et \ ux. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	John Lobdell	Deed
Oct.	8, 1670	Loe, John est.	John Hull	Deed
Jan.	7, 1669	Loxston, Jane est.	John Freake et al.	Confirma- tion
9 ber 1	12, 1674	Lynd, Simon		Discharge
Aug.	31, 1669	Manning, John	Nicholas Davison	Bond
Mar.	29, 1670	Martin, Richard et ux. Sarah	Michael Martin	Deed
$5\mathrm{mo}$ .	16, 1672	Mason, Arthur et al.	Treasurer of Suf- folk County	Bond
Oct.	8, 1670	Mather, Increase et ux. Aaria	Seaborn Cotton	Deed
Oct.	8, 1670	Increase	Seaborn Cotton	Agreement
Oct.	8, 1670	Maria ux.  of & Increase Richard's ux. Sarah	Seaborn Cotton	Deed
Apr.	1, 1670	Timothy et al. admrs.	Gyles Payson et al.	Deed

Page.	Description.
287	Discharge of mortgage fol. 286.
190	Land [in Hull], the bay S.E.: Samson Shore jr. N.W.; John Benson senr. N.W.; Richard Stubbs senr. S.E.
230	33 A. land in Braintree in the wilderness.
155	Confirmation of deed Bartholomew Barnard et ux. to John Freake et al. fol. 150.
327	Discharge of mortgage fol. 326.
85	Bond.
179	Houses and land in Boston, a common way near the new meeting house S.E.; Thomas Cooper and gate formerly of Zachariah Phillips N.W.; Richard Martin S.W.; Zachariah Phillips N.E.
322	Bond.
233	Land in Boston, the town street E.: Mr. Howard and Mr. Bellingham S.; Mr. Bellingham and land of said grantors and grantee W.; line even with north side of house N.
234	As to strip of the above land to be held in common.
233	Land in Boston, the town street E.; Mr. Howard and Mr. Bellingham S.; Mr. Bellingham and land of said grantors and grantee W.; line even with north side of house N.
181	140 A. land in Roxbury and Dorchester, Roxbury fresh meads N.E.; highway to Dedham S.E.; Roxbury middle division S.W.; a parcel of land called "Hallison" and the river N.W.—8 A. land in Roxbury on either side of Roxbury fresh meadow.—3 A. land in Dorchester in Flaggy Meadow.—17 A. land in Dorchester on the river and near Dorchester twenty-acre lots.—68 A. land in Roxbury, 3rd allotment last division, lots 34, 35, 36, and 37.

Date.	Grantor.	Grantee.	Release
Nov. 16, 1669	Matson, John	Jonathan Shrimpton	
Mar. 12, 1669	May, Elizabeth ux. of & George	John Richards	Mortgage
Apr. 28, 1670	Maynard, Blizabeth Maynor, Mynard,	John Barnes	Deed
3 mo. 22, 1672	Meade, William et al.	John Richards	Power
July 6, 1672	Meares, Elizabeth Elizabeth ux. of & James	Simon Lynde	Deed
Aug. 5, 1672	Elizabeth Elizabeth ux. of & James		Deed
July 6, 1672	$\left. egin{array}{l} \operatorname{James} \ \operatorname{et} \ \operatorname{ux.} \ \operatorname{Elizabeth} \end{array}  ight\} \operatorname{et}.$		Deed
Aug. 5, 1672	$\left. egin{array}{l} \operatorname{James\ et} \\ \operatorname{ux.} \\ \operatorname{Elizabeth} \end{array} \right\} \operatorname{et} \\ \operatorname{al.} \end{array}$		Deed
July 6, 1672	Maryux. of & Samuel Robert est. al.		Deed
Aug. $[5,1672]$	Robert est.		Deed
July 6, 1672	Samuel et ux. Mary al.		Deed
Oct. 8, 1670	Miller, Thomas	John Hull	Deed
Feb. 22, 1668	Minot, John (42)		Deposition

Page.	Description,			
137	Land in Boston near the Dock head, between honse of Henry Thomson and land of Thomas Duer.			
169	House, land and shops in Boston, near Bendall's Dock, the great street to the dock head N.; lane from the dock head towards the Town House E.; Mr. Thatcher S.; William Toy W.			
185	Land and part of a dwelling house in Boston, street to Roxbury W.; Thomas Wiborne S. Elizabeth Maynor N.			
298	Power of attorney.			
317	1½ A. land in Boston near the Mill Pond, Howe N.; lane or highway S.; Alexander Becke W.; Simon Linde E.			
325	Land in Boston, Simon Lynde E. and N.; Elizabeth and James Meares S. and W.			
317	1½ A. land in Boston near the Mill Pond, Howe N.; lane or highway S.; Alexander Becke W.; Simon Linde E.			
325	Land in Boston, Simon Lynde E. and N.; Elizabeth and James Meares S. and W.			
317	$1\frac{1}{2}$ A. land in Boston near the Mill Pond,			
325	Land in Boston, Simon Lynde E. and N.; Elizabeth and James Meares S. and W.			
817	1½ A. land in Boston near the Mill Pond, — Howe N.: lane or highway S.; Alexander Becke W.; Simon Linde E.			
231	40 A. land in Braintree in the wilderness.			
1 b	As to execution and delivery of a deed. (43)			

Date.	Grantor.	Grantee.	Instrument.	
7ber 23, 1672	Moone, Robert et al.		Account	
7ber 23, 1672	672 "		Account	
July 26, 1670	Morse, Annis	Thomas Beard	Deed	
Oct. 8, 1670	Daniel et ux. } Lydia			
Sept. 12, 1669	Mosely, Richard		Deposition	
Sept. 12, 1669	• •		Deposition	
	Mynard, see Maynar	d.		
	Namsconont, or Peter, et al. Indians	Moses Paine et al.	Deed	
Jan. 7, $16\frac{69}{70}$	Nelson, Elizabeth Henry		Deposition	
July 28, 1670	6.		Deposition	
Apr. 1, 1669	Norton, John est. Mary exrx.	Thomas Savage et al. trs.	Deed	
Oct. 6, 1669	Olliver, James et ux. ) Mary }	Thomas Ofeild	Deed	
Nov. 4, 1669	James		Appraisal	
Oct. 6, 1669	Mary ux. of } & James }	Thomas Ofeild	Deed	
Apr. 10, 1669	Peter		Appraisal	
May 7, 1669	Peter et ux. } Sarah (44)	Jonathan Shrimpton et ux.	Deed	

Page.	Description,
337	Account.
338	Account.
201a	Dwelling house and land in Boston, highways E. and S.; Theodore Atkinson senr. N.; Edward Wright W.
232	22 A. land [in Medfield] Nicholas Wood S.W.; common land E. and N.
91	As to execution and delivery of a certificate.
91	As to acknowledgment of a deed.
288	Tract of land 8 miles square, 15 miles from Medfield and one mile East of a small river, which is three miles East of Nipmuck great pond.
156	As to sale of 1,000 A. land near Merrimack River adjoining lands of Richard Shatswell, Samuel Varnum and Edward Coburne.
206	As to execution and delivery of a power of attorney.
26	Land in Boston on the high street to Roxbury and lane to Peter Olliver's, next Nathaniel Reynolds' and adjoining lands of Mary Norton and Richard Price.
115	Land in Boston, lane from the market street to Mr. Bridgham's E.; Thomas Baker W.; Edward Allen S.; land formerly of Samuel Olliver N.
135	Land [in Boston], widow Browne N.; heir of Matthew Irons E.; Philip Wharton N.; highway W.
115	Land in Boston, lane from the market street to Mr. Bridgham's E.; Thomas Baker W.; Edward Allen S; land formerly of Samuel Olliver N.
30	Estate of Thomas and Elizabeth Gwin.
36	Land in Boston at the South end, new highway N.; Peter Olliver E.; W.; and S.

Date.	Grantor,	Grantee.	Instrument.
1 mo. 11, $167\frac{1}{2}$	Paine, John	Daniel Hinchman	Deed
4  mo.  15, 1672	٤.	James Bill	Deed
	Moses et al.	Town of Mendon	Deed
Oct. 25, 1670	Palsgrave, Anna est.	Edward Rawson et al. trs.	Marriage Contract
Nov. 5, 1669	Parker, Richard	John Sands et al.	Deed
July 26, 1670	Parkes, Martha ux. ) of & William }	Robert Pepper	Deed
Aug. 29, 1670	Pason, Edward et ux. } Mary	John Alcocke	Deed
Aug. 20, 1669	Pearse, Thomas		Deposition
May 23, 1672	Pecke, Simon	Jon. Macgoune	Deed
Mar. 23, 1668	Penn, James et al. gdns.	John Bateman et al. wardens	Indenture
2 mo, 20, 1672	Penoire, Robert William est.	Jonathan Sellick	Power
	Peter, or Namsconont. et al. Indians.	Moses Paine et al.	Deed
	(46)		

Page.	Description.
257	Land in Boston, highway butting on the lane to the Burying Place N.W.; Richard Bennett S.E.; John Baker N.E.; John Paine S.W.— Said highway N.W.; George Hooper S.W.; John Paine N.E.; Richard Bennett S.E.
305	Land in Boston at the North end, John Deacon S.E; Samuel Scarlett N.W.; highway between this land and the Burying Place S.W.; sea or mouth of Charles River N.E.
289	Land conveyed by Anaussanuk et al. Indians, to Moses Paine et al. fol. 288.
241	Dwelling house and land in Boston in possession of Thomas Bingly.—One third part of farm at Assabet on both sides of the river.
136	Part of a house [in Boston] leased to Richard Taylor.
201	One sixth part of two lots of land in Roxbury called "Baker's lot" and "Whittamore's lot."
211	5½ A. land in RONBURY called the salt-pan lot, lane to the landing place S.E.; John Alcocke N.W. and S.E.; John Gorton and a creek N.E. — 1 A. land in RONBURY, highway to the landing place S.E.; John Allcocke N.W. and N.E.; way from Dorchester to the Burying Place S.W.
82	As to execution of a power of attorney.
297	House and 2 A. land [in Hingham], Jeremiah Beale N.W.; Thomas Harding S.E.; highway S.W.; Jon. Tower N.E.—1 A. meadow, Jon. Tower N.W. and S.E.; creek N.E.; said house lot S.W.—Other land adjoining said house lot on the N.W.
21	As to supply of water for the water works in Conduit street from pasture land west of the dwelling house of the late William Tyng in Boston.
<b>2</b> 80	Power of attorney.

Date.	Grantor.	Grantee.	Instrument.	
	Phillips, Arthur et al.	Richard Smith	Indenture	
			Indenture	
Sept. 27, 1672	$\left. \begin{array}{c} \text{Bridget ux. of \& } \\ \text{William} \end{array} \right\}$	Thomas Savage	Deed	
	Deborah et al.	Richard Smith	Indenture	
	Edward et al.		Indenture	
Mar. 25, $166\frac{8}{9}$	Elizabeth ux. of } & Zachariah }	John Wilmott	Deed	
Sept. 30, 1669	Elizabeth ux. of } & Zachariah }	James Whitcomb	Deed	
Sept. 30, 1669	Elizabeth ux. of }	James Whitcomb	Lease	
2 mo. 24, 1672	Elizabeth ux. of } & Zachariah	Peter Lidget	Mortgage	
5 mo. 5, 1672	Elizabeth ux. of } & Zachariah	Thomas Bill	Deed	
Aug. 31, 1669	Nicholas		Deposition	
Sept. 27, 1672	$\left. egin{array}{ll}  ext{William et ux.} \  ext{Bridget} \end{array}  ight\}$	Thomas Savage	Deed	
Mar. 25, $166\frac{8}{9}$	Zachariah et ux. } Elizabeth	John Wilmott	Deed	
Sept. 30, 1669	Zachariah et ux. ) Elizabeth	James Whitcomb	Deed	

Page.	Description.
304	Indenture of apprenticeship.
304	Indenture of apprenticeship.
340	Dwelling house and land in Boston, called the "Ship Tavern," street E.; Thomas Clarke, Edward Porter and Anthony Stoddard S.; Henry Messenger and the prison land W.; William Davis N.
304	Indenture of apprenticeship.
304	Indenture of apprenticeship.
25	Land in Boston, highway to John Fayreweather's N.W.; James Whitcom, formerly of said Phillips, S.W.; Richard Wharton, formerly of said Phillips, S.E. and N.E.
106	Land in Boston, street or highway to John Fareweather's N.E.; John Wilmott and Richard Wharton S.E.; the new Burying Place S.W.; land belonging to the Alms House, land of widow Wills and the highway N.W.
108	Land and warehouse in Boston, highway W.; John Leveret E.; Mr. Coles S.
286	9 A. land in Boston, lands now or late of James Browne and of Samuel Cole N.; sea S. and W.; lands late of Nathaniel Williams E. and S.
313	Land in Boston, town street from one watermill to the other watermill, and town street from the North Meeting House to the watermill, adjoining land formerly of Edward Cartwright.
85	As to execution and delivery of a bond.
340	Dwelling house and land in Boston, called the "Ship Tavern." street E.; Thomas Clarke, Edward Porter and Anthony Stoddard S.; Henry Messenger and the prison land W. William Davis N.
25	Land in Boston, highway to John Fayreweather's N.W.; James Whiteom, formerly of said Phillips, S.W.; Richard Wharton formerly of said Phillips, S.E. and N.E.
106	Land in Boston, street or highway to John Fareweather's N.E. John Wilmott and Richard Wharton S.E.; new Burying Place S.W.; land belonging to the Alms House, land of widow Wills and the highway N. W.  (49)

Date. Grantor.		Grantee.	Instrument.
Sept. 30, 1669	Phillips, (continued.) Zachariah et ux. } Elizabeth	James Whitcomb	Lease
Dec. 15, 1669	Zachariah		Deposition
2 mo. 24, 1672	Zachariah et ux. } Elizabeth	Peter Lidget	Mortgage
5 mo. 5, 1672	Zachariah et ux. } Elizabeth	Thomas Bill	Deed
Sept. 12, 1669	Pitt, John	William Green- ough et al.	Charter- party
Aug. 20, 1669	Poulson, Peter		Deposition
Sept. 17, 1669	Price, Richard	John Jolliffe	Mortgage
Oct. 14, 1669	Prideaux, Bridget ux. of & Nicholas	Edward Rawson	Power
Oct. 25, 1670	Pynchon, John		Cancella- tion
·	Quashaamnitt, ) Qushaammitt, ) or William, et al. Indians	Moses Paine et al.	Deed
Nov. 1, 1669	Rawson, Edward et ux. Rachel	John Pincheon	Deed
Mar. 17, $16\frac{69}{70}$	Edward		Deposition
Mar. 24, $16\frac{69}{70}$	Edward et ux. Rachel (50)	William Hoare	Deed

Page.	Description.
108	Land and warehouse in Boston, highway W.; John Leveret E.; Mr. Coles S.
144	As to execution and delivery of a deed.
286	9 A. land in Boston, lands now or late of James Browne and of Samuel Cole N.; sea S. and W.; lands late of Nathaniel Williams E. and S.
313	Land in Boston, town street from one watermill to the other watermill, and town street from the North Meeting House to the watermill, adjoining land formerly of Edward Cartwright.
86	Ship "Increase" now in Carlisle Bay in the island of Barba- DOES.
82	As to execution of a power of attorney.
92	Dwelling house and land in Boston, highway from the new meeting house to Peter Olliver's S.: lane E.: John Jolliffe N.: land of Mrs. Norton set apart for use of the New Church of Christ in Boston W.
54	Power of attorney.
126	Cancellation of deed Edward Rawson et ux. to John Pincheon fol. 124.
288	Tract of land 8 miles square, 15 miles from Medfield and one mile East of a small river, which is three miles East of Nipmuck great pond.
124	Dwelling house and land in Boston, Thomas and Ann Batt N.; street to Roxbury E.; lane S.; Edward Rawson W.
174	Concerning will of John Alcock.
175	Land in Boston, street to Roxbury E.; Ephraim Pope S.; Edward Rawson and his lane W. and N.

Date.	Grantor.		Grantce.	Instrument.	
Oct. 25, 1670	Rawson,	(continued.) Edward et ) ux. Rachel	John Pynchon	Deed	
0 07 1070		Edward		Donastat	
8 mo. 25, 1670 Oct. 25, 1670		et al. trs.	John Williams et	Deposition  Marriage  Contract	
Apr. 28, 1674	I	Edward et al.		Discharge	
Nov. 1, 1669		Rachel ux. ) of & Edward	John Pincheon	Deed	
Mar. 24, $16\frac{6.9}{7.0}$		Rachel ux. ) of & Edward	William Hoare	Deed	
Oct. 25, 1670		Rachel ux. ) of & Edward	John Pynchon	Deed	
Apr. 29, 1672	Read, Will	iam	Anthony Stoddard et al. trs.	Surrender of Possession.	
Apr. 29, 1672		•	Anthony Stoddard et al. trs.	Receipt	
June 15, 1669	Richards,	John		Award	
June 15, 1669		• 6		Deposition	
Xber 31, 1670				Discharge	
2 mo. 20, 1672	Richman,	John		Deposition	
Apr. 10, 1669	Rigbee, \ Rigby, \ S	ny of &	Arthur Cartwright	Deed	

#### Index of Grantors.

Dwelling house and land in Bostox, street to Roxbury E.; lane

S.; the common W.; William Pollard, Thomas Clarke. Richard Cooke, Richard Wright, John Blower and Thomas

Page.

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281

28

and Ann Batt N.

240 As to execution and delivery of a deed.

241	Dwelling house and land in Boston in possession of Thomas Bingly.—One third part of farm at Assabet on both sides of the river.
285	Discharge of mortgage fol. 284.
124	Dwelling house and land in Boston, Thomas and Ann Batt N.; street to Roxbury E.; lane S.; Edward Rawson W.
175	Land in Boston, street to Roxbury E.; Ephraim Pope S.; Edward Rawson and his lane W. and N.
238	Dwelling house and land in Boston, street to Roxbury E.: lane S.; the common W.: William Pollard, Thomas Clarke, Richard Cooke, Richard Wright, John Blower and Thomas and Ann Batt N.
291	Dwelling house and land mortgaged by said Read to James Penn and said grantees.
291	Receipt.
47	As to division line between estates of Samuel Searlet and Bartholomew Barnard [in Boston].
48	As to the above award.
171	Discharge of mortgage fol. 169.

Dwelling house and land in Dorchester, Richard Hall W; Richard Way S.; highway to Captain's Neck N. and E.

As to execution and delivery of a power of attorney.

Date.	Grantor.	Grantee.	Instrument.
Mar. 25, 1670	Right, Mary ux. et of & al.	John Richards	Mortgage
Sept. 9, 1670	Robbinson, \( \) Francis		Deposition
	Robinson, )		
Feb. 22, 1668	Margaret ) ux. of & William	Timothy Tilston	Deed
1			
Jan. 13, 16 <del>7</del> 0	Rock, Elizabeth ux. of & Socke, Joseph	Thomas Brattle	Mortgage
Aug. 9, 1672	Elizabeth ux. of & Joseph	James Brading	Deed
Jan. 13, 16 <u>70</u>	$egin{array}{c} \operatorname{Joseph} & \operatorname{et} \\ \operatorname{ux.} \\ \operatorname{Elizabeth} \end{array} \Big)$	Thomas Brattle	Mortgage
$11 \text{mo.} 13, 16 \frac{70}{71}$	$\mathbf{Joseph}$	66 46	Bond
Aug. 9, 1672	Joseph et ) ux. Elizabeth )	James Brading	Deed
() at 10 1000	Dee John		Danasitian
Oet. 18, 1669 5 mo. 12, 1672	Rootes, Josiah Thomas		Deposition Deposition
Aug. 20, 1669	Ruddock, Edward est.	William Colhoun	Power
Aug. 20, 1669			Release
Aug. 20, 1669	Thomas (54)		Power

Page.	Description.
177	Land in Boston, street to Roxbury E.; Ephraim Pope S.; Edward Rawson W.; Edward Rawson and his lane N.—Dwelling house and land, street to James Penn's N.; Edward Rawson S.; Richard Cooke W.; John Blowre E.
217	Concerning bounds of patent granted to Thomas Camocke on Mills River & Spurwincke River in Maine.
<b>1</b> <i>a</i>	House and 10 A. land in Dorchester, tide mill creek E.; highway through the great lots towards Neponset Mill W.; Richard Mather S.; William Trescott and Enoch Wiswell N.—One half part of the corn water mill on Smelt Creek or Brook, near Captain's Neck in Dorchester, and one half the mill stone and tools.
248	Dwelling house and 40 A. land on Long Island.
329	Land on Long Island, Edward Cowell and Jonathan Balstone W.; Joseph Bastord E; the sea S. and N.—8 A. on said Island, Nathaniel Reinolds W.; Gamaliel Waite E.; the sea S. and N.
248	Dwelling house and 40 A. land on Long Island.
249	Bond.
329	Land on Long Island, Edward Cowell and Jonathan Balstone W.; Joseph Bastord E.; the sea S. and N.—8 A. on said Island, Nathaniel Reinolds W.; Gamaliel Waite E.; the sea S. and N.
123	As to execution and delivery of a deed.
322	As to execution of a power of attorney.
75	Power of attorney.
77	All interest of Thomas Ruddock in estate of Edward Ruddock

deceased.

75 Power of attorney.

Date.	Grantor.	Grantee.	Instrument.
Aug. <b>20,</b> 1669	Ruddock, (continued.) Thomas	William Colhoun	Release
Aug. 20, 1669	William ) William j		Deposition
Jaly 14, 1669	Ruggles, Abigail exrx. et al.	John Alcock	Deed
$1  \mathrm{mo.}  11,  167 \frac{1}{2}$	Elizabeth admx. George est.	Sarah Willmott et al.	Deed
July 14, 1669	John et al. exors. John est. Mary Samuel et al. exors. Thomas Thomas est.	John Alcock	Deed
Oct. 26, 1670	Russell, Richard et al. trs.	Zachariah Whit- man et al.	Marriage Contract
7ber 23, 1672	Salmon, Clement		Deposition
1 mo. 10, $16\frac{71}{72}$	Sanders, John		Deposition
June 14, 1669	Sanford, John et ux. }		Deposition
Dec. 15, 1669	Saywell, David		Deposition
Mar. 3, 167½	Scarlet, John et ux. Scarlett, Tamasine	John Parmiter	Deed
June 15, 1669	Mary et al. attys. Samuel est. (56)	Bartholomew Barnard	Agreement and Award

Page.	. Description.		
77	All interest in estate of Edward Ruddock deceased.		
80	As to relationship between Thomas Ruddock and Edward Ruddock deceased.		
59	6 A. land in Roxbury on the meeting house hill, common and way to Stony River Great Bridge N.E.; N.; and N.W.; John Alcock S. and S.W.; John Chandler and his mother E. and S.E.		
253	Land in Boston on the Mill pond, John Farnsey N.; drain S. land formerly of George Rugles E.		
59	6 A. land in Roxbury on the meeting house hill, common and way to Stony River Great Bridge N.E.; N.; and N.W.; John Alcock S. and S.W.; John Chandler and his mother E. and S.E.		
243	Houses, land and personal property at Hull and at Milford. Conn. — One third part of farm at Assabet, on both sides of the river.		
337	As to account between Robert Moone and Theodore Atkinson.		
264	As to execution and delivery of a release.		
46	As to execution and delivery of a bond.		
144	As to execution and delivery of a deed.		
258	Land in Boston at the North end, near the Battery, land late of widow Reade E.S.E.; John Scarlett W.N.W.; land late of Nathaniel Fryer and low water mark, the town highway running through the same.		
47	As to division line between estates of Samuel Scarlet and Bartholomew Barnard [in Boston].		

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Date.	Grantor.	Grantee.	Instrument.
Mar. 3, 167½	Scarlet, (continued.) Tamasine ux. } of & John }	John Parmiter	Deed
Mar. 23, 1668	Scottow, Joshua et al. wardens	Edward Tyng et al. gdns.	Indenture
July 30, 1670	Joshua et ux. ) Lydia )	Samuel Shrimpton	Deed
Sept. 24, 1672	" et ux. ) Lydia )	Samuel Walker	Deed
July 30, 1670	Lydia ux.of & ) Joshua }	Samuel Shrimpton	Deed
Sept. 24, 1672	" ux. of & } Joshua }	Samuel Walker	Deed
Aug. 21, 1672	Searle, Daniel	Edward Ting tr.	Deed
Aug. 5, 1672	Shaw, Fearenot	Simon Linde	Mortgage
June 7, 1671	Sheafe, Elizabeth ) est.	Edward Huchinson senr. et al. trs.	Deed
Sept. 29, 1669	Sheffeild, Annux. of ) & Thomas )	Edward Cartwright et ux.	Deed
June 11, 1669	Short, Clement et ux. ) Faith	John Bracket	Deed

Page.	Description.
258	Land in Boston at the North end, near the Battery, land late of widow Reade E.S.E.; John Scarlett W.N.W.; land late of Nathaniel Fryer and low water mark, the town highway running through the same.
21	As to supply of water for the water works in Conduit street from pasture land west of the dwelling house of the late William Tyng in Boston.
214	Dwelling house and ½ A. land in Boston, James Penn S.; Humphrey Davie N.; James Davis W.; the street E.
338	House and land in Boston near the Conduit, Joshua Scottow W. and N.; Samuel Sendall E.; street S. — Land near or adjoining above, on an alley, wharf N.W.; warehouse E.; Samuel Sendall S.
214	Dwelling house and ½ A. land in Bostox, James Penn S.; Humphrey Davie N.; James Davis W.; the street E.
338	House and land in Boston near the Conduit. Joshua Scottow W. and N.; Samuel Sendall E.; street S.— Land near or adjoining above, on an alley, wharf N.W.; warehouse E.; Samuel Sendall S.
332	Land and wharf in Boston, near Fort Hill. — All other lands in New England purchased by said Daniel.
326	36 A. land in Weymouth on Eastern Neck near Juniper Point: 14 A. thereof upland, Samuel Tory N.; James Luding S.; common land W.; 2 A. meadow, hereby granted, E.: 7 A. thereof upland towards Eastern point of said Neck: and 13 A. thereof land and meadow on said Neck.
251	House and 3 A. land in Boston on Fort Hill, with warehouse and wharf.—Land in Boston adjoining land of John Leverett and of Henry Phillips.—Interest in house and personal property formerly of Henry Webb.—Saw mill and land in York, Mane.—New warehouse in Boston by the old dock, adjoining warehouse of Thomas Deans.
102	Land in Boston at the North end, way N.E.; John Mayo S.W.; Thomas Edsell N.W.; John Capen S.E.
43	Land in Boston at the North end, street from the broad street towards the Mill Pond S.W.; John Starr and John Ferniside N.E.; Robert Saunders and John Hasey S.E.; John Bracket N. W.

Date.	Grantor.	Grantee.	Instrument
2 mo. 11, 1672	Shrimpton, Elizabeth ux. of & Samuel	John Oxenbridge	Deed
Feb. 22, 1668	Henry est.	Samuel Shrimpton et al. trs.	Deed
			;
Mar. 16, $16\frac{7}{7}\frac{4}{5}$	Samuel		Discharge
$11 \mathrm{mo.} 22, 1673$			Discharge
June 13, 1677			Discharge
2 mo. 11, 1672	Samuel et ux. } Elizabeth }	John Oxenbridge	Deed
July 9, 1672	Smith, Elizabeth ux. of & Thomas	Francis Lyford	Deed
May 23, 1672	John et ux. } Sarah }	Israel Fering	Deed
	Richard	Henry Greene	Assign- ment
	••		Assign- ment
May 23, 1672	Sarah ux. of & ) John )	Israel Fering	Deed
July 9, 1672	Thomas et ux. \ Elizabeth	Francis Lyford	Deed
4 mo. 7, 1672	Snow, Milcha exrx. Thomas est.	Thomas Platts	Deed

Page.	Description,		
276	Dwelling house and ½ A. land in Boston, James Penn S.; Humphrey Davis N.; land formerly of James Davis W.; street E.		
1 в	44 A. Pasture at Fort Hill in Boston, lane to Fort Hill S. ditch N.; Theodore Atkinson W.; hangings of Fort Hill Peter Olliver and Edward Hutchinson E. — Warehouse adjoining warehouse of Samuel Shrimpton, going from Captain Olliver's house to the dock. — Warehouse adjoining warehouse of William Davis. — Warehouse near the mouth of the dock, next to warehouse of John Woodmansey. — Dwelling house formerly called the "Kings Arms" facing Bendall's Dock, street to said Dock E.; Thomas Brattle S. and W.; Nehemiah Webb E.; Thomas Brattle N.		
122	Discharge of mortgage fol. 118.		
129	Discharge of mortgage fol. 126.		
140	Discharge of mortgage fol. 137.		
276	Dwelling house and $\frac{1}{2}$ A, land in Bosrox, James Penn S.; Humphrey Davis N.; land formerly of James Davis W.; street E.		
320	Land in Boston, the sea and Fort Hill E.; Thomas Smith W.		
295	3 A. land in Нікснам, Thomas Linkcolne and highway to Broad Cove E.; Edmund Hubbard jr W.; town street S.; high- way to Broad Cove N.		
304	Assignment of indenture of apprenticeship.		
305	Assignment of indenture of apprenticeship.		
295	3 A. land in Hingham, Thomas Linkcolne and highway to Broad Cove E.; Edmund Hubbard jr. W.; town street S.; highway to Broad Cove N.		
320	Land in Bostox, the sea and Fort Hill E.; Thomas Smith W.		
302	Land in Boston at the South end, William Wright et ux. Milcha, and William Talmage S.: Mrs. Coleborn E.: the Governor's N.: highway or lane W.  (61)		

Date.	Grantor.	Grantee.	Instrument.
Feb. 22, 1668	Southmead,  John  Melicent et  William al.  William senr.	Peter Gee	Deed
Mar. 10, 16712	Stockbridge, Abigail ux. of & Charles	John Harrison	Deed
Apr. 1, 1670	Swift, Obadiah et al. admrs.	Gyles Pason et al.	Deed
Oct. 5, 1669	Talmage, Elizabeth ux. of & William	Benjamin Briseo	Deed
2 mo. 6, 1672	Tapping, John et ux.	Samuel Hayward	Deed
2 mo. 24,1672	John et ux. ) Mary	Anthony Stoddard et al. overseers	Mortgage
2 mo. 6, 1672	Mary ux. of } & John	Samuel Hayward	Deed
2 mo. 24,1672	Mary ux. of } & John }	Anthony Stoddard et al. overseers	Mortgage
Nov. 4, 1669	Taylor, Caleb		Deposition
July 14, 1669	Henry et ux. ) Mary	William Taylor	Deed
Apr. 28, 1674	Thacher, Margaret et al. Thatcher,		Discharge

Page.	Description.
5	Dwelling house and land in Boston, street N.W.; the sea S.E.; John Sweet S.W.; town slip N.E.
262	Orchard in Boston, conveyed by Mary Stockbridge to Charles Stockbridge April 17, 1660 Lib. 7 fol. 24.— Orchard in Boston, Charles Stockbridge S.; highway next the sea E.; Nicholas Baxter W. and N.
181	140 A. land in Roxbury and Dorchester, Roxbury fresh meads N.E.; highway to Dedham S.E.; Roxbury middle division S.W.; a parcel of land called "Hallison," and the river, N.W.—8 A. land in Roxbury on either side of Roxbury fresh meadow.—3 A. land in Dorchester in Flaggy Meadow.—17 A. land in Dorchester on the river and near Dorchester twenty-acre lots.—68 A. land in Roxbury, 3d allotment, last division, lots 34, 35, 36, & 37.
113	Land in Boston, John Leveret S.W.; the new highway to Roxbury E. and S.; John Clough N. and W.
274	20 A. land in Mendon, town commons N.: the Gleave lot E.: William Crowne W.; town commons S.
284	Land and part of dwelling house in Boston, street W.; part of house N.; new house or workhouse E.; Enoch Greenleafe S.
274	20 A. land in Mendon, town commons N.: the Gleave lot E.: William Crowne W.: town commons S.
284	Land and part of dwelling house in Boston, street W.; part of house N.; new house or workhouse E.; Enoch Greenleafe S.
133	As to execution and delivery of a power of attorney
57	Warehouse and wharf in Boston, Mill Creek S.: Thomas Lake W.; Mrs. Paddy N.: Henry Taylor E.— Wharves and warehouses adjoining the above, Mill Creek S.; James Robinson E.; Mr. Paddy N.
285	Discharge of mortgage fol. 284

Date.	Grantor.	Grantee.	Instrument.
July 7, 1670	Thatcher, (continued.) Thomas senr. tr.	Benjamin Gillam jr.	Deed
Apr. 28, 1674	Thomas et al.		Discharge
Feb. 22, 1668	Tilston, Thomas Ting, see Tyng.		Deposition
Mar. 12, $166\frac{8}{9}$	_ *. *. *. *. *. *. *. *. *. *. *. *. *.	Ann Carter	Mortgage
Mar. 6, 166 <u>8</u>	Trescott, Elizabeth ux. of & William	Timothy Tileston	Deed
Sept. 12, 1669	Tuck, Thomas		Deposition
July 16, 1672	Turill, Daniel		Deposition
Ang. 31, 1669	Turner, Ephraim		Deposition
July 11, 1670	Joseph	John Tapping	Deed
July 28, 1670	Penelope exrx.	John Turner	Deed
Sept. 20, 1670	<b></b>	Joseph Turner	Deed
July 11, 1670	Robert est.	John Tapping	Deed
July 28, 1670	"	John Turner	Deed

# Page. Description.

- 199 Dwelling house and land in Weyмоtth, the saft water E. and N.; William Torrey W. and S.
- 285 Discharge of mortgage fol. 284.
  - 1b As to execution and delivery of a deed.
  - 18 Dwelling house and land in Boston at the North End, street E.; the North Meeting House W.; Henry Faine N.; John White jr. S.
  - 15 2 A. land in Dorchester in the Great Lots, Enoch Wisewall N.; Timothy Tileston S.; highway to Neponset Mill W.; way to the tide mill or land of Timothy Tilleston E.
  - 91 As to acknowledgment of a deed.
- 322 Concerning land given by James Wiseman to John Veering.
  - 85 As to execution and delivery of a bond.
- 200 Land in Boston, John Tapping W.; highway or lane from the market place E.; Ephraim Turner and William Worcester N.; Edmond Greenleafe S.
- 206 2 A. land in Boston at Centry Hill, Joseph Turner E.; Richard Cooke W.; Joshua Scottow N.; Thomas Miller S. Land in Boston, John Turner E.; Joseph Turner W.; Joshua Scottow N.; common or training field S.; and highway to Centry Hill.
- Dwelling house and land in Boston, next to Century Hill, common or training field S.; John Turner W. and E.; Jeremiah Houchin N.—Other land in Boston, William Woster and lane from the market place towards the spring E.; Edmond Greenleafe S.; John Tappin W.; Ephraim Turner N.
- 200 Land in Boston, John Tapping W.; highway or lane from the market place E.; Ephraim Turner and Wilham Worcester N.; Edmond Greenleafe S.
- 206 2 A. land in Boston at Centry Hill, Joseph Turner E.; Richard Cooke W.; Joshua Scottow N.; Thomas Miller S.— Land in Boston, John Turner E.; Joseph Turner W.; Joshua Scottow N.; common or training field S.; and highway to Centry Hill.

Date.	Grantor.	Grantee.	Instrument.
Sept. 20, 1670	Turner, (continued.) Robert est.	Joseph Turner	Deed
Mar. 6, 1668	Tyng, \ Edward Ting,		Award
Mar. 23, 1668	Edward et al. gdns.	John Bateman et al. wardens	Indenture
Aug. 16, 1669	Edward et ux. ) Mary }	Joseph Rock	Deed
Sept. 15, 1670	Edward et ux. } Mary }	David Saywell	Deed
Aug. 16, 1669	Mary ux. of & } Edward }	Joseph Rock	Deed
Sept. 15, 1670	Mary ux. of & } Edward }	David Saywell	Deed
Mar. 23, 1668	$\left. egin{array}{l}  ext{William} \  ext{William's} \  ext{children} \end{array}  ight\}  ext{est.}$	John Bateman et al. wardens	Indenture
	Upanubohgueen, or Jacob et al. Indians	Moses Paine et al.	Deed
July 28, 1670	Usher, Hezekiah senr.		Deposition
July 16, 1672	Veering, John est.		Deposition
Feb. 21, 1669	Walker, Susanna ux. ) of & Thomas (66)	Henry Muson	Deed

Page.	Description.
223	Dwelling house and land in Boston next to Century Hill, common or training field S.; John Turner W. and E.; Jeremiah Houchin N.—Other land in Boston, William Woster and lane from the market place towards the spring E.; Edmond Greenleafe S.; John Tappin W.; Ephraim Turner N.
17	Award of arbitrators.
21	As to supply of water for the water works in Conduit street from pasture land west of the dwelling house of the late William Tyng in Boston.
67	One fourth part of Gallops Island. — One fourth part of Nix's Mate. — 2 A. land on Long Island, Joseph Rock E.; the sea N.W.; Edward Cowell S.W.; Jonathan Balston, Thomas Stanbury and Thomas Brattle S.
217	Dwelling house and land in Boston, Richard Bellingham N.; Hannah Savage S. and W.; street E.
67	One fourth part of Gallors Island. — One fourth part of Nix's Mate. — 2 A. land on Long Island, Joseph Rock E.; the sea N.W.; Edward Cowell S.W.; Jonathan Balston, Thomas Stanbury and Thomas Brattle S.
217	Dwelling house and land in Boston, Richard Bellingham N.; Hannah Savage S. and W.; street E.
21	As to supply of water for the water works in Conduit street from pasture land west of the dwelling house of the late William Tyng in Boston.
288	Tract of land 8 miles square, 15 miles from Medfield and one mile East of a small river, which is three miles East of Nipmuck great pond.
206	As to execution and delivery of a power of attorney.
322	Concerning land given by James Wiseman to John Veering.
163	Land in Boston at the North end, Ephraim Hunt S.W.; street from the North meeting house towards Center Haven N.E.; James English S.E.; Thomas Walker & John Mayo N.W.

Date.	Grantor.	Grantee.	Instrument,
May , 1671	Walley, Thomas	John Brookhaven	Deed
July 7, 1670	Waltham, Ann est. / Henry est. /	Benjamin Gillam jr.	Deed
Dec. 12, 1669	Way, Henry	Henry Shrimpton	Deed
Jan. 7, 1669	Richard et al. trs.	John Freake et al.	Confirma- tion
Nov. 4, 1669	Wayte, Richard	Edward Tyng treas.	Levy
Jan. 17, 1669	Weare, Elizabeth admx. William est.	James Johnson	Deed
Jan. 17, 1669			Release
June 7, 1671	Webb, Henry est.	Edward Huchinson senr. et al. trs.	Deed
June 15, 1669	John et al. attys.	Bartholomew Bar- nard	Agreement and Award
Apr. 29, 1670	· est.	Samuel Searlett	Deed
1 mo. 11, $167\frac{1}{2}$	6: :6	John Paine	Deed
June 27, 1670	Nehemiah et ux. ) Susanna Richard est. )	John Wilkins	Deed

Page.	Description.
253	Dwelling house and land in Yarmouth. — 20 A. land in Barnstable called Cooper's Neck. — Dwelling house and 16 A. land in Barnstable with marsh down to the main creek, and 6 A. land adjoining the same.
199	Dwelling house and land in Wеумоцти, the salt water E. and N.; William Torrey W. and S.
142	15 A. 1 qr. 32 rods, lot 48 in the commons of Dorchester, John Pearse N.E.; Hopestill Foster S.W.; Braintree line S.E.; the parallel line N.W. — Also lot 28 containing 8 A. 1 qr. 19 rods, widow Turner N.; Richard Baker S.; Mother Brook E.; Roxbury line W.
155	Confirmation of deed Bartholomew Barnard et ux. to John Freake et al. fol. 150.
135	Land [in Bostox], widow Browne N. ; heir of Matthew Irons E. ; Philip Wharton N. ; highway W.
157	Dwelling house and 1 A. land in Dorchester, Enoch Wisewell E. and S.; Moseley W.; street to the meeting house N.
158	Release of above premises.
251	House and 3 A. land in Boston on Fort Hill, with warehouse and wharf. — Land in Boston adjoining land of John Leverett and of Henry Phillips. — Interest in house and personal property formerly of Henry Webb. — Saw mill and land in York, Maine. — New warehouse in Boston by the old dock, adjoining warehouse of Thomas Deans.
47	As to division line between estates of Samuel Searlet and Bartholomew Barnard [in Boston].
186	1,000 A. land on N.E. side of Merrimack River, near Weeke-Sooke Island, bounded by said river, Muskuppick Pond, common land, and land of John Hull.
255	<sup>3</sup> / <sub>4</sub> A. land in Boston at the North End, Esdras Reed S.W.; highway to the ferry N.W; land formerly of John Bakar N.E.; Richard Benitt S.E.

197 | Land and part of a dwelling house in Boston, Joseph Webb E.; Habakkuk Glover N.; street facing the dock S.; Eliakim Hutchinson W.

Date.	Grautor,	Grantce.	Instrument.
2 mo. 20, 1672	Webster, Nicholas		Deposition
Nov. 4, 1669	Wharton, Philip Richard est.	Edward Tyng, treas.	Levy
Oet. 26, 1670	Whitman, Zacha- et riah Zachariah est. al.	Richard Russell et al. trs.	Marriage Coutract
Sept. 13, 1672	Whitney, Benjamin		Deposition
	William, or Qushaammitt et al. Indians	Moses Paine et al.	Deed
Feb. 23, 1669	Williams, John et al.	George Alcock et al.	Release and bond
Oct. 25, 1670		Edward Rawson et al. trs.	Marriage Contract
Aug.1[],1669	Richard	Thomas Berry	Charter- party
Oct. 14, 1669	Wilson, John senr. est.	Edward Rawson	Power
Nov. 4, 1669	Winslow, Samuel	Philip Le Consteur	Power
9ber 27, 1669	Winthrop, Elizabeth ux. of & John senr.	Samuel Shrimpton exor. & tr.	Mortgage
May 25, 1670	Wise, Joseph et ux. ) Mary	Nathaniel Sever	Déed
July 16, 1672	Wiseman, James est.		Deposition
Feb. 8, 1669	Wiswall, ) John senr. Wiswell,	William Green- ough jr. et al.	Decd
June 25, 1669	Woodcock, William admr.	Edmond Pitts	Deed

Page.	Description.
281	As to execution and delivery of a power of attorney.
134	Land [in Boston], widow Browne N.; heir of Matthew Irons E.; Philip Wharton N.; highway W.
243	Houses, land and personal property at Hull and at Milford, Conn. — One third part of farm at Assabet, on both sides of the river.
336	As to execution and delivery of a deed.
288	Tract of land 8 miles square, 15 miles from Medfield and one mile East of a small river, which is three miles East of Nipmuck great pond.
165	Release of Anna Alcock's claim to a double portion of estate of John Alcock.
241	Dwelling house and land in Boston in possession of Thomas Bingly. — One third part of farm at Assabet, on both sides of the river.
65	One half of ship "Speedwell" now in the harbor of Boston.
54	Power of attorney.
184	Power of attorney.
137	Dwelling house and 600 A. farm called "Ten Hills" at Mistick in Charlestown.
193	Dwelling house and 1½ A. land in Roxbury, highway to house of John Watson senr. W.; Isaac Morrell S. and N.; Joseph Wise S. or S.W.
322	Concerning land given by James Wiseman to John Veering.
160	Land in Boston, Hannah Grover S.E.; Augustin Lyndon N.W.; Daniel Turell senr. S.W.; the sea N.E.
48	Houses and lands in Hingham in the Home Neck, highway W.; Edmond Pitts N.; Thomas Andrewes E.; John Thaxter and Edmond Pitts S.

Date.	Grantor.	Grantee.	Instrument
Apr. 10, 1669	Woode, Richard		Appraisal
July 28, 1670	Woodward, Robert est.	Edward Lylly	Deed
4mo. 7, 1672	Wright, Milcha exrx. ux. of & William senr.	Thomas Platts	Deed
Sept. 29, 1669	Wyard, Robert et ux. }	Edward Cartwright	Deed

Page.	Description.
30	Estate of Thomas and Elizabeth Gwin.
208	Dwelling house and land in Boston, street to Roxbury N.W., Edward Cowell S.W.; widow Buttolph S.E.; highway to Wheeler's Pond N.E.
302	Land in Boston at the South end, William Wright et ux. Milcha, and William Talmage S.; Mrs. Coleborn E.; the Governor's N.; highway or lane W.
98	Dwelling house and land in Boston, Thomas Sheffeild E.; Samuel Mayo S.; highway N.W.; Thomas Edsell N.

# INDEX OF

Date.	Grantee.	Grantor.	Instrument
Oet. 18, 1669	Addington, Isaac	Griffith Bowen	Deed
Aug. 29, 1670	Alcocke, Alcocke, Alcocke,	Benjamin Brisco admr.	Deed
Oct. 25, 1670	Anna et al.	Edward Rawson et al. trs.	Marriage Contrac
Aug. 29, 1670	Elizabeth et al,	Benjamin Brisco admr.	Deed
Feb. 23, 1669	George et al.	Anna Alcock et al.	Release and Bond
Aug. 29, 1670	George   et Johanna   al.	Benjamin Brisco admr.	Deed
July 14, 1669	John	Abigail Day exrx. et al.	Deed
Feb. 23, 1669	" et al.	Anna Alcock et al.	Release and Bond
July 29, 1670		Daniel Dennison	Deed
Aug. 29, 1670		Edward Pason et ux.	Deed
	(74)		

# GRANTEES.

Page.	Description.
122	<sup>3</sup> A. land in Boston, highway S.; highway to Roxbury W.; William Adley N. — <sup>1</sup> / <sub>2</sub> A. land in Boston, highway N.: another highway E.; Thomas Buttolph W.
213	20 A. land at Muddy River, Samuel Ruggles E.; Edward Belchere W.; John Accres and Thomas Boylstone S.; Andrew Gardner, Joseph Griggs and Moses Crafts N.
241	Dwelling house and land in Boston in possession of Thomas Bingly. — One third part of farm at Assabet on both sides of the river.
213	20 A. land at Muddy River. Samuel Ruggles E.; Edward Belchere W.; John Accres and Thomas Boylstone S.; Andrew Gardner, Joseph Griggs and Moses Crafts N.
165	Release of Anna Alcock's claim to a double portion of estate of John Alcock.
213	20 A. land at Muddy River, Samuel Ruggles E.; Edward Belchere W.; John Accres and Thomas Boylstone S.; Andrew Gardner, Joseph Griggs and Moses Crafts N.
59	6 A. land in RONBURY on the meeting house hill, common and way to Stony River Great Bridge N.E.; N.; and N.W.; John Alcock S. and S.W.; John Chandler and his mother E. and S.E.
165	Release of Anna Alcock's claim to a double portion of estate of John Alcock.
211	One fourth part of Block Island.
211	5½ A. land in Roxbury called the salt pan lot, lane to the landing place S.E.; John Alcocke N.W. and S.E.; John Gorton and a creek N.E.—1 A. land in Roxbury, highway to the landing place S.E.; John Allcocke N.W. and N.E.; way from Dorchester to the Burying Place S.W.

Date.	Grantee.	Grantor.	Instrument.
Aug. 29, 1670	Alcock, (continued.)  John et al.)  est.	Benjamin Brisco admr.	Deed
8 mo. 25,1670	John	John Endicott	Deed
Oct. 25, 1670	·· est.	John Williams et al.	Marriage Contract
Oct. 26, 1670	" est.	Zachariah Whit- man et al.	Marriage Contract
Aug. 29, 1670	Mary et al.	Benjamin Brisco admr.	Deed
Feb. 23, 1669	Palsgrave et al.	Anna Alcock et al.	Release & Bond
Aug. 29, 1670		Benjamin Brisco admr.	Deed
Oct. 25, 1670	Samuel et al. trs.	John Williams et al.	Marriage Contract
Oct. 26, 1670	Samuel et al. trs.	Zachariah Whit- man et al.	Marriage Contract
Aug. 29, 1670	Sarah et al.	Benjamin Brisco admr.	Deed
Oct. 26, 1670	·· et al.	Richard Russell et al. trs.	Marriage Contract
Sept. 13, 1672	Alsop, Mary ux. of }	Key Alsop	Deed

Page.	Description.
213	20 A. land at Muddy River, Samuel Ruggles E.; Edward Belchere W.; John Accres and Thomas Boylstone S.; Andrew Gardner, Joseph Griggs and Moses Crafts N.
240	One fourth part of Block Island.
241	Dwelling house and land in Boston in possession of Thomas Bingly.— One third part of farm at Assabet on both sides of the river.
243	Houses, land and personal property at Hull and at Milford. Conn.—One third part of farm at Assabet on both sides of the river.
213	20 A. land at Muddy River, Samuel Ruggles E.; Edward Belchere W.; John Accres and Thomas Boylstone S.; Andrew Gardner, Joseph Griggs and Moses Crafts N.
165	Release of Anna Alcock's claim to a double portion of estate of John Alcock.
213	20 A. land at Muddy River, Samuel Ruggles E.; Edward Belchere W.; John Accres and Thomas Boylstone S.; Andrew Gardner, Joseph Griggs and Moses Crafts N.
241	Dwelling house and land in Boston in possession of Thomas Bingly. — One third part of farm at Assabet on both sides of the river.
243	Houses, land and personal property at Hull and at Milford Conn. — One third part of a farm at Assabet on both sides of the river.
213	20 A. land at Muddy River, Samuel Ruggles E.; Edward Belchere W.; John Aceres and Thomas Boylstone S.; Andrew Gardner, Joseph Griggs and Moses Crafts N.
243	Houses, land and personal property at Hull and at Milford Conn. — One third part of farm at Assabet on both sides of the river.
335	Houses, land and wharf in Boston, at the North end, Henry Kemble and John Brooking N.E.; Sir Thomas Temple and John Tuttle S.W.; sea, common street, Henry Kemble and Sir Thomas Temple S.E.; John Tuttle N.W. except a small parcel at W. end of orchard given to Isaac Jones jr. — Personal property.

Date.	Grantee.	Grantor.	Instrument.
July 28, 1670	Andrewes, Thomas	Joseph Andrewes et ux.	Deed
2 mo. 11, 1672	Armstrong, Hannah	John Brooking et ux.	Mortgage
June 15, 1669	Barnard, Bartholomew	John Webb et al. attys.	Agreement and Award
Apr. 28, 1670	Barnes, John	Elizabeth Mynard	Deed
Mar. 23, 1668	Bateman, John et al. wardens	Edward Tyng et al. gdns.	Indenture
July 26, 1670	Beard, Thomas	Annis Morse	Deed
Dec. 23, 1669	Beck, Manasses et ) ux. Mary	Alexander Beck	Deed
Aug. 16, [1669]	Berry, Thomas	John Freake et ux.	Deed
Aug.1[],1669	• •	Richard Williams	Charter- party
4 mo. 15, 1672	Bill, James	John Paine	Deed
4 mo. 15, 1672	·· jr.	James Bill senr.	Deed

Page.	Description.
209	10 A. land in Hingham, the town street S.; broad cove N.; William Waltam and Richard Betseumb W.; David Phipens and Thomas Loring E.— 8 A. in Home Meadow and part of an island adjoining, Robert Peck E.; the cove W.; John Porter S.; John Otes N.—21 A., Nicholas Jacobs N.; William Waltam S.; Weymouth River W.; the common E.—Land at Pine Hill, Thomas Waekly N.; Thomas Shaw W.; Henry Rust E.: sea S.— N. part of Rocky Neck, from the spring to meadow of Richard Betseumb.—2 A. land S.W. of said Rocky Neck, in occupation of Symon Peck.
278	Land in Boston, William Shute N.; John Tuttle S.; Matthew Beamsly S.E.; highway W.; John Brookins E.
47	As to division line between estates of Samuel Scarlet and Bartholomew Barnard [in Boston].
185	Land and part of a dwelling house in Boston, street to Roxbury W.; Thomas Wiborne S.; Elizabeth Maynor N.
21	As to supply of water for the water works in Conduit street from pasture land west of the dwelling house of the late William Tyng in Boston.
201a	Dwelling house and land in Boston, highways E. and S.; Theodore Atkinson senr. N.; Edward Wright W.
147	Land [in Boston] on a highway and between house and land of Nathaniel Williams deceased and house of said Alexander Beck.
62	Land in Boston at the North end, Charles River N.E.; Henry Kemble S.W.: Augustin Lyndon S.E.; John Conney N.W.
65	One half of ship "Speedwell" now in the harbor of Bosrox.
305	Land in Boston at the North end, John Deacon S.E.; Samuel Scarlett N.W.; highway between this land and the Burying Place S.W.; sea or mouth of Charles River N.E.
308	Land in Boston at the North end. John Deaken S.E.: captain Scarlit N.W.; the sea N.E.: common way S.W.—Negro called John or Jack.

Date,	Grantee.	Grantor,	Instrument
4 mo. 15, 1672	Bill, (continued.)  James jr.    Jonathan    Joseph    Joshua	James Bill senr.	Deed
5 mo 5, 1672	Thomas	Zachariah Phillips et ux.	Deed
Aug. 5, 1672	Bligh, Thomas tr.	Samuel Johnson	Deed
Sept. 12, 1669	Bonnet, Thomas et al.	John Pitt	Charter- party
Sept. 12, 1669	Bowden, Edward et al.	John Pitt	Charter- party
July 18, 1669	Bozworth, Samuel	Ann Cooper	Deed
June 11, 1669	Bracket, John	Clement Short et ux.	Deed
July 8, 1669	Peter	Richard Greene	Deed
	·· et al.	Ananssanuk et al. Indians	Deed
Aug. 9, 1672	Brading, James	Joseph Rock et ux.	Deed
	Bradstreet, see Broa	dstreet.	
Jan. 13, 16 <del>7</del> 1	Brattle, Thomas	Joseph Rock et ux.	Mortgage
$11 \mathrm{mo.} 13, 16 rac{7}{7} rac{0}{1}$	(80)		Bond

Page.	Description,		
309	Farm and farm houses at Pullex Point, within the precincts of		
	Boston, Edward Hutchirson S.; a great cove S. and E.;		

- Boston, Edward Hutchirson S.; a great cove S. and E.; Fisher's Creek E.; a little creek and Dane Wintrop N.; Samuel Burnell and captain Hutcherson N. and E.; a great cove and a salt creek W.—10 A. land at Hog Island.—Cattle, utensils and household goods on said farm.
- 313 Land in Boston, town street from one watermill to the other watermill, and town street from the North Meeting House to the watermill, adjoining land formerly of Edward Cartwright.
- 323 One third of estate of Edward Burton deceased.
  - 86 Ship "Increase" now in Carlisle Bay in the island of Bar-BADOES.
  - 86 Ship "Increase" now in Carlisle Bay in the island of Bar-Badoes.
  - 61 One half of a dwelling house and land in Bosrox, Thomas Clarke S.E.; John Moss S.W.; streets N.E. and N.W.
  - 43 Land in Boston at the North end, street from the broad street towards the Mill Pond S.W.; John Starr and John Ferniside N.E.; Robert Saunders and John Hasey S.E.; John Bracket N.W.
  - 55 Land in Boston, highway to Charlestown Ferry N.: way from Captain Breden's to Charlestown Ferry highway W.; Thomas Munt S.; Mr. Star E.
- 288 Tract of land 8 miles square, 15 miles from Medfield and one mile East of a small river, which is three miles East of Nipmuck great pond.
- 329 Land on Long Island, Edward Cowell and Jonathan Balstone W.; Joseph Bastord E.; the sea S. and N.—8 A. on said Island, Nathaniel Reinolds W.; Gamaliel Waite E.; the sea S. and N.
- 248 Dwelling house and 40 A. land on Long Island.
- 249 Bond.

Date.	Grantee,	Grantor,	Instrument.
Apr. 4, 1670	Bridge, John	John Curtis	Mortgage
Aug. 8, 1675	2 Samuel	Joseph Gridly et ux.	Deed
May 22, 167	Bridgham, Henry	William Cotton et ux.	Deed
Oet. 5, 1669	Brisco, Benjamin	William Talmage et ux.	Deed
Dec. 10, 1669	Broadstreet, Samuel	Thomas Deane	Deed
May , 1671	Brookhaven, John	Thomas Walley	Deed
June 14, 1669	<b>Buckminster</b> , Johanna	Joseph Buckmin- ster	Bond and Mortgage
Mar. 12, 166 $\frac{8}{5}$	Carter, Ann	William Towers et ux.	Mortgage
May 4, 1669	6.	Edward Hutchinson tr.	Assign- ment
Apr. 10, 1669	Cartwright, Arthur	Samuel Rigbee et ux.	Deed
Sept. 29, 1669	Edward	Robert Wyard et ux.	Deed
Sept. 29, 1669	Edward et ux. } Elizabeth	Thomas Sheffeild et ux.	Deed
Sept. 29, 1669	Elizabeth est.	Edward Cartwright	Deed

Page.	Description.
184	Dwelling house and land in Roxbury, highway to Dedham S.E.; Thomas Foster N.E.; John Mayho N.W.; Samuel Craft and Shubael Seaver S.W.
327	Land in Boston, William Hearsy S.E.; William Pickering N.W.; Daniel Searle S.W.; highway N.E.
294	1,000 A. land at QUINEBAUG.
113	Land in Bostox, John Leveret S.W.: the new highway to Roxbury E. and S.: John Clough N. and W.
141	Part of a warehouse in Boston upon or near the great wharf, highway E.; Theodore Atkinson S.; the other part of the warehouse now in tenure of Theodore Atkinson W.; William Davis N.
253	Dwelling house and land in Yarmouth. — 20 A. land in Barnstable called Cooper's Neck. — Dwelling house and 16 A. land in Barnstable with marsh down to the main creek and 6 A. land adjoining the same.
46	House and land at Muddy River sold to said Joseph Buckminster by said Johanna.
18	Dwelling house and land in Boston at the North End, street E.; the North Meeting House W.: Henry Faine N.: John White jr. S.
32	Assignment of bond fol. 32.
28	Dwelling house and land in Dorchester, Richard Hall W.; Richard Way S.: highway to Captain's Neck N. and E.
98	Dwelling house and land in Boston, Thomas Sheffeild E.: Samuel Mayo S.: highway N.W.; Thomas Edsell N.
102	Land in Boston at the North End, way N.E.; John Mayo S.W.: Thomas Edsell N.W.; John Capen S.E.

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Date.	Grantee.	Grantor,	Instrument
June 9, 1670	Cleverly, John	John Holbrooke et ux.	Deed
Mar. 23, 1668	Coleborne, William et al. gdns.	John Bateman et al. wardens	Indenture
Aug. 20, 1669	Colhoun, William	Thomas Ruddock	Power
Aug. 20, 1669			Release
Feb. 23, 1668	Cottee, John et ux. ) et Mary ) al.		Deed
Oct. 8, 1670	Cotton, Seaborn	Sarah Mather et al.	Deed
Oet. 8, 1670		Increase Mather	Agreemen
2 mo. 18, 1672	Curtis, Daniel	Hannah Armstrong exrx.	Deed
Sept. 20, 1670	Danforth, Thomas	Benjamin Brisco et ux.	Deed
Apr. 1, 1669	Davis, William et al. trs.	Mary Norton exex.	Deed
Aug. 31, 1669	Davison, Nicholas	John Manning	Bond
5 mo. 8, 1672	Day, William	Daniel Henchman et ux.	Deed
Sept. 18, 1669	Deane, Thomas	Robert Gibbs et ux.	Deed
1 mo. 26, 1672	Dunbarr, Robert	Richard Dwelle	Deed

Page.	Description.
195	4 A. land in Braintree, Robert Stephens N.; the mill river S.; John Haydon E.; John Holbrooke W. — 8 A. land in said Braintree near the furnace pond.
21	As to supply of water for the waterworks in Conduit street from pasture land west of the dwelling house of the late William Tyng in Boston.
7.5	Power of attorney.
77	All interest of Thomas Ruddock in estate of Edward Ruddock deceased.
7	Dwelling house and land in Bostox, lane from William Hudson's to Henry Allen's N.; Thomas Brattle S.; William Hayward E.; Robert Portis W.
233	Land in Boston, the town street E.; Mr. Howard and Mr. Bellingham S.; Mr. Bellingham and land of said granters and grantee W.; line even with North side of house N.
234	As to strip of the above land to be held in common.
281	250 A. land in Maryland, Somerset Co., part of two parcels on N. side of Annemessex River granted by Lord Baltimore to Matthew Armstrong June 20, 1667. — Half interest in personal property.
221	Land and part of a dwelling house in Boston, street to Roxbury W.; John Merrion N.; Rust E.; Ezekiel Brisco S.
26	Land in Boston on the high street to Roxbury and lane to Peter Olliver's, next Nathaniel Reynolds' and adjoining lands of Mary Norton and Richard Price.
85	Bond.
318	Land in Boston, Declination passage S.E.; Daniel Henchman S.W. and N.E.; Henry Kemball and Thomas Berry N.W.
94	Dwelling house and 2 A. land in Boston, land leading to the Common S.; the Common N.; John Baker W.; a lane from the Common E.
266	20 A. land in Hingham in the great plain, widow Hillard N.; highway W.; river E. and S. — 12 A. in the great plain, highways E.; W.; and S.; John Thaxter N. — One half of 4 A. swamp on the S. side of the river.

4 A. swamp on the S. side of the river.

Date.	Grantee,	Grantor.	Instrument
1 mo. 26, 1672	Dunbarr, (continued.) Robert	Dinah Dwelle	Release
Aug. 28, 1669	Duncan, Peter	Habakkuk Glover	Receipt
Apr. 1, 1669	Elliott, Jacob et al. trs.	Mary Norton exrx.	Deed
Dec. 28, 1669		Fathergone Dinely et ux.	Deed
June 15, 1669	Evered, John et al. attys.	Bartholomew Bar- nard	Agreement and Award
Aug. 26, 1669	Farnham, John	John Lewes senr.	Deed
Aug. 26, 1669	"	Alice Lewes	Release
May 23, 1672	Ferring,   Israel Ferring,	John Smith et ux.	Deed
Dec. 31, 1669	Freake, John et al.	Bartholomew Bar- nard et ux.	Deed
Jan. 7. 1669	"	Richard Collicott et al. trs.	Confirma- tion
June 14, 1669	Garfeild, Edward's ux. } Johanna	Joseph Buckmin- ster	Bond and Mortgage
Oct. 2, 1669	Gatlife, Jonathan Gatlive,	John Holbr <b>o</b> ok	Bond and Mortgage
Oct. 2, 1669			Bond
June 1, 1669	Prudence	senr.	Deed

Page.	Description.
267	Release of dower in land conveyed to Robert Dunbarr fol. 266.
84a	Receipt.
26	Land in Boston on the high street to Roxbury and lane to Peter Olliver's, next Nathaniel Reynolds' and adjoining lands of Mary Norton and Richard Price.
148	2½ A. land in Boston near the Neck, John Leveret S.; William Salter and James Baulston N.; Jacob Elliott E. and W.—4 A. land at Muddy River, Cambridge highway W.; Jacob Elliott N., S. and E.
47	As to division line between estates of Samuel Scarlet and Bartholomew Barnard [in Boston.]
83	Dwelling house and land in Boston, street or highway from the mill to the new meeting-house S.E.; Thomas Walker N.W.; Thomas Saxton N.E.; Ralph Salmon S.W.
84	Release of dower in the above described land.
295	3 A. land in Hingham, Thomas Linkcolne and highway to Broad Cove E.; Edmund Hubbard jr. W.; town street S.; highway to Broad Cove N.
150	Land and wharf in Boston, Samuel Scarlet N.E.; street or common way N. W.; the sea or harbor S.E.; the town slip S.W.
155	Confirmation of above.
46	House and land at Muddy River sold to said Joseph Buckminster by said Johanna Garfeild.
109	Lands, mill and houses in Milton and Braintree.
110	Bond.
37	Dwelling house and 2 A. land in Braintree, John Holbrock, Benjamin Scott E.; Braintree commons N.W.

Date,	Grantee,	Grantor.	Instrument.
Feb. 22, 1668	Gee, Peter	Richard Cooke	Deed
5 mo. 12, 1672	Gibbs, Benjamin	Roger Hill	Power
June 7, 1671	$\left. egin{array}{l}  ext{Elizabeth} \  ext{ux. of} \  ext{Robert} \end{array}  ight\}$	Robert Gibbs	Deed
Mar. 6, $166\frac{8}{9}$	Gillam, Benjamin senr. et al.		Agreement
Mar. 6, $166\frac{8}{9}$	Benjamin senr. et al.		Award
July 7, 1670	Benjamin jr.	Thomas Thatcher seur. tr.	Deed
Aug. 28, 1669	Glover, Habakkuk atty. Thomas est.	Nathaniel Duncan et al. est.	Execution
	Greene, Henry	Richard Smith	Assign- ment
	"		Assign- ment
Sept. 12, 1669	Greenough, William et al.	John Pitt	Charter- party
Feb. 8, 1669	William jr. et al.	John Wiswell senr.	Deed
Mar. 6, 166\frac{8}{9}	Gwin, Elizabeth et al.		Award
Mar. 6, 1668	Thomas et al.		Agreement
Mar. 6, $166\frac{8}{9}$	Thomas et ux. et al. (88)		Award

Page.	Description.
	Dwelling house and land in Boston, street N.W.; the sea S.E.; John Sweet S.W.; town slip N.E.
321	Power of attorney.
251	House and 3 A. land in Boston on Fort Hill, with warehouse and wharf. — Land in Boston, adjoining land of John Leverett and of Henry Phillips. — Interest in house and personal property formerly of Henry Webb. — Saw mill and land in York, Maine. — New warehouse in Boston by the old dock, adjoining warehouse of Thomas Deans.
16	As to appointment of arbitrators.
17	Award of arbitrators.
199	Dwelling house and land in Weymouth, the salt water E. and N. ; William Torrey W. and S.
84a	Execution.
304	Assignment of indenture of apprenticeship.
305	Assignment of indenture of apprenticeship.
86	Ship "Increase" now in Carlisle Bay in the island of Barba- DOES.
160	Land in Boston, Hannah Grover S.E.; Augustin Lyndon N.W.; Daniel Turell senr. S.W.; the sea N.E.
17	Award of arbitrators.
16	As to appointment of arbitrators.
17	Award of arbitrators.

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Date.	Grantee.	Grantor.	Instrument
July 26, 1670	Harris, Richard	Peter George et ux.	Deed
July 26, 1670	٤.	Elizabeth Haugh	Deed
Mar. 10, $16\frac{7}{7}\frac{1}{2}$	Harrison, John	Charles Stock- bridge et ux.	Deed
2 mo. 6, 1672	Hayward, Samuel	John Tapping et	Deed
May 23, 1672	Hearcy, William Hersey,	Edward Bates	Deed
May 23, 1672	William jr.	Edward Bates	Deed
May 23, 1672		Joseph Andrews	Deed
1 mo. 11, $167\frac{1}{2}$	Hinchman, Daniel	John Paine	Deed
Mar. 24, $16\frac{69}{70}$	Hoare, William	Edward Rawson et ux.	Deed
	Hobdell, see Lobdell.		
May 4, 1669	Hoppin, Stephen senr.	James Johnson et ux.	Mortgage
Jau. 17. 1669	Stephen	James Johnson et ux.	Mortgage
ı	(90)	ux.	

town land E.; creek S.; Francis Nucom W.

Nicholas Baxter W. and N.

Description.

Dwelling house and 3 A. land in Braintree, highway to the Neck N.W.; Henry Neale N.E.; Martin Saunders and John Baxter S.E. — 18 A. in said Braintree, John Baxter N.W.;

One third part of 248 A. land in Braintree, called Haugh's

Orchard in Boston, conveyed by Mary Stockbridge to Charles

20 A. land in Mendon, town commons N.; the Gleave lot E.;

Stockbridge April 17, 1660, Lib. 7 fol. 24. — Orchard in Boston, Charles Stockbridge S.; highway next the sea E.;

Page.

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Neck.

	William Crowne W.; town commons S.
299	7 A. land in Hingham at Hockly Neck, Eliza Hearcy S.; George Lane N.; Thomas Lincolne E.; William Hearcy W.
300	11 A. land [in Hingham] at Hockly Neck, the sea W.; William Hersey senr. S.; Edward Bates E.; William Hersey senr. N.
300	5 A. land in Hingham near Captain's Tent, sea N.; William Hersey senr. E.; a hedge S.; Thomas Lorrin W.
257	Land in Boston, highway butting on the lane to the Burying Place N.W.; Richard Bennett S.E.; John Baker N.E.; John Paine S.W.— Said highway N.W.; George Hooper S.W.; John Paine N.E.; Richard Bennett S.E.
175	Land in Boston, street to Roxbury E.; Ephraim Pope S.; Edward Rawson and his lane W. and N.
31	Land and slaughter house in Boston, James Johnson N.; lane from the street towards Henry Bridgham's E.; John Jollife S.; lane from the street to Antipas Boyce W.—1 A. land in Dorchester, Enoch Wiswell E.; common field S.; Thomas Moseley W.; highway from the meeting house N.
159	House and 1 A. land in Dorchester, conveyed to James

Johnson by Elizabeth Weare admx, fol. 157.

I	Date.	Grantee.	Grantor.	Instrument
Apr.	1, 1669	Hull, John et al. trs.	Mary Norton exrx.	Deed
Oct.	7, 1670	John	Hudson Leveret	Mortgage
Oct.	7, 1670		Seaborn Cotton et ux.	Deed
Oct.	7, 1670		Jared Bourne	Deed
Oct.	8. 1670		Anthony Low	Deed
Oct.	8, 1670	6.6	Thomas Miller	Deed
Oct.	8, 1670	66	Daniel Morse et ux.	Deed
Oct.	8, 1670		Richard Dummer et ux.	Deed
Oct.	10, 1670	44	Richard Bracket	Deed
Feb.	22, 1668	Hutchinson, Edward et al. trs.	Eliakim Hutchin- son	Deed
Mag	4, 1669	<b>E</b> dward	William Hunter	Ron/1

Page.	Description.
26	Land in Bostox on the high street to Roxbury, and lane to Peter Olliver's, next Nathaniel Reynolds' and adjoining lands of Mary Norton and Richard Price.
995	Dwelling house and land in Bostox, street or market place

- Dwelling house and land in Boston, street or market place E.; Mary Ayres W.; Richard Parker S.; highway N.— Pasture land in Boston, Baker E.: common or training place W.; highway N.; John Wampas S.— Dwelling house and 2 A. land in Dorchester, highway E.; John Davis W.; Enoch Wiswell N.; highway S.
- Dwelling house and land in Boston, the town street E.; Mr. Howard and Mr. Bellingham S.; said Bellingham and Seaborn Cotton, Sarah and Increase Mather and John Cotton W.; line from the street to the hill even with North side of house N.
- 228 64 A. land at Muddy River, John Biggs X.: Peter Aspinwall S. and E.: swamp W.: path between said land and marsh of John White E.
- 230 33 A. land in Braintree in the wilderness.
- 231 | 40 A. land in Braintree in the wilderness.
- 232 2 A. land [in Medfield], Nicholas Wood S.W.; common land E. and N.
- 235 14 A. land in Boston, highway to Charlestown E.; another highway to Charlestown W.; Mrs. Thatcher S.; Thomas Clarke and children of George Davis deceased N.
- 237 30 A. land in Braintree in the woods.
  - 1b 41 A. pasture at Fort Hill in Boston, lane to Fort Hill S.: ditch N.; Theodore Atkinson W.: hangings of Fort Hill, Peter Olliver and Edward Hutchinson E.— Warehouse adjoining warehouse of Samuel Shrimpton, going from Captain Olliver's house to the dock.—Warehouse adjoining warehouse of William Davis.—Warehouse near the mouth of the dock next to warehouse of John Woodmansey.—Dwelling house formerly called the "Kings Arms" facing Bendall's Dock, street to said Dock E.: Thomas Brattle S. and W.; Nehemiah Webb E.; Thomas Brattle N.

Date.	Grantee.	Grantor.	Instrument
June 7, 1671	Hutchinson, (cont'd.) Edward senr. et al. trs.	Robert Gibbs	Deed
$2\mathrm{mo},24,1672^\circ$	Edward et al. overseers	John Tapping et ux.	Mortgage
Apr. 29, 1672	Edward et al. trs.	William Read	Surrender of Pos- session
Apr. 29, 1672	Edward et al. trs.		Receipt
Feb. 1[],1668	Eliakim	Richard Hutchinson et ux.	Deed
June 7, 1671	Elisha et al. trs.	Robert Gibbs	Deed
Oct. 15, 1672	16	John Leverett et ux.	Deed
Feb. 22, 1668	Sarah est.	Eliakim Hutchinson	Deed
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Description.

House and 3 A. land in Boston on Fort Hill, with warehouse and wharf. — Land in Boston adjoining land of John Leverett and of Henry Phillips. — Interest in house and per-

Page.

sonal property formerly of Henry Webb. — Saw mill and land in York. Maine. — New warehouse in Boston by the old dock, adjoining warehouse of Thomas Deans. 984 Land and part of dwelling house in Boston, street W.; part of house N.: new house or workhouse E.: Enoch Greenleafe S. 291Dwelling house and land mortgaged by said Read to James Penn and said grantees. 291 \Receipt. Land in Boston on the N. side of Fort Hill. — Warehouse adjoining warehouse of Mr. Shrimpton. — Warehouse adjoining warehouse of William Davis. — Warehouse between the last mentioned warehouse and warehouse of John Woodmansey, with the dock belonging to the same. — House at the North End of Boston, adjoining land of Mr. Rick. — One half of a ketch. — Five forty-eighths of the ketch " William and Mary." — Personal estate. 251 House and 3 A. land in Bostox on Fort Hill, with warehouse and wharf. — Land in Bostox, adjoining land of John Leverett and Henry Phillips. — Interest in house and personal property formerly of Henry Webb. — Saw mill and land in York, Maine. — New warehouse in Boston by the old dock, adjoining warehouse of Thomas Deans. 342 One undivided sixth of land in Boston, on the East side of Fort Hill, highway or street N.: John Leverett S. and W.: low water mark E. 1 b  $4\frac{1}{4}$  A. pasture at Fort Hill in Bostox, lane to Fort Hill S.; a ditch N.; Theodore Atkinson W.: hangings of Fort Hill, Peter Olliver and Edward Hutchinson E. — Warehouse adjoining warehouse of Samuel Shrimpton, going from Captain Olliver's house to the dock. — Warehouse adjoining warehouse of William Davis. - Warehouse near the mouth of the dock next to warehouse of John Woodmansey. — Dwelling house formerly called the "King's Arms," facing Bendall's Dock, street to said dock E.: Thomas Brattle S. & W.: Nehemiah Webb E.; Thomas Brattle N. (95)

Date.	Grantee.	Grantor,	Instrument
Oct. 7, 1670	Jackson, Edmund	Edward Bate	Deed
1 mo. 26, 1672	Johnson, Humphrey	Richard Dwelle et ux.	Deed
Oct. 28, [ ]	James	Stephen Hoppin	Discharge
Jan. 17, 1669	••	Elizabeth Weare admx.	Deed
Jan. 17, 1669	<b>v</b> h	John Gill et ux. et al.	Release
Aug. 5, 1672	Phobe ax. of Samuel )	Samuel Johnson	Deed
Sept. 17, 1669		Richard Price	Mortgage
	Jolliffe,		
Sept. 13, 1672	Jones, Isaac jr.	Key Alsop	Deed
Feb. 22, 1668	Lake, Thomas et al. trs.	Eliakim Hutchin-	Deed
I			
Oct. 16, 1669		William Hudson et	Mortgage
Feb. 23, 1668	Largin, Alice ux. ) et of & lal. Henry (96)	William Courser et ux.	Deed

Page.	Description.
224	House and land in Boston, Richard Bellingham N.; John Hill and the street W.; James Everill E.; cove S.
269	Dwelling house and land in Hinguan in the great plain, common E.; James Witon and John Garnett W.; Matthew Hawke N.; William Riply S.—3 A., common land in the great plain W. and N.; river E.—One fourth part of 4 A. swamp on or near the river E. of the great plain lots.—One half of swamp granted to John Foulesham by the town of Hingham.
32	Discharge of mortgage fol. 31.
157	Dwelling house and 1 A, land in Dorchester, Enoch Wisewell E, and S,; Moseley W.; street to the meeting house N.
158	Release of above premises.
323	One third of estate of Edward Burton, deceased.
92	Dwelling house and land in Boston, highway from the new meeting-house to Peter Olliver's S.; lane E.; John Jolliffe N.; land of Mrs. Norton set apart for use of the new Church of Christ in Boston W.
335	Land in Bostox at W. end of orchard of said Key Alsop.
1 b	4½ A. pasture at Fort Hill in Boston, lane to Fort Hill S. ditch N.; Theodore Atkinson W.; hangings of Fort Hill Peter Olliver and Edward Hutchinson E. — Warehouse adjoining warehouse of Samuel Shrimpton, going from Captain Olliver's house to the dock. — Warehouse adjoining warehouse of William Davis. — Warehouse near the mouth of the dock next to warehouse of John Woodmansey. — Dwelling house formerly called the "King's Arms," facing Bendall's Dock street to said dock E.; Thomas Brattle S. and W.; Nehemial Webb E.; Thomas Brattle N.
118	Dwelling house and land in Boston, called the "Castle Tavern." the main street S.E.; a lane N.W.; Habakkuk Glover and Thomas Brattle W., E. & by S. — Dwelling house and 300 A land at Wading River near Plymouth.

Date.	Grantce,	Grantor.	Instrument.
Nov. 4, 1669	Le Cousteur, Philip	Samuel Winslow	Power
Jan. 21, 1674	Leverett, Hudson	John Hull	Release
2 mo. 24, 1672	Lidget, Peter	Zachariah Phillips et ux.	Mortgage
	Linde, see Lynd.		
May 17, 1670	Lobdell, John Hobdell, John	Isaac Lobdell et ux.	Deed
2 mo. 29,1672	Loring, Thomas	Edward Bunne et ux.	Deed
Sept. 20, 1670	Lyford, Francis	John Chandler	Mortgage
July 9, 1672	. 6	Thomas Smith et ux.	Deed
July 28, 1670	Lylly, Edward	Rachel Harwood admx.	Deed
Mar. 5, 1668	Lynde, Simon Lynd,	Edward Belcher senr.	Mortgage
	Linde,	Î	
May 14, 1669		Nathaniel Hunn et ux.	Deed
Sept. 15, 1669		Bartholomew Barnard et ux.	Deed
July 6, 1672	. 6	Elizabeth Meares et al.	Deed

Page.	Description.
134	Power of attorney.
226	Partial release of mortgage fol. 225.
286	9 A. land in Boston, lands now or late of James Browne and of Samuel Cole N.; sea S. and W.; lands late of Nathaniel Williams E. and S.
190	Land [in Hull], the bay S. E.; Samson Shore jr. N.W.; John Benson senr. N.W.; Richard Stubbs senr. S.E.
289	2 A. land at Peddocks Island, Broad Bay N.E.; Edward Bunn S.W.; William Chamberlaine S.E.; Edward Bunn N.W.
219	Dwelling house and 2 A. land in Roxbury, Ammi Dawe E. and W.; John Alcock N.; John Watson senr. S. — 10½ A. in Roxbury in the Nooks next Dorchester, 2d lot, between Philip Torrey and assigns of Joseph Patching. — 22 A. in Roxbury in the 8th lot in 1000 A. next Dedham.
320	Land in Boston, the sea and Fort Hill E.: Thomas Smith W.
208	Dwelling house and land in Boston street to Roxbury N.W.; Edward Cowell S.W.; widow Buttolph S.E.; highway to Wheeler's Pond N.E.
13	Dwelling house and 1 A. land in Boston at the South end, widow Coleborne N.; Jacob Elliott S.; widow Coleborne and Jacob Elliott E.; William Tahmage and Seth Perry W.
38	Dwelling house and land in Boston, highway N.W.: Josias Cobham and Simon Lynd N.E.; Hope Allen S.E.: widow Hick S.W.
112	Land in Boston at the North end, the street S.; George Auris N.; Samuel Shrimpton W.; Nathan Rainsford E.
317	1½ A. land in Boston near the Mill Pond. Howe, N.; lane or highway S.; Alexander Becke W.; Simon Linde E.

Date.	Grantce.	Grantor.	Instrument.
Aug. 5, 1672	Lynde, (continued.) Simon	Elizabeth Meares et al.	Deed
Aug. 5, 1672		Fearenot Shaw	Mortgage
May 23, 1672	Macgoune, Jon.	Simon Pecke	Deed
Nov. 5, 1669	Manning, Ann et al.	Richard Parker	Deed
1 mo. 26, 1672	March, Onesephorus	Richard Dwelle	Deed
1 mo. 26, 1672		Dinah Dwelle	Release
1 mo. 10, $16\frac{7}{7}\frac{1}{2}$	Marshall, Robert	Theodore Atkinson senr.	Release
Mar. 29, 1670	<b>Martin</b> , Michael	Richard Martin et ux.	Deed
Oct. 15, 1672	Mason, Arthur	John Leverett et ux.	Deed
Feb. 21, 1669	Henry	Thomas Walker et ux.	Deed
Oct. 8, 1670	Mather, Increase	Seaborn Cotton	Agreement
Aug. 23, 1672	Matson, Abigail Anne Hannah John John Joshua Mary Thomas Thomas jr.	Theodore Atkinson senr.	Deed

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Page.	Description.

- 325 Land in Boston, Simon Lynde E. and N. ; Elizabeth and James Meares S. and W.
- 326 36 A. land in Weynouth on Eastern Neck near Juniper Point:
  14 A. thereof upland, Samuel Tory N.; James Luding S.;
  common land W.; 2 A. meadow, hereby granted, E.: 7 A.
  thereof upland towards Eastern point of said Neck: and 13
  A. thereof land and meadow on said Neck.
- 297 House and 2 A. land [in Hingham], Jeremiah Beale N.W.; Thomas Harding S.E.; highway S.W.; Jon. Tower N.E.—
  1 A. meadow, Jon. Tower N.W. and S.E.; creek N.E.; said house lot S.W.— Other land adjoining said house lot on the N.W.
- 136 Part of a house [in Bostox] leased to Richard Taylor.
- 265 Houses and land in Hingham, Thomas Nicoles senr. E.; common on the other sides.
- 266 Release of dower in the above land.
- 264 Release of all demands.
- 179 Houses and land in Boston, a common way near the new meeting house S.E.; Thomas Cooper and gate formerly of Zachariah Phillips N.W.; Richard Martin S.W.; Zachariah Phillips N.E.
- 343 One undivided sixth of land in Boston on the east side of Fort Hill, highway or street N.; John Leverett S. and W.; low water mark E.
- 163 Land in Boston at the North End. Ephraim Hunt S.W.; street from the North meeting house towards Center Haven N.E.; James English S.E.; Thomas Walker and John Mayo N.W.
- As to strip of land in Boston to be held in common, part of the land conveyed to Seaborn Cotton fol. 233.
- 333 Land in Boston, Mr. Atwater N.E.; Theodore Atkinson senr. S.E.; highway W.; another highway N.

Date.	Grantec.	Grantor.	Instrument
	Mendon, Town of	Moses Paine et al.	Deed
Feb. 23, 1668	Moore, Jeremiah ) Samuel ) et al.	William Courser et ux.	Deed
Sept. 29, 1669	Morris, Edward et al. trs.	Edward Cartwright	Deed
2 mo. 29, 167 <b>2</b>	Moss, John	Samuel Bosworth et ux.	Deed
June 10, 1669	Newell, Abraham jr.	Thomas Hawley et ux.	Deed
Oct. 6, 1669	Ofeild, Thomas Oldfeild,	James Olliver et ux.	Deed
Oct. 6, 1669		Edward Allen	Deed
Apr. 1, 1669	<b>Olliver,</b> Peter et al. trs.	Mary Norton exrx.	Deed
Oct. 16, 1669		William Hudson et ux.	Mortgage
2 mo. 11, 1672	<b>0</b> xenbridge, John	Samuel Shrimpton et ux.	Deed
1 mo. 11, $167\frac{1}{2}$	Paine, John	Thomas Hincks- man admr.	Deed
	Moses et al.	Anaussanuk et al. Indians	Deed

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Description.

289	Land conveyed by Anaussanuk et al. Indians to Moses Paine et al. fol. 288.
7	Dwelling house and land in Boston, lane from William Hudson's to Henry Allen's N.; Thomas Brattle S.; William Hayward E.; Robert Portis W.
104	Dwelling house and land in Boston, Thomas Sheffeild E.; Samuel Mayo S.; highway N.W.; Thomas Edsell N.—Land adjoining the above, way N.E.; John Mayo S.W.; Thomas Edsell N.W.; John Capen S.E.
292	Dwelling house and land in Boston, Thomas Clerke S.E.; John Moss S.W.; street to the common or training field N.W.; School house street N.E.
42	35 A. 35 rods land in Roxbury. 26th lot in the division next Dedham, between heirs of George Holmes and Daniel Brewen.
115	Land in Boston, lane from the market street to Mr. Bridgham's E.; Thomas Baker W.; Edward Allen S.; land formerly of Samuel Olliver N.
116	Dwelling house and land [in Boston], street S.; lane from Ensign Phillips' to Henry Bridgham's E.; William Hawkins W.; Thomas Ofeild N.
26	Land in Bostox on the high street to Roxbury and lane to Peter Olliver's, next Nathaniel Reynolds' and adjoining lands of Mary Norton and Richard Price.
118	Dwelling house and land in Boston called the "Castle Tavern," the main street S.E.; a lane N.W.; Habakkuk Glover and Thomas Brattle W.: E. & by S. — Dwelling house and 300 A. land at Wading River near Plymouth.
276	Dwelling house and ½ A. land in Boston, James Penn S.; Humphrey Davis N.; land formerly of James Davis W.; street E.
255	<sup>3</sup> A. land in Boston at the North End. Esdras Reed S.W.;

muck great pond.

Tract of land 8 miles square, 15 miles from Mediteld and one mile East of a small river, which is three miles East of Nip-

highway to the ferry N.W.; land formerly of John Bakar N.E.; Richard Benitt S.E.

Date.	Grantee.	Grantor	Instrument.
Mar. 12, $16\frac{69}{70}$	Palsgrave, Anna	Abraham Busby et ux.	Deed
Oct. 25, 1670	" est.	John Williams et al.	Marriage Contract
5 mo. 3, 1672	Parke, William	Isaac Johnson et ux.	Deed
Mar. 3, 167½	Parmiter, John	John Scarlet et ux.	Deed
Apr. 1, 1670	Pason, Edward }	Timothy Mather et al. admrs.	Deed
Mar. 23, 1668	Penn, James et al. gdns.	John Bateman et al. wardens	Indenture
July 26, 1670	Pepper, Robert	William Parkes et ux.	Deed
July 5, 1672	Phipany, Gamaliel est. Sarah exrx.	Robert Haughton	Deed
June 25, 1669	Pitt, Edmond Pitts,	William Woodcock admr.	Deed
Sept. 12, 1669	John	William Green- ough et al.	Charter- party
Sept. 29, 1669	Plats, Thomas	John Lewis et ux.	Deed
	Platts,	j	

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Page.	Description.
171	Land and part of a dwelling house [in Boston], the great street leading to Roxbury E.: Edmond Dennis N.; Abraham Busby S. and W.
241	Dwelling house and land in Bostox in possession of Thomas Bingly. — One third part of farm at Assaber on both sides of the river.
312	10 A. land in Roxbury, the great lots S.E.; highway W.; highway and land late of Samuel Hagborn N.
258	Land in Boston, at the North end, near the Battery, land late of widow Reade E.S.E.; John Scarlett W.N.W.; land late of Nathaniel Fryer, and low water mark, the town highway running through the same.
181	140 A. land in Roxbury and Dorchester, Roxbury fresh meads N.E.; highway to Dedham S.E.; Roxbury middle division S.W.; a parcel of land called "Hallison" and the river N.W.—8 A. land in Roxbury on either side of Roxbury fresh meadow.—3 A. land in Dorchester in Flaggy Meadow.—17 A. land in Dorchester on the river and near Dorchester twenty-acre lots.—68 A. land in Roxbury, 3rd allotment last division, lots 34, 35, 36, and 37.
21	As to supply of water for the water works in Conduit street from pasture land west of the dwelling house of the late William Tyng in Boston.
201	One sixth part of two lots of land in ROXBURY, called "Baker's lot" and "Whittamore's lot."
316	Land and warehouse in Boston, near the draw bridge.
48	Houses and lands in Hingman in the Home Neck, highway W.; Edmond Pitts N.; Thomas Andrewes E.; John Thaxter and Edmond Pitts S.
86	Ship "Increase," now in Carlisle Bay in the island of Barbadoes.
96	Dwelling house and land in Boston. Bartholomew Cheaver N.E.; James Hudson S.W.; the back lane to Richard Greene's N.; the street S.  (105)

Date.	Grantee.	Grantor.	Instrument
4 mo. 7, 1672	Plats, (continued.) Thomas	William Wright senr. et ux. exrx.	Deed
Nov. 1, 1669	Pynchon, John Pincheon,	Edward Rawson et ux.	Deed
Oct. 25, 1670			Deed
1668	Rawson, Edward	Barbara Laycocke	Power
Apr. 1, 1669	" et al. trs.	Mary Norton exrx.	Deed
Oct. 14, 1669		Nicholas Prideaux et ux.	Power
Oct. 25, 1670		John Pynchon	Can- cellation
Oct. 25, 1670	"et al. trs.	John Williams et al.	Marriage Contract
2  mo.  24, 1672	 overseers	John Tapping et ux.	Mortgage
Apr. 29, 1672	" et al.trs.	William Read	Surrender of Possession
Apr. 29, 1672			Receipt
Apr. 1, 1669	Raynsford, Edward et al. trs.	Mary Norton exrx.	Deed
Mar. 12, 1669	Richards, John	George May ct ux.	Mortgage

Page.	Description.
302	Land in Boston at the South end, William Wright et ux. Milcha and William Tahnage S.; Mrs. Coleborn E.; the Governor's N.; highway or lane W.
124	Dwelling house and land in Boston, Thomas and Ann Batt N.; street to Roxbury E.; lane S.; Edward Rawson W
238	Dwelling house and land in Boston, street to Roxbury E.: lane S.; the common W.; William Pollard, Thomas Clarke, Richard Cooke, Richard Wright, John Blower. Thomas and Ann Batt N.
I.	Power of attorney and decree of court.
26	Land in Boston on the high street to Roxbury and lane to Peter Olliver's, next Nathaniel Reynolds' and adjoining lands of Mary Norton and Richard Price.
54	Power of attorney.
126	Cancellation of deed Edward Rawson et ux. to John Pincheon fol. 124.
241	Dwelling house and land in Boston in possession of Thomas Bingly. — One third part of farm at Assabet on both sides of the river.
284	Land and part of dwelling house in Boston, street W.; part of house N.; new house or workhouse E.; Enoch Greenleafe S.
291	Dwelling house and land mortgaged by said Read to James Penn and said grantees.
291	Receipt.
26	Land in Boston on the high street to Roxbury, and lane to Peter Olliver's, next Nathaniel Reynolds' and adjoining lands of Mary Norton and Richard Price.
169	House, land and shops in Boston, near Bendall's Dock, the great street to the dock head N.; lane from the dock head towards the Town House E.; Mr. Thatcher S.; William Toy W.

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Date.	Grantee.	Grantor,	Instrument.
Mar. 25, 1670	Richards, (continued.) John	William Hoare et ux. et al.	Mortgage
з mo. 22, 1672	4.	  WilliamMeadeetal.	Power
Aug. 16, 1669	Rock, Joseph	Edward Tyng et ux.	Deed
Aug. 16, 1669	"	Samuel Davie et ux.	Deed
Aug. 16, 1669	"	John Leveret et ux.	Deed
Aug. 11, 1672	٤.	Thomas Deane	Release
Feb. 26, $16\frac{69}{70}$	Royall, Samuel	William Hudson et ux.	Mortgage
Aug. 20, 1669	Ruddock, David	William Colhoun	Power
Oct. 26, 1670	Russell, Richard et al. trs.	Zachariah Whit- man et al.	Marriage Contract
Nov. 5, 1669	Sands, John et al.	Richard Parker	Deed
Apr. 1, 1669	Savage, Thomas et al. trs.	Mary Norton exrx.	Deed
July 28, 1670	" senr.	Elizabeth Haugh	Power
Sept. 27, 1672	Thomas	William Phillips et ux.	Deed
Sept. 15, 1670	Saywell, David (108)	Edward Tyng et ux.	Deed

Page.	. Description.		
177	Land in Boston, street to Roxbury E.; Ephraim Pope S.; Edward Rawson W.; Edward Rawson and his lane N.—Dwelling house and land, street to James Penn's N.; Edward Rawson S.; Richard Cooke W.; John Blowre E.		
298	Power of attorney.		
67	One fourth part of Gallors Island. — One fourth part of Nix's Mate. — 2 A. land on Long Island, Joseph Rock E.; the sea N.W.; Edward Cowell S.W.; Jonathan Balston, Thomas Stanbury, and Thomas Brattle S.		
70	$2\frac{1}{2}$ A. land on Long Island in Boston, Joseph Rock E.; Edward Twing W.; the sea N.; Theodore Atkinson S.		
72	Land and warehouse and shop in Boston, mill creek N.E.; lane W.S.; Joseph Rock S.E.; highway W.S.		
249	Release of bond fol. 249.		
167	800 A. land in Dedham, called "Willoponuppug" near Wading River.		
81	Power of attorney.		
243	Houses, land and personal property at Hull and at Milford. Conn. — One third part of farm at Assabet on both sides of the river.		
136	Part of a house [in Boston] leased to Richard Taylor.		
26	Land in Boston on the high street to Roxbury and lane to Peter Olliver's, next Nathaniel Reynolds' and adjoining lands of Mary Norton and Richard Price.		
206	Power of attorney.		
340	Dwelling house and land in Boston called the "Ship Tavern." street E.; Thomas Clarke, Edward Porter and Anthony Stoddard S.; Henry Messenger and the prison land W.; William Davis N.		
217	Dwelling house and land in Boston, Richard Bellingham N.; Hannah Savage S. and W.; street E. (109)		

Date.	Grantee.	Grantor,	Instrument.
June 15, 1669	Scarlet, Mary et al. attys. Scarlett, Samuel est.	Bartholomew Barnard	Agreement and Award
Dec. 31, 1669	Samuel et al.	Bartholomew Barnard et ux.	Deed
Jan. 7, 1669		Richard Collicott et al. trs.	Confirma- tion
Apr. 29, 1670	٠.	Thomas Hineksman admr.	Deed
Mar. 23, 1668	Scottow, Joshua et al. wardens		Indenture
Apr. 1,1669	Joshua et al. trs.	Mary Norton exrx.	Deed
Aug. 21, 1672	Searle, Deliver- ance Samuel est.	Daniel Searle	Deed
$2\mathrm{mo},20,1672$	Sellick, Jonathan	Robert Penoire	Power
May 25, 1670	Sever, Nathaniel	Joseph Wise et ux.	Deed
2  mo.  24,1672	Sheafe, Mehitable est.	John Tapping et ux.	Mortgage
Apr. 29, 1672	.6	William Read	Surrender of Posses- sion.
Apr. 29, 1672			Receipt
Nov. 4, 1669	Samson	Richard Ballard	Power
Oct. 16, 1669	$\left\{egin{align*} \mathbf{Shrimpton}, \ \mathbf{Abigail} \ \mathbf{Bethiah} \end{array} ight\} \mathrm{etal.est}.$	William Hudson et ux.	Mortgage

Page.	Description.		
47	As to division line between estates of Samuel Scarlet and Bartholomew Barnard [in Boston.]		
150	Land and wharf in Boston, Samuel Scarlett N.E.; street or common way N.W.; the sea or harbor S.E.; the town slip S.W.		
155	Confirmation of above.		
186	1000 A. land on N.E. side of Merrimack River, near Weeke-Sooke Island, bounded by said river, Muskuppick Pond. common land and land of John Hull.		
21	As to supply of water for the water works in Conduit street from pasture land west of the dwelling house of the late William Tyng in Boston.		
26	Land in Boston on the high street to Roxbury and lane to Peter Olliver's, next Nathaniel Reynolds' and adjoining lands of Mary Norton and Richard Price.		
332	Land and wharf in Boston near Fort Hill. — All other lands in New England purchased by said Daniel.		
280	Power of attorney.		
193	Dwelling house and $1\frac{1}{2}$ A. land in Roxbury, highway to house of John Watson senr. W.; Isaac Morrell S. and N.; Joseph Wise S. or S.W.		
284	Land and part of dwelling house in Boston, street W.; part of house N.; new house or workhouse E.; Enoch Greenleafe S.		
291	Dwelling house and land mortgaged by said Read to James Penn et al. trustees.		
291	Receipt.		
132	Power of attorney.		
118	Dwelling house and land in Boston called the "Castle Tavern," the main street S.E.; a lane N.W.; Habakkuk Glover and Thomas Brattle W.; E. & by S. — Dwelling house and 300 A. land at Wading River near Plymouth (111)		

Date.	Grantee.	Grantor,	Instrument.
May 7, 1670	Shrimpton, (cont'd.) Bethiah est.	Thomas Breedon et	Deed
8 mo. 28, 1669	Edward est.	James Johnson et ux.	Mortgage
9bei 27, 1669		John Winthrop senr. et ux.	Mortgage
Oet 16, 1669	Elizabeth et al. est.	William Hudson et ux.	Mortgage
8 mo, 28, 1669	ii	James Johnson et ux.	Mortgage
9ber 27, 1669		John Winthrop senr. et ux.	Mortgage
Oct. 16, 1669	Henry est.	William Hudson et ux.	Mortgage
8 mo. 28,1669	·· exor. est.	James Johnson et ux.	Mortgage
9ber 27, 1669		John Winthrop senr. et ux.	Mortgage
Dec. 12, 1669		Henry Way	Deed
May 7, 1670	" est. (112)	Thomas Breedon et ux.	Deed

Page.

#### Description

- Dwelling house and land [in Boston], street towards the mill pond N.W.; another street S.W.; John Wakefeild N.E.; John Mellowes and George Burrell S.E.
- 126 Dwelling house, slaughter house and land in Boston, street to Roxbury W.; lane and spring and land of Amos Richardson.

  Thomas Smith and the late Antipas Boyce S.; highway to Mr. Bridgham's N. and E.
- Dwelling house and 600 A. farm called "Ten Hills," at Mistick in Charlestown.
- Dwelling house and land in Boston called the "Castle Tavern," the main street S.E.; a lane N.W.; Habakkuk Glover and Thomas Brattle W.; E. & by S.—Dwelling house and 300 A. land at Wading River near Plymouth.
- Dwelling house, slaughter house and land in Boston, street to Roxbury W.; a lane and spring and land of Amos Richardson, Thomas Smith and the late Antipas Boyce S.; highway to Mr. Bridgham's N. and E.
- 137 Dwelling house and 600 A. farm called "Ten Hills," at Mistick in Charlestown.
- Dwelling house and land in Boston called the "Castle Tavern," the main street S.E.; a lane N.W; Habakkuk Glover and Thomas Brattle W., E. & by S. Dwelling house and 300 A. land at Wading River near Plymouth.
- Dwelling house, slaughter house and land in Boston, street to Roxbury W.; a lane and spring and land of Amos Richardson, Thomas Smith and the late Antipas Boyce S.; highway to Mr. Bridgham's N. and E.
- 137 Dwelling house and 600 A. farm called "Ten Hills," at Mistick in Charlestown.
- 142 15 A. 1 qr. 32 rods, lot 48 in the commons of Dorchester, John Pearse N.E.; Hopestill Foster S.W.; Braintree line S.E.; the parallel line N. W.—Also lot 28, containing 8 A. 1 qr. 19 rods, widow Turner N.; Richard Baker S.; Mother Brook E.; Roxbury line W.
- Dwelling house and land [in Boston], street towards the mill pond N.W.; another street S.W.; John Wakefeild N.E.; John Mellowes and George Burrell S.E.

Date.	Grantee.	Grantor.	Instrumen:
Feb. 24, 1668	Shrimpton, (cont'd.) Jonathan	William Cotton senr. et ux.	Deed
Feb. 24, 1668		William Cotton senr.	Bond
May 7, 1669	·· et ux. } Mary }	Peter Olliver et ux.	Deed
Nov. 16, 1669,		John Matson	Release
Oct. 7, 1670		Edmund Jackson et ux.	Deed
8 mo. 28, 1669	Lydia et al. est.	James Johnson et ux.	Mortgage
9ber 27, 1669		John Winthrop seur. et ux.	Mortgage
May 7, 1669	Mary ux. of & \ Jonathan \	Peter Olliver et ux.	Deed
Feb. 22, 1668	Samuel et al. trs.	Eliakim Hutehin- son	Deed
Oet. 16, 1669		William Hudson et ux.	Mortgage
8 mo. 28, 1669	" exor. & tr.	James Johnson et ux.	Mortgage

Page.	Description.
9	Dwelling house and land, shop and slaughter house in Boston, Edmond Jackson E.; street W.: Thomas Duer N.; William Cotton S.
12	Bond.
36	Land in Boston at the South end, new highway N.; Peter Olliver E.; W.; and S.
137	Land in Boston near the Dock head, between house of Henry Thomson and land of Thomas Duer.
224	Land in Boston, Edmund Jackson S.: Thomas Dewer N.: Jonathan Shrimpton W.: James Everell E.
126	Dwelling house, slaughter house and land in Boston, street to Roxbury W.; a lane and spring and land of Amos Richardson. Thomas Smith and the late Antipas Boyce S.; highway to Mr. Bridgham's N. and E.
137	Dwelling house and 600 A. farm called "Ten Hills" at Mistick in Charlestown.
36	Land in Boston at the South end. new highway N.; Peter Olliver E.; W.; and S.
1 <sup>b</sup>	44 A. pasture at Fort Hill in Boston, lane to Fort Hill S. ditch N.; Theodore Atkinson W.; hangings of Fort Hill. Peter Olliver and Edward Hutchinson E. —Warehouse adjoining warehouse of Samuel Shrimpton going from Captain Olliver's house to the dock. —Warehouse adjoining warehouse of William Davis. —Warehouse near the mouth of the dock next to warehouse of John Woodmansey. —Dwelling house formerly called the "Kings Arms" facing Bendall's Dock. street to said Dock E.; Thomas Brattle S. and W.; Nehemiah Webb E.; Thomas Brattle N.
118	Dwelling house and land in Boston called the "Castle Tavern," the main street S.E.: a lane N.W.; Habakkuk Glover and Thomas Brattle W., E., & by S. — Dwelling house and 300 A. land at Wading River near Plymouth.
126	Dwelling house, slaughter house and land in Boston, street to Roxbury W.; a lane and spring and land of Amos Richard- son, Thomas Smith and the late Antipas Boyce S.; highway to Mr. Bridgham's N. and E.

Date.	Grantee.	Grantor.	Instrument.
9ber 27, 1669	Shrimpton, (cont'd.) Samuel exor. & tr.	John Winthrop senr. et ux.	Mortgage
May 7, 1670	· tr.	Thomas Breedon et ux.	Deed
July 30, 1670		Joshua Scottow et ux.	Deed
8 mo. 28, 1669	Silas et al. est.	James Johnson et ux.	Mortgage
9ber 27, 1669		John Winthrop senr. et ux.	Mortgage
	Smith, Richard	Deborah Phillips et al.	Indenture
	.,	Edward Phillips et al.	Indenture
	Stiles, Robert	William Clarke et ux.	Deed
2mo. 24, 1672	Stoddard, Anthony et al. Stoddar, overseers	John Tapping et ux.	Mortgage
Apr. 29, 1672	Anthony et al. trs.	William Read	Surrender
			Possession
Apr. 29, 1672			Receipt
June 3, 1669	John senr.	Clement Bates	Deed
Nov. 4, 1669	Suffolk County, Treasurer of	Philip Wharton et al. est.	Levy
5 mo. 16, 1672	" " (116)	Arthur Mason et al.	Bond

Page.	Description.
137	Dwelling house and 600 A. farm called "Ten Hills," at Mistick in Charlestown.
188	Dwelling house and land [in Boston], street towards the mill pond N.W.; another street S.W.; John Wakefeild N.E.; John Mellowes and George Burrell S.E.
214	Dwelling house and $\frac{1}{2}$ A. land in Boston, James Penn S; Humphrey Davie N.; James Davis W.; the street E.
126	Dwelling house, slaughter house and land in Boston, street to Roxbury W.; a lane and spring and land of Amos Richardson, Thomas Smith, and the late Antipas Boyce S.; highway to Mr. Bridgham's N. and E.
137	Dwelling house and 600 A. farm called "Ten Hills" at Mistick in Charlestown.
304	Indenture of apprenticeship.
304	Indenture of apprenticeship.
301	15 A. land in Dorchester, in the 20 A. lots: one lot, James Umpher S.; Thomas Davenport N.; divisions in the cow walk E. and W.: and 5 A., Richard Baker S.; goodman Priser N.; Thomas Grant E.; the divisions W.
284	Land and part of dwelling house in Boston, street W.; part of house N.; new house or workhouse E.; Enoch Greenleafe S.
291	Dwelling house and land mortgaged by said Read to James Penn and said grantees.
291	Receipt.
40	<sup>2</sup> A. land in Hingman, William Large W.; Henry Tuttle S.; Batchilors street E. — 10 A. in Hingman on the Great Plain, William Hersey S.; John Tower N.; highways E. and W.
134	Land [in Boston], widow Browne N.; heir of Matthew Irons E.: Philip Wharton N.; highway W.
322	Bond.

Date.	Grantee.	Grantor,	Instrument
Mar. 4, 167 <u>1</u>	Sutton, Bartholomew	Samuel Bosworth	Deed
May 18, 1670	Richard	Samuel Hutchinson et ux.	Deed
July 11, 1670	Tapping, John	Joseph Turner	Deed
July 14, 1669	Taylor, William	Henry Taylor et ux.	Deed
Mar. 5, 1668	Thomas, Alice	Henry Kemble et	Deed
June 27, 1669	Thomson, Henry	William Cotton et ux.	Deed
Feb. 22, 1668	Tileston, Timothy Tilston,	William Robinson et ux.	Deed
Mar. 6, 1668	"	William Trescott	Deed
	Ting, see Tyng.		
Mar. 2, $16\frac{7}{7}\frac{1}{2}$	Towers, William	John Hunt et ux.	Discharge
May 4, 1669	66	Ann Carter et al.	Deed
May 4, 1669	66		Bond
	Trewsdall, see Trus	dall.	

Page.	Description.
260	Land in Boston, highway N.W.; Samuel Bosworth N.E.; Thomas Clarke S.E.; William Pollard S.W.
191	Dwelling house and lands in Reading.
200	Land in Boston, John Tapping W.; highway or lane from the market place E.; Ephraim Turner and William Worcester N.; Edmond Greenleafe S.
57	Warehouse and wharf in Boston, Mill Creek S.; Thomas Lake W.; Mrs. Paddy N.; Henry Taylor E.— Wharves and warehouses adjoining the above, Mill Creek S.; James Robinson E.; Mr. Paddy N.
14	Land in Boston at the North end, Alice Thomas S.E.; street by the new meeting house N.W.; Henry Kemball N.E.; Thomas Clarke S.W.
51	Dwelling house and land in Boston, Edmond Jackson E.; street W.; Jonathan Shrimpton N.; Isaac Walker and Edmond Jackson S.
1a	House and 10 A. land in Dorchester, tide mill ereek E.; highway through the great lots towards Neponset Mill W.; Richard Mather S.; William Trescott and Enoch Wiswell N.—One half part of the corn water mill on Smelt Creek or Brook, near Captain's Neek in Dorchester, and one half the millstone and tools.
15	2 A. land in Dorchester in the great lots, Enoch Wisewall N.; Timothy Tileston S.; highway to Neponset Mill W.; way to the tide mill or land of Timothy Tilleston E.
20	Discharge of mortgage fol. 18.
33	Dwelling house and land in Boston at the North end, street E.; the meeting house W.; Henry Faine N.; John White S.

35 | Bond. .

Date.	Grantee,	Grantor.	Instrument.
5 mo. 8, 1672	Trott, Thomas	Christopher Gibson	Dead
Apr. 1, 1669	Trusdall, Richard et al. Trewsdall, trs.	Mary Norton exrx.	Deed
1 mo. 26, 1672	Tucker, John	Richard Dwelle et ux.	Deed
July 28, 1670	Turner, John	Penelope Turner exrx.	Deed
Sept. 20, 1670	${f Joseph}$	Penelope Turner exrx.	Deed
Mar. 23, 1668		John Bateman et al. wardens	Indenture
Nov. 4, 1669	· treasr.	Philip Wharton et al. est.	Levy
Aug. 21, 1672	· tr.	Daniel Searle	Deed
Mar. 23, 1668	William William's est.	John Bateman et al. wardens	Indenture
Apr. 1, 1669	Usher, Hezekiah et al. trs.	Mary Norton exrx.	Deed

Page.	Description.
319	Dwelling house and 3 A. land in Dorchester, Mr. Heyword N.; John Peirce and Henry Kibby W.; highway S.; Thomas Makepeace and Thomas Birch E. — 3 A. marsh, the sea E.; Henry Way's creek S.; clay pits N.; the new creek, John Peirce and Christopher Gibson W. — 6 A. marsh, Hutchinson's Creek and Anthony Newton N.E.; Henry Cunlett N.W.; the river and creeks S.E. and S.W. — 4 A. in each of the three divisions.
26	Land in Bostox on the high street to Roxbury and lane to Peter Olliver's, next Nathaniel Reynolds' and adjoining lands of Mary Norton and Richard Price.
268	Land in Hingham, John Tucker N.; George Marsh S.: common E.; Jeremiah Beales W.
206	2 A. land in Boston at Centry Hill, Joseph Turner E.; Richard Cooke W.; Joshua Scottow N.; Thomas Miller S.— Land in Boston, John Turner E.; Joseph Turner W.; Joshua Scottow N.; common or training field S.; and highway to Centry Hill.
223	Dwelling house and land in Boston next to Century Hill, common or training field S.; John Turner W. and E.; Jeremiah Houchin N.—Other land in Boston, William Woster and lane from the market place towards the spring E.; Edmond Greenleafe S.; John Tappin W.; Ephraim Turner N.
21	As to supply of water for the water works in Conduit street from pasture land west of the dwelling house of the late William Tyng in Boston.
134	Land [in Boston], widow Browne N.; heir of Matthew Irons E.; Philip Wharton N.; highway W.
332	Land and wharf in Boston, near Fort Hill. — All other lands in New England purchased by said Daniel.

26 Land in Boston on the high street to Roxbury and lane to Peter Olliver's, next Nathaniel Reynolds' and adjoining lands of Mary Norton and Richard Price.

21 As to supply of water for the waterworks in Conduit street from pasture land west of the dwelling house of the late

William Tyng in Boston.

Date.	Grantee.	Grantor.	Instrument.
Oet. 16, 1669	Usher, (continued.) Hezekiah et al. trs.	William Hudson et ux.	Mortgage
July 16, 1672	Veering, John est.		Deposition
Sept. 24, 1672	Walker, Samuel	Joshua Scottow et ux.	Deed
Dec. 15, 1669	Waller, Thomas	Francis Croakham	Deed
		Francis Croakham et ux.	Draft of a deed
		Joane Croakham admx.	Confirma- tion
2 mo. 24, 1672	Webb, Henry est.	John Tapping et ux.	Mortgage
June 15, 1669	John et al. attys.	Bartholomew Bar- nard	Agreement and Award
Nov. 4, 1669	$\left. \begin{array}{c} \textbf{Wharton, } \underset{ux. \text{ of }}{\operatorname{Philip}} \right)^{\operatorname{est.}}$	Philip Wharton est.	Levy
Nov. 2, 1669	Philip	Thomas Irons	Deed
Sept. 30, 1669	Whitcomb, James	Zachariah Phillips et ux.	Deed
Sept. 30, 1669			Lease
Sept. 29, 1669	White, John et al. trs.	Edward Cartwright	Deed
ı			

Page.	Description.
118	Dwelling house and land in Boston called the "Castle Tavern," the main street S.E.; a lane N.W.; Habakkuk Glover and Thomas Brattle W.; E. & by S. — Dwelling house and 300 A. land at Wading River near Plymouth.
322	Concerning land given by James Wiseman to John Veering.
338	House and land in Boston near the Conduit, Joshua Scottow W. and N.; Samuel Sendall E.; street S. — Land near or adjoining above on an alley, wharf N.W.; warehouse E.; Samuel Sendall S.
144	Land [in Bostox] between land of William Sheffeild and said Croakham, running back to goodman Sanford's land.
145	Land [in Boston], William Sheffeild N.; Francis Croakham S.; highway E.; Richard Sanford W.
146	Confirmation of deed Francis Croakham to Thomas Waller fol. 144
284	Land and part of dwelling house in Boston, street W.; part of house N.; new house or workhouse E.; Enoch Greenleafe S.
47	As to division line between estates of Samuel Scarlet and Bartholomew Barnard [in Boston].
134	Land [in Boston], widow Browne N.; heir of Matthew Irons deceased E.; Philip Wharton N.; highway W.
130	Land in Boston, Henry Allen S.; Rebecca, wife of Francis Thomas, N.; street or way W.; Samuel and Elizabeth Irons E.
106	Land in Boston, street or highway to John Fareweather's N.E.; John Wilmott and Richard Wharton S.E.; the new burying place S.W.; land belonging to the Alms House, land of widow Wills and the highway N.W.
108	Land and warehouse in Boston, highway W.; John Leveret E.; Mr. Coles S.
104	Dwelling house and land in Boston, Thomas Sheffeild E.; Samuel Mayo S.; highway N.W.; Thomas Edsell N.—Land adjoining the above, way N.E.; John Mayo S.W.; Thomas Edsell N.W.; John Capen S.E.

Date.	Grantee.	Grantor.	Instrument,
Feb. 8, 1669	White (continued.) John jr. et al.	John Wiswall	Deed
Aug. 23, 1670	Laurence	Edward Bud et ux.	Deed
Oct. 26, 1670	Whitman, Zacha- riah Zachariah est. ) et al.	Richard Russell et al. trs.	Marriage Contract
June 27, 1670	Wilkins, John	Nehemiah Webb et ux.	Deed
Oct. 25, 1670	Williams, John et al.	Edward Rawson et al. trs.	Marriage Contract
Aug.1[],1669	Richard	Thomas Berry	Charter- party
Mar. 25, 166 <u>8</u>	Wilmott, John Wilmott, Wilmott,	Zachariah Phillips et ux.	Deed
1 mo. 11, $167\frac{1}{2}$	} Sarah }	Elizabeth Rugles admx.	Deed
2 mo. 27, 1672	Witon, James	Richard Dwelle et ux.	Deed.

Page.	Description.
160	Land in Boston, Hannah Grover S.E.; Augustin Lyndon N.W.; Daniel Turell senr. S.W.; the sea N.E.
216	Land in Boston at the North end, street in front: Damel Turell in rear: Edward Bud N.: Nicholas Lash S.
243	Houses, land and personal property at Hull and at Milford, Conn. — One third part of farm at Assabet on both sides of the river.
197	Land and part of a dwelling house in Boston, Joseph Webb E.; Habakkuk Glover N.; street facing the dock S.; Eliakim Hutchinson W.
241	Dwelling house and land in Boston in possession of Thomas Bingly. — One third part of farm at Assabet on both sides of the river.
65	One half of ship "Speedwell" now in the harbor of Boston.
25	Land in Boston, highway to John Fayreweather's N.W.; James Whitcom, formerly of said Phillips, S.W.; Richard Wharton, formerly of said Phillips, S.E. and N.E.
253	Land in Boston on the Mill Pond, John Farnsey N.; drain S.; land formerly of George Rugles E.
272	Land in Hingham in the great plain, Matthew Hauke N.; brook S.; Richard Dwelle E.; John Garnett and the country road W.—10 A. land in the great plain, Matthew Hauke N.; Francis Smith S.; highway E. and W.—One half of 10 A. Brushy meadow E. of the great plain, on the E. side of the river.—One fourth of part of Brushy meadow granted to Matthew Cushin senr. E. of the great plain.

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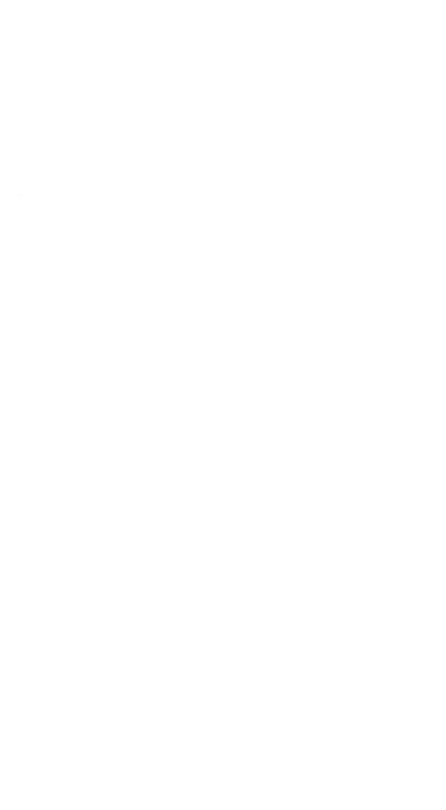
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