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[Van Houten, Gennebrandt]

THE
VAN HOUTEN MANUSCRIPTS

A CENTURY OF HISTORICAL DOCUMENTS

Assessment Lists, Unrecorded Deeds, Vendues, Inventories, Bonds, Letters, Accounts, Pleadings in Law Suits, and other Papers
Relating to Men and Events, Manners and Customs, in the Olden Times in Paterson and Vicinity.

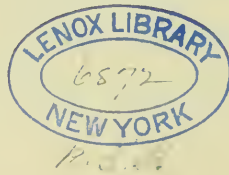
SELECTED AND EDITED, WITH AN INTRODUCTION,

By WILLIAM NELSON.

PATERSON, NEW JERSEY.

1894.
de

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INTRODUCTION.

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“OUT OF THE DEPTHS.”

For more than half a century, in the attic of one of the oldest houses in Paterson, there rested a barrel, nearly filled with old papers, the accumulations of a busy man, prominent and active in public and private life, into whose hands, moreover, there had naturally drifted family papers of previous generations, besides documents relating to other families as well. Lying so long undisturbed, there had formed on most of these papers a fine, impalpable dust, composed of the very fiber of the paper itself, which, when they were lifted up, produced a most asthmatic condition of the atmosphere, and made work on the contents of the old barrel exceedingly uncomfortable. Thus it was that the spare evenings of an entire winter were occupied in extracting these papers “Out of the Depths,” smoothing out the folds and creases, and sorting them out with some regard to their value and interest. Many of these papers, especially the unrecorded deeds, have a real value even at this late day. Others are of interest historically, for the light they throw on the manners and customs of earlier days. It was not easy to make a selection from so large a mass, and the attempt to make an orderly arrangement was abandoned almost from the first. Doubtless the very promiscuity of the selection herewith given under one hundred heads—“A Century of Historical Documents”—will make it none the less interesting to most readers. After the book was partly printed other papers relating to the same subjects were found, and were added on later pages. It will be observed that special care has been taken to reproduce the papers precisely as written, with every peculiarity of spelling, etc., the variety of which indicates that the “schoolmaster was abroad” most of the time while the several writers were receiving their early education. The eccentric and independent systems of spelling proper names, and the use of I for J in writing, require care in some cases to tell just who is meant.

Of the character of the selection made, the papers speak for themselves.

The List of Taxpayers and Taxes in Saddle River Township, in 1807, is of interest not only from the list of taxpayers it gives, names very familiar still in this vicinity, but for the statistics, and as illustrating the manner and objects of taxation at that time.

The Inventories and Vendues that have been printed depict more clearly than volumes of writing, the manner of living of the well-to-do farmers in the by-gone days.

The document on page 15 shows the faith of the people in the existence of valuable minerals in the sandstone and trap rock in and about Paterson. It is not clear just where this mine was supposed to have been discovered. Jacob Van Winkle lived on Broadway, near Summer street, but no mine has been suspected to exist in that vicinity during the last century.

The several papers relating to the militia are the oldest known hereabout, relating to the days when every citizen was expected to turn out periodically with miscellaneous arms or broomsticks, for "general training."

The obligation on page 19 refers to a transaction the like of which has often been made the theme of the novelist, and has served to point many a moral, from the days of King Lear down. In this instance, however, the family history proves that the father's trust was not misplaced.

The numerous documents relating to the days of slavery in New Jersey very clearly show the evils of the "peculiar institution," even in a State where public sentiment required the rights of the slave to be respected to some extent. They show, too, how the laws enacted for the protection of the slave, and to prevent his being taken out of the State, were sought to be evaded.

The bills in these pages indicate how various trades were combined, and the moderate charges made for work and materials.

The Old Vault (see page 29) that stood for three-quarters of a century in the northwest corner of the Old Dutch Church Cemetery in the road leading from Ryle avenue to the Valley of the Rocks, and which was an awe-inspiring object to the passer-by, with its mysterious contents, is here shown to have had owners, who appreciated its commercial value, so long ago as 1817.

A curious light is thrown upon the reading taste of the Paterson people in 1814 by the accounts of the auction sales of books in that year (page 33). These are the earliest book sales in Paterson of which we have any record.

Prior to half a century ago the State required parties seeking private legislation to pay the expenses thereof, in the form of a taxed bill of costs, such as is given on page 35.

Formerly, when there were no railroads and few stages, it was customary for newspaper publishers to employ post-riders, to carry their newspapers through the country, to subscribers. Several bills of post-riders are printed on page 35.

The declaration in a suit for trespass, on page 37, indicates that human nature was about the same in 1805 as in 1894, when it came to the making of a horse-trade.

The "Papers relating to Henry Garritse, Collector of Essex County, 1781," were all carefully folded and tied together, as they apparently had been for more than a century. Under the law, the Collector was required to account for all the taxes levied on his county, and if he did not collect them, he was required to show why not. Hence, when he was pressed by the State, he had to press his subordinates in turn (see letter of John Craig, page 41, and receipt, page 43). It was a time of great confusion in the public treasuries, owing to the depreciation of the currency, the scarcity of "hard money," and the dangers attendant on the closing days of the war.

The papers of the estate of Michael Enoch Vreeland (pages 53-56) show that accounts were kept and receipts given in Dutch quite as commonly as in English in those times. Dr. De Vaaeeue was French, and some of his bills, in the writer's possession, were partly in French, partly in Dutch and partly in English.

The "Dispute as to the Boundary Line between Acquackanonk and Newark, 1792-95" (pages 62-65), had been a standing grievance between the people concerned for fully three-quarters of a century before this time. It will be observed that the Acquackanonk people required a considerable spirituous bracing up when they got so far away from home as Newark. (Page 63.)

The United States Direct Taxes on carriages and watches, mentioned on pages 65-67, were imposed in consequence of the War of 1812, but were repealed soon after that War.

John Amon, whose "Vendue Book" is given on pages 90-91, was a Frenchman, who married a Dutch girl near Centreville. He at one time lived in a little hut on the present Little Falls road, just west of Spruce street, between the road and the chasm, then used as a raceway. His wife is the "Mother Emmons" who is reported to have "held a supernatural communion with the Nine Witches of the Rocks," in Peter Archdeacon's amusing legends where-with he has attempted, in his Sketch of the Passaic Falls, to enhance the interest of that romantic neighborhood. Amon's house was destroyed by fire in 1819. His wife was drowned by falling into the raceway back of her house.

One of the most interesting of Paterson's social traditions has been the story of the duel fought over a famous beauty in 1823. As is usual with tradition, dates and names are generally wide of the truth. In the papers printed on pages 91-94 the names of the principals and seconds to the duel, and some of the circumstances of the fight, are set forth with legal precision. The duel was fought between Robert Dunlop and Daniel K. Allen. As is so often the outcome in such cases, the fair lady—and tradition says she was one of the loveliest ever known in Paterson—married another man!

Cornelius Westervelt was one of the largest and wealthiest of property owners near Paterson at the beginning of this century, although his personalty amounted to only \$781.78. Yet his coffin cost but \$4.50, and the total of his funeral expenses was just \$17.62. (See page 1:0.) And he was buried just as effectually and as permanently as if a thousand dollars had been spent for the purpose, and his family stripped of all their ready money.

Modern hatters do not know the meaning of the phrase "Raum Hats," on page 134. It is supposed to refer to some particular kind or pattern of hat made in 1808.

The scarcity of cash is strikingly shown by the papers on pages 148-157. Orders, due-bills and bonds took the place of bank-notes, which were scarce and of doubtful value.

The project of establishing Passaic county, which was realized in 1837, had been agitated for many years before it was accomplished. Major Abram Godwin, Jr., while a member of the Assembly, pressed it strongly. (See page 159.)

The affairs of the old Paterson Bank, which suspended in June, 1829, took a long time in their settling up, which accounts for the complaining letters of I. Lambert, pages 159-160. It looks as if Mr. Lambert was principally anxious to clear his own skirts, in case of any unpleasant disclosures.

The receipt on page 155, given in 1711 by Peter Sonmans, for quit-rent of part of the Saddle River Patent, is one of the oldest in existence from Sonmans. His authority to act as Receiver General for the East Jersey Proprietors was strenuously disputed by some of the Proprietors, and Sonmans was in hot water for thirty years about this and other matters.

The "Papers Relating to the Second Reformed Church, Paterson," pages 168-177, form an important contribution to the history of that church.

Few families have preserved so long and so carefully such an interesting mass of papers as those from which the following selections have been made. Still, there are doubtless many boxes and trunks "out of the depths" of which there might be brought to light much of interest and importance, if the owners would but take the trouble to make a careful examination. It is to be hoped that this volume may stimulate others to make similar researches, and to make available for the historical student the treasures now unknown and inaccessible.

SKETCH OF JUDGE GERREBRANDT VAN HOUTEN, AND HIS ANCESTRY.

—x—

This volume bears the title, THE VAN HOUTEN MANUSCRIPTS. The reason is, that these papers, with few exceptions, had been preserved by Judge Gerrebrandt Van Houten, and the barrel containing them was in the attic of his former residence—the old stone house, No. 's 117-119 Water street, Paterson.

Judge Van Houten was a descendant of Roelof Cornelissen—the common ancestor of the Van Houtens in this region, and who was a soldier in the Dutch army at New Amsterdam in 1648. Roelof (since modernized into Ralph) and his wife, Gerritje Van Nes, had two sons:

I. Hellemeg (Helmigh, now generally written Halma h), baptized June 25, 1648. Helmigh Roelofse in 1696 bought Lot No. 2, at Slooterdam. He married Jannetje Pieterse, September 3, 1676, and died October 7, 1729, leaving the following children:

1. Roelof, baptized June 13, 1677; married 1st, Aagtje Cornelisse Vreeland, April 21, 1701; 2d, Fietje Sickels, December 15, 1711.
2. Pieter, born January 23, 1681; m. Claertje Post, April 8, 1703. He settled at Slooterdam, his father conveying to him Lot No. 2. Some of his children settled in the neighborhood of the Ponds and Wanaque.
3. Cornelis, bap. March 21, 1682; m. Aagtje Johannisse Vreeland, April 19, 1711; d. October 4, 1748.
4. Catelyntje, b. February 17, 1685; m. Johannis Gerritsen, November 4, 1703.

5. Jacob, b. October 11, 1687 ; m. Marijtje Sickels, June 10, 1718.
6. Dirck, b. October 11, 1687 ; m. Metje Gerrebrantse, September 27, 1711. By deed September 26, 1715, Henry Brockholst conveyed to him a one-fourth interest in a tract of land at Totowa, bought by him from Samuel Bayard, Sept. 30, 1703. The will of Dirck Van Houten is dated May 16, 1769 ; it was proved December 16, 1769.
7. Gerritje, b. January 7, 1691 ; m. Arie Sip, April 19, 1711.
8. Lysbet, b. October 16, 1693 ; m. Johanns Post, October 8, 1714.
9. Johannes, b. October 28, 1696 ; m. Helena Johannisse Vreeland, June 17, 1719.
10. Jannetje, b. November 2, 1699 ; m. Michiel Cornelisse Vreeland, October 23, 1718.
11. Robert, b. ————— ; m. Elizabeth Peet ; will dated April 11, 1782.

II. Cornelis, baptized September 10, 1651. Cornelis Roelofse (son of Roelof) was one of the patentees of Acquackanonk, in 1685.

Some time prior to 1710, Helmigh Roelofse and his son, Roelof Helmighse, became owners of an equal undivided one-third of the Totowa patent ; the other undivided two-thirds belonged to Major Anthony Brockholst, of Pompton. This patent extended from the present Clinton street, in the city of Paterson, up the Passaic river to a big rock opposite the mouth of the Peckamin river, a distance of about three miles and a half, and from the river westerly to the mountain. By deed dated May 4, 1722, this great tract was partitioned into three lots—Lot No. One, the most southwesterly, being released to Roelof Helmighse van Houten and his brother, Jacob Helmighse van Houten. By deed dated October 29, 1724, the heirs of Major Brockholst conveyed to Dirck Van Houten, brother of Roelof and Jacob, what appears to have been Lot No. Two, a tract of 313 acres next east of Lot No. One, for £312.

Dirck Van Houten (son of Helmigh Roelofse) had children :

1. Gerrebrant, b. about 1712 ; m. Jannetje Sip ; will proved, 1789. He was a member of the Bergen County Board of Justices and Freeholders, in 1776.
2. Halmagh, b. about 1714 ; m. Antje Post ; will dated November 18, 1783 ; proved January 30, 1784.
3. Martje or Marrietje (Mary), b. September 25, 1715 ; m. Johanns Thomasse Van Riper.
4. Jannetje, b. April 19, 1717 ; m. Halmagh Sip.
5. Dirck, b. December 24, 1722.
6. Jacob, b. August 22, 1724.

By his will, Dirck Van Houten devised most of his lands on Totowa to his sons Gerrebrant and Halmagh. They had already begun to acquire other tracts on their own account. On April 5, 1751, they received a deed from David Ogden for 100 acres, which they "took up" at "the mountain between Wegraw and Parckeniss beginning at a birch tree marked on four sides standing at the meeting of two small brooks called Palm brooks, which bears from Bare mountain South-west and on the north side of Pompton Road that leads to Acquacknock," etc. By deed dated December 27, 1768, the executors and devisees of Henry Brock-

holst, late of Pompton, son and heir of Major Anthony Brockholst, conveyed to Garrebrandt Van Houten, Martin Ryerse, Halmagh Van Houten and Abraham Godwin, a tract of six hundred and thirty-eight acres, being the most easterly portion, or Lot No. Three, of the Totowa patent, and lying between Clinton and Marion streets, the river and the mountain. The consideration named was £1,800, New York money. (The tract between Marion street and Red Woods avenue was included in Lot No. Three, but had been conveyed July 20, 1754, by Henry Brockholst to the Rev. David Marinus. The Dutch church plot had been also conveyed, in 1762.) In the spring of 1769 this latter tract was surveyed and partitioned, according to a map in the writer's possession, found among the Van Houten Manuscripts. Abraham Godwin conveyed part of his lot on March 29, 1769, to the two Van Houtens, and on January 23, 1772, conveyed the rest of his lot to Gerrebrandt Van Houten, who thus became the owner of the tract along the river, from Clinton street to Marion street (in the Valley of the Rocks), and from the river to Doremus street; excepting, however, the Dutch Church plot, and a narrow strip (2.72 chains front and rear, and 19 chains deep) of five acres immediately west of the Doremus homestead. It is believed that in 1769 Gerrebrandt Van Houten removed from Totowa and built below the hill, erecting the eastern portion of the present Doremus homestead. As already stated, he died in 1789. It may be noted here that his personalty was inventoried and appraised, April 7, 1789, at £398 15s. 6d., or \$996.93. His funeral expenses were not extravagant, footing up just \$10.43. His illness was probably brief, as Dr. Philip Dey's bill was only \$3.37.

Gerrebrandt Van Houten and Jannetje Sip had children as follows:

1. Dirck, or Richard; m. Marytje (Mary), daughter of Abraham Thomasse Van Riper, of Belleville; her mother was a daughter of Richard Broadberry, according to family tradition. There are delightfully vague rumors of untold millions locked up in a mythical "Broadberry Estate" in England awaiting American claimants.

2. Adrian, b. October 9, 1755; m. Elizabeth, daughter of John R. Van Houten, of Totowa; he died intestate, and Gerrebrandt Van Houten (his father) and John Van Houten were appointed administrators, October 24, 1782.

3. Matje, m. Cornelius R. Van Houten.

4. Garretje, m. Michael H. Vreeland.

By his will, Gerrebrandt devised the bulk of his homestead farm to his oldest son, Dirck.

Dirck or Richard G. Van Houten and Mary Van Riper had children:

1. Gerrebrandt, b. November 2, 1770; m. January 30, 1791, Jannetje (b. December 19, 1774), daughter of Henry Garritse, Jun. (van Wageninge), and Hillegont Van Winkle. Her father was one of the leading spirits of the Revolution in this neighborhood, and was Collector of Essex County in 1781.

2. Jannetje, b. March 31, 1775.

3. Antye, b. September 11, 1776.

4. Abraham, b. March 23, 1778.

5. Maria, }
6. Gerritje, } twins, b. March 8, 1781.

7. Adreyaen, b. December 7, 1782 ; died in infancy.

8. Adreyaen (Adrian R.—“Molly’s Yaen”), b. March 2, 1784; died February, 1855.

9. Neesye, b. August 4, 1788.

From Richard’s will, dated August 13, 1810, proved March 27, 1811, it appears that his son Gerrebrandt was already in the occupancy of the Water street property, and that he had also received from his father 111 acres in the Singack. His father devised to him fifteen acres adjoining the land on which he then lived (in Water street), and twelve acres of woodland in the “flat swamp.”

Gerrebrandt Van Houten was from early life prominent among his fellows, not only because of his large possessions, but by reason of commanding abilities. He seems to have had a taste for military life, being elected Ensign of a militia company in 1793. Subsequently, owing probably to an accident, one of his hands was crippled, and we find him excused in 1808, on that account, from military service. It was doubtless due to the same disability that his handwriting was exceedingly crabbed. He carried on a general country store at or adjoining his residence, for ten or fifteen years, prior to 1818. It is probable that his store was in the western part of the old stone house, or in a frame extension. In 1822 it was removed, and the present large and commodious stone residence was erected, adjoining the original building still standing on the east of it, and which is believed to date back to 1769. He was appointed by the Legislature in 1803 one of the Justices of the Peace of Bergen County, and during all the political changes of later years he was regularly reappointed as long as he lived, being also chosen one of the Judges of the Bergen County Court of Common Pleas for most of the same period. His dockets were carefully kept; so were all the writs and pleadings in the countless suits brought before him. The “orders” given on his store were filed away on a string behind the door, where they grew yellow and brown in the course of years, as the great “wad” grew thicker and thicker. That he was generous and accommodating is evidenced by the innumerable “orders” and notes cashed by him, which were never redeemed, all going to fill the old barrel, and ultimately to be brought to light in this form. He was one of the earliest promoters of the Paterson and Hamburg turnpike. When the old bridge across the river, at the foot of Bank street, was washed away in 1810, he was active in having it rebuilt. He was the leading spirit in causing North Main street to be laid out and opened, and the Main street bridge to be erected on the present site in 1827. His name was on every subscription list, for public enterprises, private charities, and the support of his church—first the Old Dutch Church of Tetawa, and later the Second Reformed Church. It is a significant fact, moreover, that his subscriptions are always marked “paid.” He not only gave the site for the Second Reformed Church, on the northwest corner of Water and Temple streets, but was the largest contributor in cash, and had declared his intention of paying off the debt of \$2,600, when a stroke of apoplexy ended his life the very day after he had made this announcement. Being regarded by everybody as a successful business man, of the strictest integrity, he was often selected to be the agent, administrator or executor of estates, which accounts for many of the papers in this collection. The poor and needy, and those in trouble

of any kind, turned confidently for help to Judge Van Houten, sure of a sympathizing heart and a helping hand. Although often named for public office, it does not appear that he ever aspired to any position which would take him away from home; but as a good citizen he was ready to do his share toward rightly administering the town affairs, as constable in 1796; township assessor, from 1807 to 1815, inclusive; town clerk, from 1818 to 1825, inclusive; overseer of the highway, in 1823, and town committeeman, in 1830. Having been one of the first subscribers to the stock of the Paterson Bank, in 1815, and having managed so well the varied trusts committed to his care, it seemed natural that he should be chosen President of that institution, when a man of judgment and means was needed to restore the shaken confidence of the public. For several years he held this position, at the modest salary of \$500 yearly, contributing not only his time and ability, but largely of his personal resources, to sustain the Bank, amid all sorts of discouragements, until the burden became too onerous even for his equanimity, and he finally told the cashier to "close it up," on June 2, 1829. Every obligation of the Bank was honorably met, as everybody expected would be the case with such a man at the head of its affairs, although no one ever knew at what personal sacrifice to him. As intimated above, Judge Van Houten died suddenly of apoplexy, on March 11, 1831. Only the night before, he had declared that the next day he would make his will; but the man who had written hundreds of wills for others left none himself. His death was a shock to the community in which he was held in such universal respect. A portrait of the Judge, taken about 1820, and now in the possession of a great-granddaughter, Mrs. William Nelson, shows him to have been a man of good build, probably of average height, with fine, intelligent countenance, open and smiling florid complexion, hair once brown, turned to grey, smooth-shaven face save for a tuft of whiskers high up on each cheek, hazel-brown eyes, and altogether an attractive-looking man.

The *Paterson Intelligencer*, of March 16, 1831, thus announced the death of Judge Van Houten:

"At his residence in Paterson, on the 11th inst., Garrabrant Van Houten, Esq., aged 60 years, 4 months and 9 days. He had been considerably indisposed through the winter, and most of the time confined to the house, but for some days previous to his decease seemed rather convalescent, inso much that during the afternoon of the day, in the evening of which he died, he walked a short distance from home, and attended as usual to the transaction of his official business. On his return he partook of supper with the family, and retired to bed apparently as well as he had been for some time; but about 9 o'clock he was found to be indisposed and speechless, and in a few moments expired. By his death a breach has been made in a large circle of relatives and friends which will not soon be forgotten. The church of which he was a member has experienced an irreparable loss, and the community at large become deprived of a vigilant and prudent magistrate."

His children were:

1. Maria, b. June 14, 1791; m. John R. Berdan, who lived in Bergen county, on the road from Broadway to Wagaraw; she died January 12, 1862.

2. Hillegont, b. June 24, 1798 ; died young.

3. Catrenau (Catharine), b. March 31, 1800; died in infancy.

4. Catrenau (Catharine), b. June 13, 1806 ; m. Ralph Doremus, June 1, 1825 ; he was b. July 16, 1797 ; died November 18, 1886 ; she died March 6, 1874. She had two children—twins—Henry C. Doremus and Francis E. Doremus, b. July 15, 1828. Henry C. Doremus m. Ann Eliza Banta, Oct. 28, 1850 ; d. May 23, 1889, in the family residence on Water street, leaving two children—Annie Gertrude, wife of Frank D. Vreeland, M. D. ; and Salome Williams, wife of William Nelson. Francis E. Doremus survives his brother, and is unmarried.

5. Helen, b. in 1807 ; m. George John Ryerson, of Manchester ; died June 23, 1847.

Upon the death of Judge Van Houten, his three sons-in-law were appointed administrators, March 22, 1831, and the estate was partitioned among the three daughters. The old homestead was allotted to Catharine—Mrs. Ralph Doremus—and so it was that the family papers were retained by her, then by her children and her grandchildren, until they were at last brought forth “out of the depths.”

A CENTURY
OF
HISTORICAL DOCUMENTS.



PERSON'S NAMES.	Imp'd Lands.	Unimp'd Lands.	Horses.	H. Chattle.	Merchens.	Sawmills.	Grist Mills.	Householders.	Forges.	No. Tan Vals.	Slaves.	Stills Spirit.	Stage Wagons.	Riding Chaises.	Dogs.
John Corter.....	35	40	2	4	1
John Mier.....	2	1
David Speer.....	23	...	2	1
Widow Cocoro.....	16	1
John Carloh.....	25	...	2	3	1
Haramas Carloh.....	25	...	2	4	1
Peter Tise.....	1
Isaac D. Van Blarcom	35	25	2	12	1
Thos. Dobbs.....	13	105	2	12	1
John T. Henneon.....	2	1	1
Garret J. Henneon.....	1
Rolf C. V Houten.....	40	...	1	1	1
David R. V Houten.....	1	1	1
John Waldronn.....	2	2	1
Mickle Dorman.....	32	15	...	1	1
Lodwick Smith.....	1
Henry B. Speer, Esq.....	120	120	5	9	1	1
Abraham Speer.....	1	1
Benjamin Speer.....	60	25	2	4	1
Saly McClean.....	6	1
John D. Van Blarcom.....	35	25	3	2	1
Andrew Van Orden.....	150	105	4	7	1
Cornele Acker.....	14	43	2	2	1	1
John A. Van Orden.....	2	20	4	4	1
Henry Redner.....	1	1
Coon Redner.....	1
James Westervelt.....	11	...	2	2	6	1
John G. Doremus.....	1
William Yerman.....	190	50	3	4	1
Peter Bush.....	130	...	3	3	1
Tunes J. Henneon.....	100	20	3	5	1
Garret Merseles.....	133	110	5	11	1	...	1	...	1
Mathew Coe.....	100	50	4	4	1
John Merseles.....	90	100	2	5	1	1
Jacob Berdan.....	140	45	5	7	1	1
Albert Berdan.....	152	45	4	8	1	1
Daniel Smith.....	1	1
Lawrence Ackerman.....	...	3	1
Nickles Romain.....	20	30	1
Ury Van Riper.....	50	60	4	6	1	1
Widow Van Riper.....	100	70	3	9	1	1
Richard Van Riper, Jr.....	...	60	2	3	2	1
Henry Schoonmaker.....	6	...	1	2	1
Abm Henneon.....	2	2	1
Robert Droma ?.....	1
John Lypisick (Leipzig?)	14	2	1
Jacob B. Doremus ?.....	2	3	1
Henry Perrom.....	40	20	2	2	1
James Lyons.....	20	30	2	7	1
Gabril Codan.....	1	1
Henry Cooper.....	170	...	4	8	1	1
William Row.....	1	1
Henry P. Mead.....	50	1
James Ackerman.....	40	60	3	3	1
James Ackerman, Jr.....	9	2	1
Corn. Mersele, Esq.....	128	100	6	8	1	1	...	1
John Ryerson.....	100	100	3	4	1
Widow Van Wagoner.....	2	2	1
John I. Westervelt.....	60	...	2	3	1	1	1
John Bogert.....	174	54	5	6	2	1
Jacob Berdan.....	100	...	2	4	1	1
Jacob Berdan, Jr.....	20	1	2	1

PERSON'S NAMES.	Imp'd Land.	Unimp'd Land.	Horses.	H. Cattle.	Merchant.	Saw Mills.	Grist Mills.	Householders.	Furnes.	No. Tan Vats.	Slaves.	Stills Spirit.	Stage Wagons.	Riding Carriages.	Dogs.
Cornele G. Dormus	2	hou	s ho	lder	1
Hessul H. Dormus	28	12	12	4	hou	s ho	lder
Willm Bogert	12	4
John Nafie, Jur.	4
John A. Jemrre	2	2	...	hou	s ho	lder
Rich'd Bontow	2	2	hou	s ho	lder
Jerry Ryerson	70	6	4	1
Phillip Dey	30
Joh. J. Berry	41	40	3	2	2
Gabril	1	hou	s ho	lder
Gorge C. Dormus	48	12	2	4	1
Jacob C. Dormus	41
Martin V. Houff	20
Robert Morfey	20
Widow I. Van Riper	50	...	2	3	1
David Henneon	10	3	1
Peter Rowe	4	1
Wall Spiner	2	hou	s ho	lder	1
Peter D. Henneon	sin	gle	ma	n	1
William Colfax, Esq.	6	21	1	2	1	1
George Colfax	23
Charles Ford	2	hou	s ho	lder	1
Daniel Dowibe	1	hou	s ho	lder	1
Joseph Thomson	1	hou	s ho	lder	1
David Hogan	sin	gle	ma	n
Peter Hogan	sin	gle	ma	n
John Richards	1	hou	s ho	lder	1
Thomas Haycock	1	hou	s ho	lder	1
John Tites	4	hou	s ho	lder
Jacob Tites	hou	s ho	lder
Tunes Tites	hou	s ho	lder
John Mead	20
Simeon Mead	20
Martin I. Ryerson	60	140	1 fu	rme	s
Peter Shurts	hou	s ho	lder
Peter Schyler	250	...	3	12	2
Phillip Schyler	4	15	1	1	1
Abr. Cronk	2	hou	s ho	lder
Joh. Crowter	25	...	2	6	hou	s ho	lder	1	...
Edward Jons	142	...	3	8	1
Nickles Jones	hou	s ho	lder
John Johnson	96	...	4	5	1
Peter Crowter	25	1
James McCoby	5
David I. Han [nion?]	83	...	2	5	1	...
Henry Corter	...	40
Jacob Riker, Jr.	1	hou	s ho	lder	1
Noah Sier	10
Zekel Miller	11
David Allen	20
John Personet	21
Cornes. Brokes
Roleff Post, Esq.
John J. Yrland	10
Sam'l Gould	10
Essiel Crane	40
Jepty Crane	20
Joshep Moon	10
Barne Simson	16	40
David Kint	2
Cornels. Yourks	12
Joh. Yorks	14	13

PERSON'S NAMES.	Imp'd Lands.	Unimp'd Lands.	Horses.	No. Cattle.	Merchant.	Saw Mills.	Grist Mills.	Householders.	Furnes.	No. Tan Vats.	Slaves.	Stills Spirit.	Stage Wagons.	Hiding Carriages.	Dogs.
Ri'd Bush.....
Henry Terhune.....	..	34
Cornelis Van Winkle...	..	55
William Holsy.....	..	150
Abr. I. Blowvalt.....	70	..	2	3	1
Corn Redner.....	3	2	1
Cor. Demot.....	..	46
Joh. Domot.....	..	46
Garee Domot.....	..	46
Jacob Domot.....	..	46
Isaac Mead.....	..	30
John Mead.....	..	30

II.

INVENTORY OF PERSONAL ESTATE OF MICHAEL ENOCH VREELAND, DECEASED, 1784.

"SEPTEMBER ye 22nd, 1784.

"A True and Perfect Inventory taken of the moveble estate of Michael En Vreeland Decesed, and apraised by Garrit I. Speir and Cornelious Degraw."

the broon mare.....	£6-0-0	3 barrels.....	£0-10-0
the fox colt.....	7-0-0	1 washen tob.....	0-3-0
the bae mare.....	3-0-0	1 hock Set.....	0-3-0
the black mare.....	4-0-0	1 ash tob.....	0-2-0
the Rad cow.....	5-0-0	2 milk tobs.....	0-4-0
the rad in wite cow.....	4-10-0	2 Shorns.....	0-0-0
the Rad in wite hiflr.....	3-0-0	2 cellers.....	0-0-0
the rad hiflr.....	4-10-0	3 pals.....	0-0-0
4 Sheep.....	3-4-0	1 barrel.....	0-0-0
1 waggon.....	6-0-0	1 wood bole.....	0-3-0
1 loom.....	3 0 0	2 Stone pots.....	0-3-0
1 Quellon weel in wolpen bar in rak.....	0 10-0	7 casks.....	0-7-0
4 barrels.....	0-16-0	1 wash tob.....	0-4-0
2 dong forks.....	0-7-0	1 lie cask.....	0-0-0
1 canth hook.....	0-1-6	1 cask.....	0-0-0
2 crakels.....	0 3-6	3 wood bols.....	0-0-0
1 pith fork.....	0-1-6	1 milk tob.....	0-0-0
1 fann.....	0-2-0		
1 scaft rand.....	0-1-0		
1 plagges Slay.....	0 6 0		
			£55-10-9

4 bees hife with bees in honny.....	£3-0-0	2 lookin glass	£0-14-0
6 emty bees hife.....	0-6-0	1 bad in bolster in pillers 2 blanket.....	4-0-0
1 Spout.....	0-1-0	1 bad in 3 blanket.....	0-10-0
1 grin Stone.....	0-8-0	1 bad Stad.	0-6-0
1 cask.....	0-6-0	1 cradle.....	0-3-0
6 emty bees hife.....	0-5-0	1 dye tob.....	0-1-0
5 barrels.....	0-5-0	1 wollen weel.....	£0-4-6
1 Side.....	0-1-1	1 cobberd.....	5-0-0
2 hek cels.....	0-4-0	1 table.....	£0-6-6
1 Scaft.....	0-1-0	3 pickters.....	0-2-6
1 tray.....	0-1-6	1 cask.....	0-2-0
1 garter loom.....	0-1-6	4 chairs.....	0-7-0
1 bell.....	0 0 6	1 bad in bolsters.....	0-8-0
1 cross cut Saw.....	0-10-0	1 blanket.....	0-16-0
2 Snicks.....	0 14-0	2 green blankets.....	1-0-0
2 augers.....	£0-6-0	1 Spree.....	0-1-0
2 plains.....	0-4-0	1 bed in bol Stres in 3 pillers 3 blankets	1-4-0
1 plain.....	0-1-6	1 bad Stad.....	0-6-0
2 gutters.....	0-10-0	1 Sattel bad.....	0-8-0
4 Smoodin plains.....	0-4-0	2 bols.....	0-1-0
4 Small agges.....	0-6-0	7 puter plats.....	0-7-0
1 fox trap.....	0-16-0	4 puter platters.....	0-1-0
1 Spliten nife.....	0-3-0	1 tea put, 3 cups in caser.....	0-..
2 bris wimbals.....	0-1-0	3 puter basens.....	0-4-.
1 trowel.....	0-1-6	1 puter pint mog.....	0-1-0
1 Stone pick.....	0-1-0		£24-18-6
17 Shisels.....	0-7-0	2 arten Platters.....	£0-1-0
5 gouges.....	0-2-0	1 candel Stick.....	0-0-6
1 hammer.....	0 1-0	2 arten basens.....	0-1-6
1 gimle.....	0 1-0	1 puter bole.....	0-1-0
1 cumpes.....	0-1-5	4 basket.....	0-2-6
—files.....	0-1-3	1 bible.....	0-7-0
—beads plains.....	2-0-0	1 arten basen.....	0-0-6
1 han Scaw.....	1-0-0	thirteen hundred in thirty of shingels...	8-0-0
1 drawn nife.....	0-3-0	1 Plow Share.....	0-6-0
1 squar.....	0-2-0	1 Spad.....	0-5-0
	£12-16-9	1 Wages.....	0-1-0
14 spools.....	£0-7-0	1 washen cetel.....	2-0-0
1 rattel....	0-3-0	1 pare of Smood Irons.....	0-4-0
1 lanter.....	0-1-6	1 cotten Sheet.....	0-8-0
2 reed in gars.....	0-16-0	3 bridles in line.....	0 2 0
2 fryen paus.....	0-10-0	1 clefen bolte.....	0-2-6
2 puts.....	0-16-6	3 clefen bolte in hook.....	0 3-6
1 par of tongs in ash sufels.....	0-3-6	1 nak yok.....	0 2 6
3 trammels.....	0-16-0	1 Ey of in acks.....	0-0-6
1 par of hand Irons.....	0-8-0	1 Stobben hoe.....	0 2 0
1 draser.....	0-1-0	2 hoes.....	0-2-0
1 Schest.....	0-4-0	1 pare of wol cars.....	0-0-6
1 washen cettel.....	0-18-0	1 brod acks.....	0-0-6
2 basket.....	0-1-0	1 hammers.....	0-0-6
1 agges.....	0-5-6		£12-15-6
1 narrow acks.....	0-2-0		
1 haf a bushel.....	0-0-0		
3 puts.....	0-14-0		
	£106--2--3		

GARRET SPEER,
CORNELIUS DEGRAW.

NOTE.—“In” stands for “and;” “puts,” pots; “arten,” earthen; “caser,” saucer.
Where figures are not given, the paper is torn.

III.

"A LIST OF THE VANDUE OF THE GOODS, AND CHATTALS OF GARRIT H. GARRITSE,
DECESED THIS SIXTH DAY OF OCTOBER 1786."

2 Syder Barrals, Philip Van Bussom.....£0 2 6	1 Gimblet, Michael Vreeland..... 0-0-4
2 Dito Morinus Van Ripen.... 6-4-4	Trumpery, Paul Poulison..... 0-1-7
1 Dito Michael Vreeland, Esqr 0-4-10	Trumpery, Barnet Speir..... 0-5-6
1 Cuting Box, Henry Garritse..... 0-7-1	1 hammer, Michael H. Vreeland.....0-1-10
a Percil of hubs, John A. Post..... 0-0-7	2 Betle Rings, Micha Gillum..... 0-2-0
2 Crotchas, Isaac Kip..... 0-2-0	2 Sinterbits, Peter Garritse..... 0-2-6
2 Waggon Sides, Elias J. Vreeland.....0-11-6	1 plate and Dish, John A. Post.....0-1-10
1 Riding Banch, Elias J. Vreeland..... 0-1-0	1 Gun and Bagnet, Garrit Van Rypen.. 1-15-6
1 Crotch, Harmon Van Ripen.....0 0-3	1 Bay Horse, John Lee1-14-8
a Parcel of wood, John A. Post.0-0-10	1 Black Horse, Andris Cadmus.....4-5-0 Paid
1 Axteltray, John A. Post..... 0-2-0	1 Set of Harness, Michael Vreeland...0-16-1
1 Tong for a Waggon, John A. Post..... 0-0-6	1 Waggon, Jacob Corray..... 8-5-0
1 Axaltray, Isaac Kip..... 0-2-1	a Percil of Plank, Philip V. Bussom... 0-7-0
1 Dito Isaac Kip..... 0-1-6	1 Wood Slay, Peter Garritse..... 0-1-1
1 Dito Isaac Kip..... 0-1-6	4 Slay Runners, Michael Vreeland..... 0-7-1
1 Dito Isaac Kip..... 0-2-6	3 Ash Planks, Henry Garritse..... 0-1-0
1 Dito Isaac Kip..... 0-2-0	
3 Crotchas, John A. Post..... 0-2-0	£21-16-10
3 Pieces wood, Isaac Kip..... 0-1-0	2-14- 8
1 Tong, Isaac Kip0-3-0	5-16- 3
1 Coder Cask, Philip Van Bussom..... 0-0-6	18- 0
1 Plow, Paul Poulison..... 0 4-1	2- 0
1 Large Clevis, John D. Berdan..... 0-4-6	
1 Sithe and Cradle, John Lee..... 0-3-0	£31- 7- 9
1 Griddle, Catherine Garritse..... 0-3-0	
1 Bedsted, John A. Post..... 0-1-0	1 Auger, Henry Garritse.....£0-1-6
a Parcel of Chisels, Michael A.Vreeland, 0-2-0	1 Dito and Square, Peter Garritse... 0-2-0
2 Large Plain, John A. Post..... 0-4-9	1 Dito Henry Garritse..... 0-2-0
2 Small Chisels, Peter Garritse0-2-1	1 Spere, Peter Garritse..... 0-3-6
1 Pinchers, Micha Gillum..... 0-1-4	1 Coulter, John El Vreeland..... 0-2-1
1 Skale Beem, David Blair..... 0-2-6	1 Crosecut Saw, Henry Cole.....0-10-0
2 Clevices Andrew Cadmus..... 0-2-2	1 Snick, Elizebeth Van Bussom..... 0-4-1
1 Sithe, Cornelious Van Rypen0-2-7	1 hand saw, Paul Poulison..... 0-6-3
1 Ax, Garret Van Rypen..... 0-1-9	1 Square and Draw knife, Abenczer Blatchley..... 0-1-0
1 Sithe and Trumpery, Barnet Speir . . . 0-4-0	2 Plains, Henry Garritse..... 0-1-7
1 Shote, William Van Bussom..... 0-7-4	1 Cag, Harman Van Ripen..... 0-2-1
1 hog, Catherine Garritse.....0-16-0	£1 16-1
£5-16-3	1 Milk Cow, Catharine Garritse..... 1-6-0
1 Plow Share, Hartman En Vreeland... 0-1-6	1 yearcling Calf, Catharine Garritse... 0-10-0
1 Broad Ax, Michael H. Vreeland.....0-15-0	1 Brass Ladle, Peter Garritse..... 0-5-5
2 Chisels, Peter Gerritse..... 0-2-4	1 Coverled, Catharine Garritse..... 0-2-0
a Percil of Trumpery, Peter Garritse.... 0-2-1	1 Trunnel, Philip V. Bussom..... 0-0-9
1 Bagnet, Philip Van Bussom..... 0-1-2	2 Hoggs, Catharine Garritse.0-10-0
1 hog, Philip Van Bussom..... 1-1-7	1 Tea Pot, Catharin Garritse..... 0-0-6
1 Saddle, Harman Van Rypen..... 1-3-6	£2-14-8
Trumpery, Barnet Speir..... 0-0-2	
1 Rule, Henry Garritse, Junr..... 0-1-6	1 Grind Stone, Peter Garritse£0-8-0

IV.

"A TRUE AND PERFECT INVENTORY OF ALL AND SINGULAR THE GOODS AND CHATTILS RIGHTS AND CREDITS OF HENRY GERRITSE LATE OF WEASEL IN THE COUNTY OF ESSEX, AND STATE OF NEW JERSEY DECEASED MADE THIS EIGHT DAY OF NOVEMBER 1809."

3 Horses, at 50 Dollars.....	\$150.00	2 Tables.....	3.00
4 Cows, at 15 D ' '.....	60.00	1 Stilliards and Coffee mill.....	4.00
2 fat Cattle, at 20 Dollars.....	40.00	1 Lot of ladles and household furniture	1.50
4 young Cattle.....	36.25	1 Lot of Iron work and Carpenters tools	2.00
3 Calves, at 3 Doll.....	9.00	2 pots with butter.....	6.00
8 Hogs.....	27.00	1 Dresser with its furniture.....	4.00
4 Fat Hogs.....	40.00	1 Bed and furniture in a Small room..	40.00
1 Waggon and Harness.....	55.00	pots and Kittlees and Kitchen furniture	12.00
a Lot of Slays and Harrows.....	5.00	1 Lot of tubs and lie cask.....	3.00
1 Slay.....	4.50	1 Water pot.....	.50
1 Pleasure Slay.....	10.00	1 lot of pails Churns and Shenlers....	8.00
1 Crackel.....	1.25	9 Ceder Casks.....	9.00
1 Set of Harness...and Cutting box...	3.00	2 Half Barrels and 1 Half Bushel and 1	
3 pitch forks.....	1.31	Cag.....	2.00
13 plank.....	4.00	Soap.....	2.60
2 Ox Chains & 2 Large Clevis & Bolts,	4.00	Shad.....	3.00
1 Riding Chair & Harness.....	20.00	Pickel Pork.....	3.00
5 young Cattle.....	52.00	2 pails & 1 tub.....	.50
1 Lot of furniture in a small room....	20.00	2 Copper Kittlees.....	5.00
1 Saddle and bridle.....	5.00	1 lot of hows and Spades Betle and	
40 Bushels of Buckwheat.....	25.00	wedges.....	1.50
3 Guns.....	8.00	8 Barrels & 1 Hogshead.....	4.50
3 Axes.....	3.75	1 lot of potatoes.....	4.00
a lot of Carpenters tools.....	5.00	1 tub with sand.....	.50
2 Bushels ½.....	2.50	1 lot of Corn.....	37.50
a lot of furniture.....	3.00		\$662.50
a lot of Wheels.....	4.00	1 Cross Cut Saw & one hand Saw....	4.00
13 Empty bags.....	5.00	40 Bushels of oats.....	15.00
a lot of Casks.....	.50	60 Busels of Rye in the Barricks &	
1 Cradle.....	1.00	Wheat.....	50.00
1 Spool Wheel and two swifts.....	1.00	Grain on the field.....	50.00
	\$601.06	1 Lot of Hay.....	50.00
18 Sheep.....	36.00	15 Barrels of Cyder.....	30.00
1 Negroe Man.....	200.00	9 Geese.....	3.37
1 Negroe Boy.....	100.00	7 Ducks.....	1.50
1 Negroe Woman.....	40.00	In Cash.....	185.50
1 Eight Day Clock.....	37.50	In Notes.....	512.13
1 Looking Glass.....	5.00		901.50
1 Bed and Bedding and Curtains.....	40.00	Brought over from page 1 and 2.....	662.50
1 Desk.....	7.50		606.06
1 Cubboard.....	5.00	the Hole Amount of this Inventory }	
8 table spoons and 8 tea spoons.....	10.00	two thousand One Hundred }	\$2170.06
Furniture in one Closet.....	8.00	Seventy Dollars.....	
Furniture in another Closet.....	3.00	Taken and Appraised by Robert Blair and	
Andirons, Shovel tongs and Bellows..	3.00	James I. Post.	
16 Chairs.....	6.00		
Boles and pictures and Candlesticks ..	5.00		

ROB'T BLAIR
JAMES I. POST.

V.

ASSIGNMENT OF A SHARE IN A MINE ON LANDS OF JACOB VAN WINKLE, 1787.

KNOW ALL MEN BY THESE PRESENTS, That I JOHN COSAART of the County of Bergin and State of New Jersey have Remised Released and for Ever Quit Claimed and by these Presents for me my Hairs Exacutors and Administrators do Remise Releace and for Ever quit Claim unto Henry Garritse and Cornelious Van Winkle of the County of Essix and State afore sd thair Hairs Exacutors Administrators or Assigns the two Equel Nintht Parts of a Certain Mine or Mineral which the sd John Cosaart Hath Discovered on the Lands of the sd Jacob Van Winkle Caty his Wife and Mary Naffie or the Profits Arising from the sd Mine, that is to say the two thirds of one third which the sd John Cosaart Haith Agreed for in writing with the sd Jacob Van Winkle and Caty his wife and Mary Naffie that is to say to Henry Garritse one Equel third Part to his hairs and Essignors for Ever to Cornelious Van Winkle one Equel third Part to his hairs and Essign for Ever — and it is Agreed that Each Party is to Share an Equal Part of the Profits Arising from the sd mines After the Cost is Discharged a d for the true Performance of these Presents we Bind our Selves our hairs Executors and Administrators and Every of them unto Each Other in the Pannel sum of one thousand Pounds Currant money of the State of New Jersey as Witness our hands and Seals this tenth Day of April in the year of our Lord one thousand seven hundred and Eighty seven,

Signed Sealed and Delivered }
in the Presence of us ——— }

JOHN COSAART [SEAL.]
CORNELIUS VAN WINKLE [SEAL.]

DAVID GRIFFITH
WALLING VAN WINKLE

VI.

VENDUE OF GOODS AND CHATTELS OF PETER BUSH, OF TOTAWA, 1813.

ARTICLES

of the Vendue held this Day at the House of Peter Bush in totowa in the County of Bergen of the Goods and Chattles of the said Peter Bush

1st the Goods Shall be Sold to the Highest Bidder at fair and Public Vendue.

2^d all Persons the amount of Whose Purchases Does not Exceed one Dollar must Pay the Cash on the Delivery of the Goods those Whose Purchases Exceeds one Dollar Will be Entitled to Ninety Days Credit When Giving Notes With approved Security if Required

3.4 the money or Notes to be Given to Garrebrant Van Houten Who is appointed to Collect and Receive the same in his own Name and to his order

Paterson October 30th 1813.
Witness
ISAAC VAN SAUN

His
PETER + BUSH
mark

Rec'd from David Spear on a Cow that
David A. Vreeland Bot at the Vendue of
Peter Bush the Sum of three Pound
thirteen shillings in part March 29 1814

2-6-3
2-6-8
3-8
2-3

4-18-5

THE VENDUE BOARD OF THE
GOODS AND CHATTLES
OF PETER BUSH.

VENDUE BOOK OF THE GOODS & CHATTLES OF PETER BUSH

ARTICLES SOLD.	PERSONS NAME.	
1 Cup, 2 Pigeons.....	Helmygh Van Houten.....	\$.50
1 Cask.....	John G. Garrison.....	.44
1 Cask and Crank	Nicholas Cokoro.62
1 Lot of Bee hives Not taken.....	Lodiwiek Bush.....	.19
1 Lot of Bee hives.....	David Spear.....	.12
1 Lot of Bee hives.....	David Spear.....	.12
1 Lot of Bee hives.....	David Spear.....	.19
1 — & Lot.....	Garrebrant Van Houten, Esq.....	.12
1 Lot of Iron.....	Leonard Beaty.....	1.37
1 Reel & Lot.....	Nicholas Conoro.....	.12
1 Bedstead.....	Recompence Stansbury.....	.56
1 Bedstead.....	David Spear.....	2.03
1 Cuttenbox Machine.....	Rinehart Bush.....	.34
1 half Bushel.....	John Doremus.....	.75
1 Anger and Basket.....	Hermones Carlough.....	.04
1 Sisser & Lot.....	Leonard Beaty.....	.45
1 Scales & Lot.....	John Thompson.....	.12
1 Lot of Baskets	Recompence Stansbury.....	.14
1 Keeler.....	Cornelius I. Post.....	.21
1 Cow Bell.....	David Vreeland.....	.56
1 Bread Tra	John Tompson.....	.44

ARTICLES SOLD	PERSONS NAME.
2 Pails & Lot.....	Enos Lyon..... \$.27
1 Churn.....	Enos Lyon..... .31
1 Cutting Box.....	John Carlough..... .50
1 Cradle.....	Nicholas Cokoro..... .28
1 Basket & Lot.....	David Spear..... .37
1 Spade.....	John Parke..... .12
1 Lot of Picks.....	John Parke..... 1.50
1 Pick.....	Benjamin Delamarter..... 1.09
1 Iron Sledge.....	John Parke..... .68
1 Iron Hammer.....	John Parke..... 2.25
1 Fike.....	Luke Van Allen..... 1.87
1 Cag of Matiglum.....	David A. Vreeland..... 1.06
1 Lot of Shingles.....	Garrebrant Van Houten..... 4.00
	\$23.76
1 Wheel Barrow.....	John I. Van Houten..... \$1.87
1 Cro Bar.....	John Parke..... 4.00
1 Plow.....	Solomon Day..... 1.59
1 Hogshead.....	William Pules..... 1.34
1 Waggon.....	John Carlough..... 12.87
1 Lot of Cabbage.....	Enos Lyon..... 5.37
1 Mair.....	David Vreeland..... 5.00
1 Colt..... Not taken	Lodiwick Bush..... 23.75
1 Harrow & Slay.....	Garrebrant Van Houten..... .25
1 Yoke of Oxen.....	Garrebrant Van Houten..... 43.50
1 Yoke of Young Steers.....	Garrebrant Van Houten..... 33.25
1 Beef Cow.....	David A. Vreeland..... 20.50
1 Cow.....	Garrebrant Van Houten..... 11.00
1 Cow.....	John Seagar..... 18.00
1 Cow.....	Garrebrant Van Houten..... 13.25
1 Calf.....	David A. Vreeland..... 8.25
1 Spotted Sow pig.....	Recompence Stansbury..... 3.25
1 White Sow Pig.....	Cornelius I. Post..... 2.50
1 Spotted Sow Pig.....	John Tompson..... 3.25
2 Erthen Potts.....	John Seagar..... .44
1 Erthen Pot.....	John I. Garrison..... .20
2 Erthen Dishes.....	Solomon Day..... .09
1 Jug & Lot.....	Solomon Day..... .12
3 Cheers.....	Solomon Day..... .56
3 Cheers.....	Enos Lyon..... .37
1 Priming Needle.....	
3 Cheers.....	Cornelius I. Post..... 1.50
3 Cheers.....	Cornelius I. Post..... 1.87
1 Cheer.....	James Beam..... .19
1 Table.....	David A. Vreeland..... .50
1 Iron Pot.....	John teeth..... .21
1 Table.....	Recompence Stansbury..... .68
1 Lot of Corn.....	Adrian Van Geison..... .68
	\$221.72
A. JECKOBE.	
1 Hand Saw.....	William Hancock..... \$0.93
1 Cider Cask.....	John G. Garrison..... .75
1 Griddle.....	Daniel Zelif..... 1.00
1 Scigh Sniyde.....	Garrebrant V. Houten..... .53

ARTICLES SOLD.	A. JECKOBE.	PERSONS NAMES.	
1 Scigh Sniyde.....		Garrebrant V. Houten.....	.12
1 Iron Pot.....		William Pulis.....	.62
1 Churn & Dasher.....		Rem onderdunk.....	.34
1 Watering Pot.....		Benjamin Delemarter.....	.31
1 Ladle.....		Nicholas Cokoro.....	.28
1 Pair of hand Irons.....		Benjamin Delemarter.....	1.50
1 tub.....		James Hutchison.....	.62
1 Pail & Lot.....		John Seagar.....	.47
1 Baking tra & Lot.....		David A. Vreeland.....	.25
1 Reel & Lot.....		George Petry.....	.09
1 Tub.....		William Pulis.....	.25
1 keeler.....		Nicholas Cokoro.....	.56
1 Barrel.....		William Pulis.....	.75
1 Lot of Iron.....		David Benson.....	.28
1 Saddle.....		William Rodger.....	.72
1 Lot of Crockery.....		Nicholas Cokoro.....	.40
1 Bool.....		Benjamin Delamarter.....	.23
2 Buttles.....		Nicholas Cokoro.....	.16
1 Spinning Wheel.....		John Tompson.....	2.00
1 Waggon.....		Benjamin Delamarter.....	15.12
1 Basket & Lot.....		George Petry.....	.31

PETER BUSH.

1 Lot of Corn.....	John Seager.....	1.06
1 Lot of Potatoes.....	Rem onderdunk.....	1.12
1 Dresser.....	Albert Van Saun.....	1.06
1 Lot of Hay.....	Helmygh Van Houten.....	2.75
1 Lot of Corn Stalks.....	John tompson.....	1.37
1 Wind Mill.....	Benjamin Delamarter.....	6.25
		\$42.23

VII.

A SADDLE RIVER MILITIA COMPANY, 1811.

A FULL AND EXACT ROLL OF ALL PERSONS DULY ENROLLED IN MY COMPANY
DOING MILITARY DUTY AND LIVING IN THE TOWNSHIP OF SADDLE RIVER.

CORNELIUS C. ZABRISKIE, CAPTAIN

Harman Van Derbeek.....	Sargent
Albert Garrison.....	do.
Casparus Kough.....	do.
Andrew Post.....	Corporal
John Van Derbeek.....	do.

Cornelius I. Post.....	Private
Henry Haring.....	do
Ralph Van Houten.....	“
Jacob Garrison.....	“
Garrit C. Van Riper.....	“
Isaac Everson.....	“
Cornelius H. Bogert.....	“

PARAMUS Dated April 26. 1811.

To the Assessor of The Township of Saddle River.

VIII.

A FATHER'S TRUST IN HIS CHILDREN, 1806.

Know all men by these presents that we JOHN VAN RIPER of the Township of Newark and PHILIP VAN RIPER of the Township of Acquackononck both in the County of Essex and State of New Jersey and RICHARD VAN HOUTEN of the township of Saddle River in the County of Bergen and State aforesaid are held and firmly bound unto ABRAHAM VAN RIPER of the Township of Acquackononk in the County of Essex and State aforesaid in the sum of Five hundred and fifty dollars Lawful money of the State of New Jersey to be paid to the said Abraham Van Riper or to his certain Attorney Heirs Executors Administrators or Assigns for which payment well and truly to be made and done We bind ourselves our Heirs Executors and Administrators Jointly and Severally firmly by these presents Sealed with our Seals and Dated this Sixth Day of August in the year of our Lord one thousand eight hundred and six.

Whereas the said Abraham Van Riper by his certain Deed of Gift bearing even Date herewith hath sold and conveyed all his right and Interest in and to the farm whereon the said John Van Riper now lives—And hath also by his certain other Deed of Gift sold and conveyed all his right and Interest in and to the farm whereon the said Philip Van Riper now lives—And by his certain other Deed of Gift or Bill of Sale hath sold and assigned certain Goods and Chattels to Mary Van Houten the wife of the said Riahard Van Houten—Now Therefore the Condition of the above obligation is such that if the above bound John Van Riper Philip Van Riper and Richard Van Houten their Heirs Executors and Administrators shall maintain the said Abraham Van Riper during his natural life and find and provide him with Good and sufficient meat Drink washing Lodging and Clothing at either of the Houses of the said John Van Riper Philip Van Riper or Richard Van Houten in which the said Abraham Van Riper shall or may choose to reside and Dwell—and they the said John Van Riper Philip Van Riper and Richard Van Houten their Heirs Executors or Administrators shall well and truly pay or Cause to be paid unto the said Abraham Van Riper yearly and every year from the Date hereof during his natural life the sum of

fifteen dollars each in trust for the use of him at whose House the said Abraham Van Riper may choose to reside and Dwell and in that proportion for any part of the Year in which the said Abraham Van Riper may happen to die—Then the above Obligation to be Void otherwise to remain in full force and virtue —

Sealed and Delivered }
In the presence of {

JOHN VAN RIPER [SEAL]

Note The word "five" in the eighth line }
of the penalty altered from the word }
• Two—before the execution hereof—}

PHILLIP VAN RIPER [SEAL]

G. VAN HOWTEN
JNO. R. CRANE

RICHARD VAN HOUTEN [SEAL]

IX.

THE DAYS OF SLAVERY IN NEW JERSEY

A BILASALE FROM PETER DROMUS, 1801

Know all men by these presents that I PETER DREAMOUS of Paccaknac for the Sum of two Hundred Dollars in hand Paid to have and do Bergin and Sell unto Garabrant Van Howten to his Executors and Administrators and Assings one Negro wench and one Child the wench name Febe and the one Child Ab to have and to hold to him his Executors Administrators and Assings Forever of wich Said Wench and Child I Have put the Said Garabrant Van Howten in full Posseson by thelivering him the Said wench and Child at Selings of these Presents hereby Sold and I do Warrent and will forever Defend the said Garabrant Van Howten in Peaceble Possesion of Said Negro Wench and Child Agiust me and all Persons watsoever Witness my Hand and Seal this 21 Day November in the one Thousand Eighundred and one

Witness Present
JAMES JONES

PETER T. * DOREMUS [SEAL]

Receved 21 Day of November 1801 the Sum of tow hundred Dollars in full of all Demands

Received by me PETER T. * DOREMUS

BILL OF SALE to GARABRANT VANHOUTTEN FOR THE NEGRO WOMAN MARGERET COMMONLY CALLED PEGGY, 1803

Know all men by these presents that I SARAH PURNELL of Paterson County of Essex and State of New Jersey for and in consideration of the Sum of one hundred and twenty Dollars to me in hand paid by Garabrant Vanhoutten of Totoway County of Bergen and State of New Jersey aforesaid do bargain Sell, and deliver unto the said Garabrant Vanhoutten his Heirs and

*This character looks as if intended for Peter's cross mark.

Assigns one Negro Woman named, and Baptised, Margeret called Peggy And I the said Sarah Purnell do sell (the said Margeret by her own particular desire) unto the said Garabrant Van Houtten his Heirs and Assigns, against the lawful Claim or Claims of all manner of persons and will forever defend. In Witness whereof I the said Sarah Purnell have hereunto put my hand and Seal this thirtieth Day of March one thousand eight and three

Signed Sealed and delivered }
in the Presence of us }

SARAH PURNELL [SEAL]

EBEN'R BLACHLY JUN'R
DAVID BENSEN

Rec March 30 1803 the within full

EBEN'R BLACHLY JUN'R
DAVID BENSEN

SARAH PURNELL

DAN'L HEDDEN TO GAR'T VAN HOUTEN ESQ'R A BILL OF SALE FOR A NEGRO
GIRL SLAVE, 1804

Know all men by the presents that I DANIEL HEDDEN of the Township of Saddle River County of Bergen and State of New Jersey for and in the Consideration of fifty Dollars to me in hand paid by Garribrant Van Houten, Esq'r of the Township County and State aforesaid. I Have granted bargained and Sold, and by these presents do grant Bargain and Sell unto the Said Garribrant Van Houten Esq'r one Negro Girl Slave named Ab, aged about six years to have and to hold the Said Negro Girl Slave unto the Said Garribrant Van Houten his Heirs and assigns, forever—and I do further Covenant that I will Warrant and defend the Said negro Girl unto the Said Garribrant Van Houten his Heirs and Assigns against the lawful Claim Challenge and demand of any Person or Persons whatsoever. In witness where of I have hereunto Set my hand and Seal this twenty first day of February in the year of Our Lord one thousand Eight Hundred and four

Sealed and delivered }
in the presence of }

DANIEL HEDDEN [SEAL]

ABRM WILLIS
JOHN MOFFAT

RECE'D the above sum of fifty Dollars in full
By me DANIEL HEDDEN

PATERSON 28 June 1806

Received from JAMES TORRANCE a Bill of Sale of a Negro Wench Named Jude which I Promise to Returne when Called for

JOHN CLARK

May 29th 1805 Received of GARRABR VAN HOUTEN the Sume of Seventy five dollers for a negrow wommen named Sary in full of all the mand's
his

Riceved By me
JOHN R. BERDAN

FRANCIS + SPEER
Mark

JAMES TORRANCE TO GARRIB'T VAN HOUTEN ESQ.
A POWER OF ATT'Y, 1808

KNOW ALL MEN BY THESE PRESENTS that I JAMES TORRANCE of the Town of Paterson, County of Essex and State of New Jersey - do make Constitute and appoint Garrib't Van Houten, Esq'r, of the County of Bergen and State of New Jersey my true and lawfnl Att'y - for me and in my name to Sell for me, a Certain negro wench named Jude, now in his possession (for the sum of one hundred and twenty Dollars) and he is to have the use of Said negro wench as his own, untill he doth Sell her which Sale he is by no means to delay on that account, but to Sell her the Said wench, in which case I give my Said Attorney full power to Sell the Said negro wench named Jude, as I my Self might, or Could do, was I persona'ly present—he my Said Attorney accounting for the price of the same, And to that intent I have Left in his hands a Bill of Sale for Said wench, with Blanks for names and Date Signed with my Signature, hereby rattifying what my Said Attorney Shall Lawfully do for me respecting the premises—In Witness whereof, I have here unto Set my hand and Seal this Sixteenth day of June in the year of our lord one thousand eight hundred and eight

Seal and delivered }
in the presence of }

WM. M. BARLAS

JAMES TORRANCE [SEAL]

BILL OF SALE PAUL RUTAN TO JOSEPH SAYRES, 1808

Know all men by these presents that I JOHN CLARK* of Patterson in the County of Essex and State of New Jersey for the sum of one hundred and fifty Dollars in hand paid, or secured to be paid, have and do bargain and sell to Joseph Sayres of the Township of Newark County and State aforesaid his Executors, Administrators and Assigns, One Negro Woman (Slave) Named Mary, together with her Negro Child, Named Thomas, aged Six Months and Three days, To have & to hold the said Negro Woman Slave, Named Mary to him his Executors adm'n'strators & assigns forever, To have & to hold the said Negro Boy, Named Thomas, till he shall have arrived to the age of Twenty five Years to him his Executors Administrators & Assigns of which said Negro Woman and Boy, I have put the said Joseph Sayres in full possession, by delivering them to him, at the sea'ing of these presents, & I do warrant and will defend the said Joseph Sayres in the peaceable possession of said Negrow Woman & Boy against me and all persons whatsoever Witness My hand & Seal this Third day of September In the Year of our Lord one thousand Eight hundred & Eight

Sealed & Delivered }
in the presence of }

AARON OSBORN

PAUL RUTAN [SEAL]

Newark June 2, 1812 For the consideration of Sixty Six Dollars 25¹⁰⁰ we Assign and setover to Allert Van Saun the within described wench and one child named Deon

P. ALLING } Adm'r of Joseph
D. D. CRANE } Says Jun Dec'd

* Thus it is written, although the document is signed by PAUL RUTAN.

Totaway Bergain County for the Consideration of the Sum of one Hundred Dollars I assigns and deliver unto Garrebrant Van Houten Esq the Within described Wench Named mary

I Say Received by me
July th 14 —1814

ALBERT VAN SAUN

July th 14—1814 then Received the Sum of one Hundred dollars in full of the Above of Garrebrant Van Houten By me ALBERT VAN SAUN

Bergen County ss } for the Consideration of one hundred and Twenty Doilars
Paterson—— } I assign the Within and Deliver to P.h., Dixkersan Esqr
and A. Pason Esqr. the within Described whench a Slave Named Mary this
Eleventh Day of May 1816

G. V HOWTEN

A BILSALE FROM CORNELES WESTERVELT, 1809.

Know all Men by these Presents that I CORNELES WESTERVELT of the State of Newjersey in the County of Bergen for and in Consideration of the Sum of One hundred Dollars to me in hand paid by Garabrant Vn Howten of the Same place at and before the Ensealing of these presents the Receipt Whereof is hereby acknowledged have bargained Sold & delivered and by these presents do bargain Sell and Deliver Unto the Said Garabrant Vn. Howten a Certain Whench a Slave Named Mar aged about Fifteen years and ten Days to have and to hold the Said Mar Unto Garabrant Vn. Howten his Executors Administrators and assings to his and thear only proper use benefit and behoof forever and I the Said Corneles Westervelt. My heires executors administrators and assins from and against al person and persons whomsoever Shall and will warrant and forever Defend by these Presents in witness Whereof I have here unto set my hand and Seal this First Day of May 1809—

Sealed and delivered }
in the Presence of }

CORNELUS WESTERVELT [SEAL]

GEORGE I. RYERSON

HALMAGH VAN GIESEN TO GARRIBT. VAN HOUTEN ESQR.

BILL OF SALE FOR A SLAVE.

Know all men by these pre ents that I Halinagh Van Giesen of the Township of Saddle river, in the County of Bergen and State of New Jersey, for the sum of three Hundred Dollars—to me in hand paid, have and do bargain and Sell to Garribrant Van Houten Esquire, his Heirs executors Administrators and Assigns one Negro Man named Jim a slave aged about thirty two-years, To have and to hold, the said Negro man Jim a slave, to him the said Garribt. Van Houten Esquire his Executors administrators and assigns forever; of which said negro man, I have put the said Garribt. Van Houten, in full posses-

sion by delivering him the said negroman at the signing and sealing of these presents. And I will warrant and defend the said Garribt. Van Houten his Heirs Executors administrators and assigns, in the peaceable possession of the said negro man Jim, against me, my heirs, Executors or administrators, and all person or persons what soever--In Witness whereof I have her unto set my hand and Seal this twenty fifth day of April, in the year of our Lord one thousand eight Hundred and ten-----

Sealed and delivered }
in the presence of }

HALMFGH VAN GESEN [SEAL]

ABRM. WILLIS
ABRAHAM T. BLAUVELT

BILL OF SALE FROM MARSALAS VAN GIESEN, 1813.

KNOW all men by these presents That I Marsalis Van Geisen of the Township of Saddle River in the County of Bergen and State of New Jersey, for and in Consideration of the sum of Ninety dollars Lawful Money of the United States, to me in hand well and truly paid by Bridget Keane of the Township, County and State aforesaid, the receipt whereof I do hereby acknowledge, Have sold bargained, conveyed and delivered and by these presents do sell bargain, convey and deliver unto the said Bridget Keane, and to her her heirs and assigns for Ever, One Negro female Slave named Jinn, of a yellow Complexion and about nineteen years of age. To have and to hold the said Negro female Slave named and described as aforesaid unto the said Bridget Keane her heirs and assigns for Ever. And I do hereby warrant and defend the possession of the said negro female Slave named and described as aforesaid unto the said Bridget Keane her heirs and assigns, against all persons and lawful claims whatever. In witness whereof I have hereunto set my hand and seal this twenty ninth day of December Anno Domini one Thousand Eight hundred and thirteen

Witness present
THOMAS WILLS

MARSALAS VAN GIESEN [SEAL]

ANDREW P. HOPPER A BILL SALE TO GARBET VAN HOUTEN, 1814.

KNOW all men by these presents that I Andrew P. Hopper of Saddle River Township in the County of Bergin and State of New Jersey For and In consideration of the sum of Three Hundred Dollars Lawfull money to me Paid at And before Ensealing and Delivery of These Presents By Garrabrant Van Houten the Receipt Whereof I Do hereby Acknowledge and my self there with

fully Satisfied and Paid have Granted Bargained and Sold Released and by these Presents do fully Clearly Obsolutely grant Bargin & Sell and Release unto the Said Garrabrant Van Houten A Negro man Named Harr to have and to hold the Said Negro man unto the said Garrabrant Van Houten his Exer Adrs and Assigns for Ever and I the said Andrew P. Hopper for my Self my heirs Admtrs or Assigns do Covenant and Agtee and with the Above Named Garrabrant Van Houten his Exets Admts and Assigns to warrent and Defend the Sale of the Above Named Negro man Against all Persons Whatsoever In Witness Whereof I have here Unto Set my hand and Seal this Sixt Day of July In the year of our Lord one thousand Eight hundred and fourteen.

Signed Sealed and Delivered }
in the presence of }

ABRM. RYERSON

ANDREW P. HOPPER [SEAL]

A BILL OF SALE FROM CORNELIS WESTERVELT TO GARBRAT VAN HOUTEN
FOR A MALE SLAVE, 1815.

Know all men by these presents, that I CORNELIS WESTERVELT of the Township of Saddle River in the County of Bergen and State of New Jersey for the sum of one hundred and Twenty five Dollars to me in hand paid have and do bargain and Sell to Garabrant Van Howten — his Heirs Excutors administrators and assigns One Negro Man maned Jacob a Slave aged about Twenty four years To have and to hold the Said Negro Man a Slave to him the Said Garabrant Van Howten his Executors administrators and assigns forever of which Said Negro Man I have put the said Garabrant Van Howten in full possession by delivering him the Said Negro Man at the Signing and Sealing of these presents And I will Warrant and Defend the Said Garabrant V. Howten his Heirs Executors administrators and assigns in the peaceable possession of the Said Negro Man against Me My Heirs Excutors or administrators and all person or persons What Soever In Witness Whereof I have here unto Sit My hand and Seal this ninth Day of March in the Year of Our Lord one thousand Eight hundred and Fifteen

Sealed and Delivered }
in the Presence of }

G. V HOWTEN
JOHN G. RYERSON

his
CORNELIS + WESTERVELT [SEAL]
mark.

BILL OF SALE FOR A MAN AND A WOMAN, 1819.

KNOW all men by these Presents that I GARRET G. VAN WAGONER of Slatterdam in the township of Saddle River County of Bergen and State of new Jersey For and in Consideration of the sum of Four Hundred Dollars to me in hand Paid by Garabrant Van Houten of the township County and State afore said The receipt whereof I do hereby acknowledge Have granted, Bargained sold and delivered and By these presents do grant bargain sell and deliver unto the said Garabrant Van Houten and to his heirs and assigns forever two Certain Slaves the one a male named Joe the other a

female named Peggy To have and to hold the said bargained and Sold Slaves named as aforesaid to the Said Garbrant Van Houten and to his heirs and assigns To the only proper use Benefit and Behoof of him the Said Garbrant Van Houten and to his heirs and assigns forever. And I the said Garret G. Van Wagoner for myself my heirs Executors and administrators the Said Bargained and Sold Slaves unto him the said Garbrant Van Houten and to his heirs and assigns against the Lawful Claims and Demands of all Person and Persons Shall and will warrant and by these Presents for ever Defend. In Witness whereof I Have here unto Set My Hand and Seal this Seventh Day of August in the Year of our Lord one Thousand Eight Hundred and nineteen

Sealed and Delivered

in the presence of us

GARRET G. VAN WAGONER [SEAL]

JOHN VAN BLARCOM

HENRY I. VAN BLARCOM

JOHN VAN NESS A BILL SALE FOR A SLAVE YON TO G. VAN HOUTEN, 1825

Know all men by these Presents that I. JOHN VANNESS of the Township of Saddle River in the County of Bergen and state of New Jersey for and Consideration of the sum of Two Hundred Dollars of Good and Lawful money of the united states of America to him in hand Paid by Garrebrant Van Houten Eq'r of the Township of Saddle River in the County of Bergen and state aforesaid the Receipt Whereof I hereby acknowledge have Granted Bargained and sold and by these Presents Do Grant Bargain and sell unto the said Garrebrant Van Houten Eq'r his heirs Executors administrators and assigns a Certain Negro Lad Named yon a Slave aged about Twenty six years to have and to hold the said Negro Lad Named yon a Slave unto the said Garrebrant Van Houten Eqr. his heirs Executors administrators and assigns for Ever and the said John Vanness for himself his heirs Executors and administrators Doth Covenant Grant and agree to and to and With the said Garrebrant Van Houten Eqr his heirs Executors administrators and assigns against all Person or Persons Whatsoever Defend In Witness Whereof I have hereunto set my hand and seal this Eighteenth Day of March in the year of our Lord one thousand Eight Hundred and Twenty Five

Sealed and Delivered

In the Presents of

JOHN VANNESS [SEAL]

ALBERT VAN SAUN

ISAAC VAN SAUN —

JEREMIAH MITCHEL BILL OF SALE, 1825.

Know all men by these presents that I JEREMIAH MITCHEL of the township of Aquacknonk in the State of New Jersey and County of Essex for and in consideration of the sum of twenty five Dollars Lawful Money of the United States of America to me in hand paid at or before the Ensealing Deliver-

ing of the presents by Garibrants Van Houtin Eqr of the township of Sadill River and county of Bergen and State of New Jersey the Recpt Whereof is hereby acknowledged have granted Sold conveyed and confirmed unto the said Garabrants Van Houten Eqr and to his heirs and assings forever the Residue and Remainder of the time and term of time and service according to the Laws of the State of New Jersey a certain female Born under the Manumission Act and now Eleven Years Eleven Months and Fourteen Days old named Dean having yet to serve Nine Years Sixteen Days from the Date of these presents to have and to hold the Said Negro female Named Dean for and During the Residence and Remainder of her time and term servitude according to the Laws of this State which said female the said Jerimiah Mitchel has put the said Garabrant Van Houten Esqr in full peacable possession by Delivering him these presents and Do also Covenant and agree to and with the said Garabrant Van Houten Esqr his heirs and assings that the said Jerimiah Mitchel was lawfully possessed of the said Negro female and that he has no Done Committed or Sufered any act or thing by which the title of the same can be in any Ways altered or Changed Charged Detirmed or corected Over * In Witness Whereof I have Set my hand and Seal this twentyith Day of April in the year ofour Lord One thousand Eight hundred and twenty five

Signed Sealed and Delivered in the presenc of
the five was interlined before the Execution of this article

JOHN M. VAN GIESON
JOHN H. OUTWATER

JEREMIAH MITCHEL [SEAL]

CHARLES HARRISON BILL OF SALE TO RALPH DOREMUS, 1830.

Know all men by these presents that I CHARLES HARRISON of Orange Township Essex County and State of New Jersey for the sum of One hundred Dollars in hand paid have and do bargain and Sell to Ralph Doremus his executors administrators and assigns the following Coloured persons viz—Mary aged Forty nine years a Slave and Sold for Life—Also her Son Harry born the Twelfth day of July Eighteen hundred and Fifteen Sold for his term of Service according to Law — — To have and to hold to him, his executors administrators and assigns for ever, of which Coloured Persons, I have put the Said Ralph Doremus in full possession and I do warrant and will defend the said Ralph Doremus in the peacible possession of Said property against me and all persons whatsom ever

Witness my hand and Seal this the Twentieth day of September 1830.

Sealed and delivered }
in the presence of }

CHARLES HARRISON [SEAL]

ABIATHAR HARRISON
ABIJAH HARRISON Jr.

*determined or controverted.

PLEADINGS IN A SUIT TO RECOVER A REWARD FOR RECAPTURING A SLAVE, 1812.

Joseph Hunt Vs James A Ackerman—In Debt before Garrabrnt Van Houten Esq.
Justic of the Peace Bergen County———

James A Ackerman to Joseph Hunt Dr

The Plaintiff Demands of the defendant—For taking up and returning to the
owner your Negro Sam the Sum of Ten Dollars as promised to be paid by an
Adverestum Published in the Newark Centinel of Freedom of Nov 3d 1812
which Advertisement was dated at the “ponds near Pompton Oct 20 1812” and
signed “Jas. A Ackerman,” for the recovery of said reward of ten Dollars this
suit is brought — — —

JOSEPH HUNT

Nov. 28th A D 1812

this State of Demands Was filed before me Garabrnt Van Houten this 28
Day of November 1812

The Deft Denies all the within Charges

JAMES A ACKERMAN

HOW JOHN NEAFIE WISHED TO DISPOSE OF HIS SLAVES, 1814.

[Addressed: Garbrunt Vanhouten Esqr Patterson New Jersey]

Dr Sir

I am willing to part with my three blacks lately in Jersey for three hundred
and seventy five dollars for a term of years in such way as not to interfere with
the laws concerning selling Slaves from one State into the other provided you
can get notes which you would be willing to take on Simeon Vanhoutens Mort-
gage Dated June 28th 1814

Yours with Respect &c

JOHN NEAFIE

Garrabrnt Vanhoutten Esq—

Montgomery 29th June 1814

Sir,

This is to inform you that I do agree to hire or sell all my right and interest
in or to William Cisco and Jane his Wife and one child a girl for the sum of Two
Hundred and seventy five Dollars Cash or in case the money is not paid then you
may take such notes for the amount adding——Interest thereto as you will accept
and you can Indorse the amount of the same on the back of the Mortgage of
Simeon Vanhoutten, but you will observe that I cannot sell them but will hire
him, but I wish you to act as I would myself in such case, but you must be care-
not to go farther than what the Law will allow you am very respectfully—

Sir, Your mo. obt hble servt

JOHN NEAFIE

IX.

BILL OF PETER SIMMONS, HARNESS MAKER AND SHOEMAKER, 1793-6.

		Henery Garritsee to Peter Simmons Dr
1793		
Octo ye 15	To Mending a Bairer of a Chair	0-1-0
1794		
May 19	To Part of a harness to Binding a Bridel Mending the traces to a Backband	1-19-9
1795		
Aug 19	to Work a harness	0-3-0
Nover 2	to Makeing a pair of Shues	0-4-6
1796		
	to a pair of heals	0-0-6
Jenury 21	to a pair of headstals	0-10-0
	to Makeing a pair of Shues	0-5-0
	to a pair of heals	0-0-6
Febrry 26	to Makeing a harness	3-0-0
May 5	to a pad in a Sadel	0-8-0
	to a Gert & Cruper	0-5-0
	to Mending a halter & Bridel	0-1-0
		£6-18-3
Augst 9	to the traces & Braces	0-4-0
	to Soleing & mending Sues	0-2-0
	to a New Browbin Bound	0-2-6
Sept 10	to makeing 2 pair Sues	0-10-0
	to a pair of heals	0-0-6
		£7-17-3

Received Octo ye 27th 1796 of Henery Garritsee Senior and Henery Garritsee Jur the Sum of Six pounds Eight Shillings in full of All Accompts and Demands pr me

Peter Simmons

X.

DEED FOR PART OF THE OLD VAULT IN THE FORMER DUTCH CHURCH CEMETERY,
NEAR THE VALLEY OF THE ROCKS, 1817.

KNOW all Persons to whom these presents shall come. That I Richard Ward of Paterson in the County of Essex and State of New Jersey for and in consideration of the sum of Sixty Dollars to me in hand paid by Adrian Van Howten, of the same place, the receipt whereof is hereby acknowledged, Have granted, bargained and enfeoffed conveyed and confirmed, and by these presents do grant, bargain and sold, enfeoff convey and confirm unto the said Adrian Van Howten and to his heirs and assigns for ever All my one equal fourth part or share of, in and to the Burial Vault lately erected in the Totowa Church Yard by Cornelius Van Winkle, Abraham Van Howten, Albert Van Saun and Richard Ward. And I do by these presents fully and absolutely assign transfer and set over unto the said

Adrian Van Howten all the right title interest privilege and Share which I ever had, now have, or of right ought to have of in or to the said Burial Vault, and the privileges, thereunto belonging.

IN WITNESS whereof I have hereunto set my hand and seal this twelfth day of April in the year of our Lord one thousand eight hundred and seventeen. Sealed and Delivered in }
presence of us }

RICH: WARD [SEAL]

JOHN PARKE
CHAS. KINNEY

that I Adrian Van Houten do grant Sell and assign over unto Garabrant Van Houten the within, all my one fourth part or Share of in and to the Burial Vault which was assigned by Richard Ward unto Adrian Van Houten on the 12 Day of april 1817 for which I have received from the Said Garabrant Van Houten the Sum of Fifty two Dollars being in full for the one fourth part or Share of the within Vault and the Privileges thereunto belonging

In Witness whereof I have hereunto Set my hand and Seal this Second Day of September 1818

Sealed and Delivered }
in the Presents of }

ADRIAN VAN HOUTEN [SEAL]

CORNELIUS VAN HOUTEN

XI.

VENDUE OF GOODS AND CHATELS OF CORNELIS WESTERVELT, 1814.

The Vendue held this 3d Day of October in the year 1814 with the Goods and Chattels of Cornelis Westervelt of the Township of Saddle River in the County of Bergen payable in Six Months after Date—

Goods Sold.	Purchasors names,	£ s d
1 Cutting knife.....	Cornelius Van Riper.....	1-0
1 Axe.....	John Bogert.....	x0-5-9
1 Axe.....	John Bogert.....	x0-2-0
1 pair Andirons.....	John G. Ryerson.....	x0-4-6
1 Clever.....	Harmannus Van Nurder.....	0-3-0
1 Post axe.....	Cornelius Van Horn.....	x0-2-6
1 Coultter.....	Harmanus Van Nurder.....	0-2-6
1 Churn.....	Cornelius Van Riper.....	0-5-0
1 Table.....	Harman Van Nurder.....	0-3-6
1 Iron pot.....	Garret P. Hopper.....	x1-4-3
2 Churns or milk tubes.....	Abraham Post.....	0-8-0
1 Tube.....	George I. Ryerson.....	x0-8-6
1 Spool wheel and swift.....	Michael Flaharty.....	x0-3-0
1 brass kettle.....	George I. Ryerson.....	x2-16-0
1 Pail.....	John G. Ryerson.....	x0-5-0
1 Pail.....	Haramanus Van Nurder.....	0-2-6
1 Earthen pot.....	Cornelius Van Rider.....	0-1-6
1 wooden Bowl.....	Abraham Ryerson.....	x0-1-6
2 Cags.....	Barna Riar err.....	x0-5-6
	Harmannus Van Nurder.....	x0-1-0

1 Coars Hetchel.....	Barna Riar.....	0-1-3
1 Earthen pot.....	Harmanus Van Nurder.....	0-0-3
1 Iron pot.....	John G. Ryerson.....	x0-5-6
1 Coulering tub and earthen pbt.....x	Garrabrant Van Houter.....	x0-0-6
1 Churn.....	John A Post.....	x0-2-6
1 looking giass.....	Cornelius Van Riper.....	0-9-6
2 milk kelters.....	Cornelius Van Riper.....	0-1-0
sundry articles.....	Harmanus Van Nurder.....	0-0-6
1 Iron pot.....	Cornelius Van Horn.....	x0-13-0
1 Spinning wheal.....	Abraham Post.....	0-8-6
1 Earthen jug.....		
1 knot Real.....	Barna Riar.....	x0-5-6
Sundries, jugs &c.....	Henry G. Doremus.....	0-0-6
1 Woolen wheal scythe.....	Cornelius Van Riper.....	0-0-6
2 Meat casks.....	John I. Goetschius.....	0-8-6
Sundries.....	Cornelius Van Riper.....	0-0-3
1 Loom with read gears &c.....	John G. Ryerson.....	x0-11-0
1 pair Androns.....	Halmagh R. Van Houten.....	1-14-0
Tongs and shovel.....	Harmanus Van Nurder.....	0 14-0
1 Grind stone.....	Isaac Alyea.....	x0 3-6
1 Barrel.....	John G. Ryerson.....	x0-8-0
Iron shovel wooden box &c.....	Harmanus Van Nurder.....	0-3-0
Iron spade.....	John G. Ryerson.....	x0-6-0
1 dung fork.....	Jacob Demarest.....	x0-7-6
Cradle and scythe.....	John G. Ryerson.....	x0-10-6
Smith tools.....	John G. Ryerson.....	x4-18-0
Wind mill.....	Harmanus Van Nurder.....	2-5-0
A Horse.....x	Garrabrant Van Houten.....	x24-0-0
Harness.....	Harmanus Van Nurder.....	0-4-9
1 Harrow.....	Henry G. Doremus.....	0-7-6
Heifer.....	John Bouden.....	x5-0-0
Cow.....	James Kirk.....	x8-10-0
2 Sheep.....	Harmanus Van Nurder.....	2-2-0
2 Sheep.....	Harmanus Van Nurder.....	1-13-0
Cags.....	Harmanus Van Nurder.....	0-2-6
Blickware.....	John I. Goetschius.....	0-2-0
Canters dishes plates &c.....	Garret P. Hopper.....	x0-2-9
1 Lamp.....	Harmanus Van Nurder.....	0-1-1
Pidgeon net.....	Henry G. Doremus.....	0-18-6
4 Chairs.....	John G. Ryerson.....	x0-9-0
A Dreser.....	John G. Ryerson.....	x0-1-0
1 hogshead.....	John G. Ryerson.....	0-10-6
1 hogshead.....	John I. Goetschius.....	0-0-6
1 tar pits.....	John G. Ryerson.....	0-2-0
		65-18-7

XII.

DIVISION OF A FENCE BETWEEN GARRABRANT VAN HOUTEN AND HARTMAN C. VREE-
LAND, 1830.

We the undersigned two of the Committee of the township of Aquackanonk, County of Essex, and State of New Jersey, being requested by Garrabrant Van Houten, of the township of Saddle River, County of Bergen and State aforesaid, to divide, the boundary line fence, situated in the said township of Aquackanonk,

between him, and Hartman C. Vreeland, and having viewed the Ground and taken Testimony do hereby give this as our decision.

That Garrabrant Van Houten shall make, and keep in repair, that part of the Fence beginning at the North East Corner, running East to the extent of forty nine pannels of Fence; also commencing at the South East Corner, running thence in a westerly direction twenty one pannels of Fence.

Hartman C. Vreeland is to make and keep in repair seventy one pannels of Fence, running westerly from thence; and according to the testimony it appears that Garrabrant Van Houten has caused to be placed one hundred and two pannels of said Fence, and that the said Vreeland has placed thirty nine pannels.

In witness whereof we have each of us given our hand and seal this twenty ninth day of April one thousand eight hundred and thirty.

JOHN STRONG [SEAL]
ANDREW LYNCH [SEAL]

XIII.

MARY RYERSON TO JOHN DOREMUS—PRIVILEGE FOR A TAIL RACE, 1796.

Know All men by these Present that I Mary Ryerson of Newbarbados precinct in the County of Bergen & State of Newjersey Am held and Do Stand Firmly Bound Unto John Duramus of Sattel River preceint County and State afd in the just & full Sum of Two Hundred Pound, New York Currency To be paid To the Said John Duramus Or To his Ceartain Attorney heirs Exrs or Adrs for Which Payment well and Truly To be made & Done I Bind myselve my heirs Exrs and Adrs Severly by these present Seald with my Seal Dated this Twenty forth Day of June In the Year of Our lord one Thousand Seven hundred and Ninety Six

The Condetion of the Above Obligation is Such that Whareas by Virtue of A Ceartain Deed of Conveyance Give by John Duramus To the Above Bound Mary Ryerson Dated May the Third One Thousand Seven Hundred and Ninety Six for a Ceartain lot of land particularly Disschrybed by Said Deed Now If the Above Bounden Mary Ryerson her heirs Or assigns Shall at all times forever hereafter alow & freely To, admit Without Any Cost Mollestation Or Interruption Alow the Above Named John Duremus his heirs and assigns To Dig one Ceartain Ditch for the uses of Erecting water works Beginning on the North west Side of Sd lot and So Runing true Said lot with a South East Direction then the Above Obligation Shall be Void and of No Affect Cther ways It Shall Stand In full force

Sealed & Delivered }
in presence of }

MARY RYERSON [SEAL]

ABB: WESTERVELT
JOHN OUTWATER

XIV.

AUCTION SALES OF BOOKS IN PATERSON, 1814.

A Catalogue of Books sold at Auction in Patterson the 6th Aug. 1814 by

To-morrow.....	J Brewen	0-1-0	Paynes Europe.....	Holberton	0-8-0
Leisure Hours.....	Bow	0-2-0	Wise Masters.....	Jones	0-0-9
Italian Nun.....	Markbry	0-1-6	Arabian Nights.....	do	0-0-9
Abbey Weyhill.....	Markby	0-4-0	Bucks Delight.....	E. Peck	0-0-7
Barlow Writings.....	Markham	0-2-0	Constitution U. S.....	Gillet	0-1-4
Enticks Dictionary.....	D Reid	0-4-0	Accidents Human Life.....	Wills	0-1-4
French Revolution.....	Bow	0-2-6	Lord D's &c.....	Sandy	0-2-3
McFingal.....	Dd. B. Cochran	0-3-6	sermon on fast.....	Gillet	0-1-2
Contrast.....	Drayton	0-2-0	Gazetteer Netherlands.....	Combs	0-1-0
Bloomfields Poems.....		0-2-6	Repertory.....	Demarest	0-4-6
Ready Reconer.....	C. Hill	0-2-3	Gospel Treasury 4 vols.....	Retan	0-18-8
Hist. Quadrupeds.....	Randolph	0-8-6	Waston or Liberty.....	Gillet	0-2-0
Introduction to Reading.....	Combs	0-1-0	Sermon on fast.....	Wills	0-1-0
Three Books in one.....	Strickland	0-2-6	Taylor's Concordance.....	Van Houten	0-2-6
Paynes Geography.....	A Carmile	0-7-0	Biog. of Washington.....	Cash	0-0-5
Radical cause.....	Brewen	0-2-6	Sir John.....	Bolsby	0-1-1
Testament.....	Capt Van Blarkum	0-6-0	Entertaining Controversy.....	Codington	0-0-6
Westly's Hymns.....	Brewen	0-1-6	Methodist Hymns.....	Williams	0-3-0
Arithmetic.....	J. Clark	0-2-9	Gays Fables.....	Holberton	0-2-0
Vol. Sermons.....	do	0-2-3	Watts Psalms.....	Douglass	0-6-0
Writing Book.....	Holberton	0-0-9	American Grammar.....	Combs	0-1-0
Constitution.....	Cuybert	0-1-6	Tomorrow.....	Bush	0-1-6
Rambach 2 vols.....	Brown	1-0-0	Baxters Call.....	Bolstern	0-2-3
Baxters Call.....	Brewen	0-2-0	Help & Guide.....	Gillet	0-3-0
2 vols Rambach in Boards.....			Goldsmith's Rome.....	Demarest	0-3-6
	J. Hutchinson	0-5-0	Essay on Man.....	Cochran	0-1-3
Plays.....	Hedrach	0-2-3	Lady of Lake.....	Holberton	0-2-6
Solitude Sweetened.....	Crosby	0-4-6	Murrys Grammar.....	Cash	0-1-3
2 vols Spiritual Treasury.....	Douglass	0-14-0	Paul Jones.....	Cash	0-1-0
Pocket Miscellan.....	Cochran	0-1-6	Balt. Spelling Rook.....	Gillet	0-1-6
Review N. Y.....	Fish	0-1-3	2 pencils.....	Brewen	0-1-0
Methodist Hymns.....	Peck	0-3-4	Gen Lee.....	Demarest	0-3-0
Devils Refuted.....	Douglass	0-2-6	Henry on prayer.....	Douglass	0-1-6
2 vols 36 Fathers 2-6.....	Adams	0-5-0	Abbey Weyhill.....	Wills	0-3-6
2 Writing books 9d.....	Brown	0-1-6	Hawken's Voyages.....	Adams	0-1-10
Poul Jones.....	Combs	0-1-3	Funny Companion.....	Gillet	0-1-4
Repub Songster.....	do	0-1-4	Blaires Lectures.....	Douglass	0-3-0
Review N. Y.....	Bow	0-1-3	N. Y. Reader.....		0-0-6
Letters on Faith.....	Douglass	0-1-2			4-13-4
Looking Glass.....	Wills	0-2-11			5-17-11
McGowens Essays.....	Retan	0-1-4			10-11-3
seven wise masters.....	Clark	0-0-3			
		5-17-11			

the Vendue held this 8 Day of October 1814 with the Books of Rich Cuning-
ham at Abrm Godwin Paterson

the free mason.....	Wm Miller	\$0 11	Life of I. Howard.....	T Callent	25
Naval Triumph.....	H Godwin	75	Selfs in parts of a Wife*.....	H Godwin	56
Steven Burrus.....	Oshe Wilder	12½	2 do Harveys Meditation.....	R Kings	94
Clarks travels.....	Thomas Parke	86	*Coelebs In Search of a Wife		

2 Do Children of the abbey.....S. Bass	1 00	1 Do.....I. Beach	10
2 Do.....Thomas Parke	3 12½	1.....J Parke	16
2 Do.....Robrt King	1 50	1.....C. Kinsey	50
1 D.....H. Godwin	75	1.....H. Alden	12
1 D.....H Godwin	6	1.....C Kinsey	12
1 D.....S. Bass	94	1.....M Clark	85
1 D.....H. Godwin	1 25	1.....S Bass	40
1 D.....I. Beach	81	1.....W Clark	1 48
1 D.....C Kinsey	68		
1 D.....H. Godwin	18½		
1 D.....Wm. Thompson	9		
			\$17 94½

Sale of Books held at Paterson this 15 day of October 1814, by R. Cunningham, —

pd Osanders Poems..Garrt. Van Howten	£0 1-6	Life of Howard..... Abner Reaves	0-2 6
pd Natural Philosophy...John Crompton	0-1-6	Do DoElviry Dunning	0-2-6
pd Columbian Naval Triumphs.....		Azuny's Maratime Law.... ..No Bidder	—
			4-18-8
	Garrt. Van Howten		0 1-0
Life of Gilpin.....Hugh Jackson	0-3-0	Moral Philosophy....Garrt. Van Howten	0-4-0
Do DoGeorge Berbeck	0-3-0	Pearces Memoirs.....Thomas Wills	0-3 6
Do DoHugh Jackson	0 2-3	Do DoJohn W Benson	0 3-3
Do DoDo Do	0-2-3	Do DoGarrt. Van Howten	0-3-0
Do DoJohn Corrington	0 3 0	Coelibs In Search of a Wife..Thomas Wills	0-5-6
Do DoJohn Hood	0-2-6	Small Bible..... Do Do	0-1-3
Do DoJames Rogers	0-1-9	Mackenzies Travels 2 vols.....	
Health & Long lifeJasen M Bass	0 1 10		Thos Parke paid by Weller 0-17-
Christian Morals.....John D Ward	0 2-0	Presents for Girls.....Simeon Garrison	0-1 0
Bride of Abidos... ..Elviry Dunning	0-0-7	Book on MasonryRichard Brower	0-2-0
Ovids art of Love.....Hugh Jackson	0-2-3	Do DoSimeon Garrison	0-1-3
Rambacks Meditations 2 Vols.....		Do Do(No bidder)	—
	John Slingerland	Life of Lilliput.....John Vanderhoof	0 2-6
	0-14-0	Gil Blas.....David Hedrick	0-17-0
Death of Abdallah...Garrt. Van Howten	0-2-0	Paul Jones.....Benjamin Weller	0-1-0
Life of Stephen Burrows.....Jellit	0-6-6	Do DoSimeon Garrison	0 0-9
Do DoHosea Markam	0-7-0	Mirror of Misery....Garrt. Van Howten	0-1-6
Pastoral Lessons.....(Nothing Bid)	—	Bride of Abidos... ..John W. Benson	0 0-9
Asylum 2 vols. at 3-3 per v...Jasen Bass	0-6-6	Lord Ds Excursions.....B Weller	0 1 6
Goldsmith's Poems.....Elviry Dunning	0-0-6	Osanders Poems....Garrt. Van Howten	0 1-4
Do DoHugh Jackson	0-0 6	Coelibs in Search of a Wife 2 vol.....	
Do DoJohn W Benson	0-0-6		Samuel Taggard 0-4-6
Do DoRichard Brower	0-0-6	Barbaulds Hymns.....Jerry Pier	0-1 9
Do DoJohn Flood	0-0-6	Lottery Adventures....Simeon Garrison	0-0-6
Clarkes Travels 2 vols.....			3-15-4
	Garrt. Van Howten		4-18-8
	0-12-0		—
Do DoJohn D Ward	0-4-3		8-14-0
Pamphlets.....Hugh Jackson	0-7-9		
Zimmerman on Solitude..Saml Taggard	0-2-9		

XV.

BILL OF COSTS FOR PRIVATE LEGISLATION, 1787.

The Proprietors of a Tract of Land at Horse Neck in the County of Essex.

		Dr
To the Clerk of Assembly		
Readg Petition 1st Time in } May 1786	0-1-6	Engrossing Bill containing } 18 Sheets at 8 Per Sheet }
Order for 2d Reading.....	0-1-6	Reading Bill 3d time.....
One Days minutes.....	0-1-6	Order for passing.....
Reading Petition 2d time.....	0-1-6	Order for signing.....
Order for leave to present a } Bill on Advertising	0-1-6	Order for Council.....
Copy of order.....	0-1-6	Copy thereof
One Days minutes.....	0-1-6	One Days minutes.....
October & November		Entering Report of delivery } to Council
Reading Advertisement.....	0-1-6	Carried over.....
Reading leave to present Bill.....	0-1-6	Reading Concurrence } of Council
Entering Report of Bill.....	0-1-6	Entering the Same.....
Reading Bill.....	0-1-6	Copy of Bill for Printer } containing 18 Sheets at 8 }
Entering order for 2d Reading.....	0-1-6	
One Days minutes.....	0-1-6	
Reading Bill 2d time.....	0-1-6	
Order for engrossing.....	0-1-6	Speakers Fee.....
One Days minutes.....	0-1-6	Clerk of Councils Fees.....
		£5-11-6

I Tax the above Bill of Costs at five pounds eleven Shillings and Sixpence lawful money

BENJN VANCELEVE SPR

June 7 1787 Received of Henry Garretse Esq the full amount of this Bill of Costs being £5-11-6

MASKELL EWING CLK

XVI.

BILLS OF POST RIDERS FOR NEWSPAPERS, 1794, 1797, 1800.

Mr Henry Garase Dr To Papers from December 1-1792 To March the 1-1794 18-9

Received february the 27 1794 of Mr Henry Garase Esq. the sum of Eleven Shilling & Three pence in full for Newspapers.

STEPHEN DAY.

Received February 20th 1797 of Henry Garritse in full to march he first one pound fore Shillings for Shepard Kollic newspapers*

By Me MATTHIAS WILLIAMS

Four years and two months 29th october 1799 Last of Post Riding by Williams 8 Dollars 32 Cents

March 13th 1800 Received of Henry Garretse three dollars and thirty tow sents In full for Shepard Kollock newspapers up to november the first 1799

By Me

MATTHIAS WILLIAMS

*The New Jersey Journal, published at Elizabethtown, by Shepherd Kollock.

XVII.

BILL OF ADRIAN VAN RIPER FOR BLACKSMITH WORK, 1799.

1799.	Henry Garretson	Dr
March 22	to Cuting the rag of a saw mill.....	0-0-9
April 13	to pinting a Shear.....	0-3-0
	to three pound and a quarter of nails.....	0-3-3
24	to a pair of hinges and a pound and a half of nails.....	0-5-6
27	to Seting a pair of Shoes.....	0-1-0
	to mending a pair of beagle rings.....	0-0-6
May 3	to a pair of old Shoes and Seting them.....	0-2-6
	to Seting a pair of Shoes.....	0-1-0
31	to plow plates.....	0-2-6
	to pinting a shear.....	0-2-0
June 1	to Sharping a Shear.....	0-1 0
5	to laying a Shear.....	0-8-0
19	to Sharping a Shear.....	0-1-0
21	to puting a Cap to a Shear and mending it.....	0-4-6
	to making a hook and a bolt to a plow.....	0-1-3
26	to a landside and pinting a Shear.....	0-6-0
29	to toing three pair of Shoes and Seting them.....	0-4-6
July 2	to Sharping a Shear.....	0-1-0
		2-9-3

July 5th 1799 Recd. the above in full by me

ADRIAN VAN RIPER

XVIII.

BOND OF PIETER VAN HOUTE, 1731

KNOW ALL MEN by these Presents, That I Pieter Van Houte In The County of Bergen In the Province of New Jersey Yeoman am Held and firmly Bound unto John Schuyler of the County of Bergin and Province of New Jersey aforesaid Gentleman in the Sum of Eighty Pounds current Money of the Province of New Jersey To be paid to the said John Schuyler or his certain Attorney, Executors, Administrators or Assignus. For the which Payment well and truly to be made and done, I do bind myself, my Heirs, Executors and Administrators, and Every of Them firmly by these Presents. Sealed with my Seal, dated the Twenty Fifth Day of September in the Fifth Year of his Majesty's Reign, *Annoq; Domini* One Thousand Seven Hundred and Thirty One—

The Condition of this Obligation is such, That if the above-bounden Pieter Van Houte or his Heirs, Executors or Administrators do well and truly pay or cause to be paid unto the above-named John Schuyler or to his certain Attorney, Executors, Administrators or Assigns, the just and full Sum of Fourty Pounds

current Money aforesaid, on or before the Twenty Fifth Day of September next Ensuing the Date hereof Without fraud Coven or further Delay Then this Obligation to be Void and of Non-Effect, or else to stand and remain in full Force and Virtue. In the Law

Scaled and Delivered in }
the Presence of }

His
PIETER VAN + HOUTE
mark

ABR AHAM WENDELL
FRANCIS HARRISON

XIX.

HOW HORSE TRADES WERE MADE IN 1805.

BERGEN COUNTY ss

Court for the Trial of Small Causes

ALBERT TERHUYN }
& } Plaintiff
THOS. DODD EXRS }
of }
Saml. Berry Dec. }
against }
Aaron Turce Defendant }

Garrabrant V. Houten Esqr. Justice

In Case

The Plaintiffs Complains of the defendant for that in the fall in the Year 1805 that the Said Samuel Berry Decd. then did Bergen with the defendant to Exchange with him Two oxen and yoke—To Witt—Two Oxen & Yoke of the Plaintiff of the Value of Eighty Dollars for a Certain horse of the defendant which Said defendant Warranted not older then Eight Years old—To Witt—a Roan Gelding for the Said Oxen & Yoke being a Good and Sound Price and Valuable Consideration for a Good Sound Gelding, and the Said defendant well Knowing the Said Gelding of him the Said defendant to be an old Wore out horse and Unfit for Use and and much older then Eight years Falsely and fraudulent Alledge and Affirmed that the Said Gelding of him the Said defendant was a Good Young horse and not older then Eight Years, he the Said defendant falsely and fraudulent Exchanged the Said Gelding of him the Said defendant with the Said Samuel Berry Decd. for the Oxen and Yoke of him the Said Samuel Berry Decd. Which Said Gelding of the Said defendant at the time of the Exchange thereof was an old Woreout horse and Unfitt for Use—And So the Plaintiffs Saith that the Said defendant falsely and fraudulently deceived him the Said Saml. Berry decd. to the dammage of Eighty dollars Allowing the Interest for the Value of the Price of the Oxen & Yoke from the time the Said defendant had the Said Oxen & Yoke.

ELBERT TERHUYN }
& } Executors
THOMAS DODD }
of SAML. BERRY Decd

XX.

PAPERS RELATING TO HENRY GARRITSE, COLLECTOR OF ESSEX COUNTY, 1781.

Recd. 6th September 1782 of Henry Garritse Jur Esqr. Collector for the County of Essex, an Order on John Ross Esqr. for twelve pounds in Specie in part of an Order that I have on this said Garritse from John Stevens Jur. Esqr Treasurer

£12-0-0

DANL MARKS

1782	Hard	State
May Tax.....	370-1-2	427-8-0
Augt Tax.....	396-0-0	79-7-6
Novr Tax.....	332-3-4	63-4-7

ISAAC WOODRUFF ESQR

Recd, of Matthias Halsted a Note and Interest for unappropriated Goods

	36-10-7
Cash.....	2-2-3

 £38-12-10

January 15th 1783

Acquaccanonk in the County of Essex May the 13th 1783

Sir

Please to pay the Br Mr Henry garritse Junr a Certain Sum of Money, which Peter Wilson Esqr of the County of Bergen Informs me, was made to me by the general assembly of the state of New Jersey Some time ago for the Cure of Capt outwater a Wounded officer of the Militia of sd County & Now one of the Honble Member^s of sd assembly & you'l oblige your Humble Servt.

NICHES ROCHE

To Mr. Stevens Treasurer to the State of New Jersey at Trenton

 Burlington Septemr. 1, 1783.

Sir,

Enclosed is a Copy of the arrearages due from Your County, and which ought to have been brought forward to the Treasury long before this time—

The Legislature have given very strict directions with respect to the recovery of the Taxes & oblige the Treasurer to make return of delinquent Collectors, in Order that they may be prosecuted for the Deficiencies—

Mr. Stevens or myself, are far from doing anything that would hurt the feeling; of the Gentlemen now addressed, but, as Public Officers we must do our duty.—

If the enclosed amount is not discharged or Satisfaction rendered to the Treasurer on or before the Fifteenth Day of October next the Legal Steps for re-

covery thereof must be pursued—However disagreeable it may be to you, or to—
Sir,

Your Obedt. Servt.

Jos. BLOOMFIELD.

To Mr. Henry Garritse Jun. Collectr. of the County of Essex

Essex County.	State Money.	Specie.
To Deficiencies on Tax due July 1st, 1782.....	£1,225-17-1	£839-15-9
To do. on do. for Supt. Govt. due do.....		321-13-8
To do. on do. Due 1st Octr. & 1st Jany. last	494-16-2	286-10-5
	<hr/>	<hr/>
	£1,720-13-3	£1,447-19-10

Henry Garritse Junr. Collr.

THE RETURN of the Auditor of Accounts to the Treasurer and of the Treasurer to the Subscriber against Henry Garritsee Junr. Esqr. is for Monies due from him On Account of Fines assessd by the Courts holden in the County of Essex, And this Action is instituted agreeably to the Directions of an Act passed December 20th 1781. Entitled "An Act for the more speedy Settlement of the Publick Accounts" Mr. Garritsee will therefore see the Propriety of his paying into the Treasury soon as possible the Monies really due from him, and obtain the Auditor & Treasurers Certificate Accordingly, which Certificate being produced on Return of the Writ may induce a Discontinuance of this Action on the Payment of Costs.

JOS. BLOOMFIELD, ATTY. GEN.

Burlington Jan'y 20th 1785.

New Jersey Supreme Court

Of the Term of April in the year of
our Lord seventeen hundred and eighty
five

Hunterdon towit James Mott Esquire Treasurer of the State of New Jersey complains of Henry Garritse Junr Esquire late Collector of the County of Essex in Custody & C Of a Plea that he render to the said State the Sum of one hundred and twenty seven Pounds one Shilling which to the said State he owes and unjustly detains for this towit That whereas the said Henry on the thirty first Day of October in the year of our Lord one thousand seven hundred and eighty three at Trenton in the County of Hunterdon aforesaid was indebted to the said State in the said Sum of one hundred and twenty seven Pounds one Shilling for so much Mony before that time had and received by the said Henry to the use of the said State where by an Action accrued to the said James on Behalf of the said State to demand and have of the said Henry the said Sum of one hundred and twenty seven Pounds one Shilling according to the Form of an Act made and provided in the Legislature of the said State, passed at Trenton the twentieth Day of December in the year of our Lord one thousand seven hundred and eighty

one entitled "An Act for the more speedy settlement of the Publick Accounts:" Never the less the said Henry although often required hath not yet rendered the said one hundred and twenty Pounds one Shilling to the said James but hath hitherto refused and still doth refuse to render the same to him to and for the use of the said State, wherenpon the said James with the said State is injured and hath damage to thè value of one hundred and twenty seven Pounds one Shilling and therefore he brings this Suit on Behalf of the said State.

JOS. BLOOMFIELD

Atty Genl

Sir

Inclosed is a Notice of Trial to you it will be necessary, for you immedatly to come down to me and see about this Buisiness & prepare for Trial— If I should happen not to be at home Capt Ogden will arrange your Matters for you, in my behalf

I am Sir

Your humble Servt

ROBT OGDEN JR

Elzh Town April 17th 1786

New Jersey Supreme Court

James Mott Esquire Treasurer of N. Jersey, & Henry Garritsee Junr Esq. late Collr. of Essex.	}	In Debt.
--	---	----------

Take Notice of Tryal in this Cause in the said Court at Trenton on Friday the Twelfth day of May next—at the hour of ten in the forenoon of the same Day Dated the fifth day of April seventeen hundred and eighty-six

JOS BLOEMFIELD

Atty Genl

To Robert Ogden Esqr. Atty for the Deft.

Trenton July 29th: 1789

Sir

By a Resolution of the Legislature of the Thirteenth of March 1786 (on Settlement of the account of John Stevens Esqr. Late Treasurer) I am Directed to Charge you with the Sum of fifty One Pounds Twelve Shillings and one Penny, as Late Collector of Essex County, It being a Sum Allowed You on an Order Drawn by Said Stevens, which he Convinced the Legislature, he had Credited you for Before, Therefore I request you to make Speedy Payment Thereof, as the money Is much wanted I Should have applied to you for Said money Long ago, had I not waited for the Settlement of Mr. Ogdens Accounts, and Thought It

might Probably be Paid That way, But on Examining his Receipts, It Cannot be Charged to him, I would Take It as a favour to hear from you on the Subject, and am Sir your

Obed. Humbl. Servt

JAMES MOTT Treas

Henry Garritsee Junr Esqr former Collector of Essex County

Trenton Decemr 24th: 1789

Sir

By a Law Passed Last Sitting of the Legislature the Arrearages of Taxes Levied In Your County In The Year 1782 which were Payable to the Continental Receiver, are Directed to be Paid Into the Treasury the Sum as Returned to Me by James Ewing Esqr Is Eight Hundred and forty Eight Pounds One Shilling and Eight Pence, which I Take the Liberty of Notifying you off, and of Requesting You to Make Speedy Payment Thereof and am Sir

Your Obed Humb Servt.

JAMES MOTT, Treas

Henry Garritsee Junr Esqr Former Collector of Essex County

This Action is instituted on the application of the Treasurer, and agreeably to the late act of assembly passed 28th of November last to authorize the Treasurer to Collect the Deficiencies of the taxes, heretofore payable to the continental Receiver of Taxes and which are now made payable to the Treasurer of this State in the lawful money of this State

JOSEPH BLOOMFIELD,

Atty Genl.

Burlington March 22nd 1790.

To Henry Garretsie Jr. Esq. late Collr. of Essex

In Hard money for William C: Huston Esqr. the two payments of the £90,000. £4360-4-8

Ravay May 8, 1790

Der. Sir.

After my Compliments Inform you that I am yet Unwell or Should have been at your house before this but Sir as I know you to be a man of feeling and Humanity and would not wish to take the Advantage of any man without Giving him a Chance of being heard and producing the Accounts which is all I Request therefore if you Should be kind Enough to Appoint another day I will meet you if I am Able if not you must take Judgment but hope you will not send Execution Emediately as in four weeks time I Shall be able to pay you Every farthing from Your friend and Humble Servt.

JOHN CRAIG

Mr. Henry Garretsee Jun.

N B Please to write me a line by my son

Essex Pleas

Henry Garritse Jur. }
 vs. } In debt for taxes.
 Nathaniel Farrand }

I do certify that judgment was entered in the above suit, in the Inferior Court of Common Pleas holden at Newark in and for the county of Essex in the term of June in the year of our Lord one thousand seven hundred and eighty six, for the sum of fourteen hundred and fourteen pounds, sixteen shillings and ten pence three farthings, besides costs of suit, as witness my hand this 6th day of Sept 1790

AARON OGDEN

Henry Garritse Ju'r }
 vs. } In debt for taxes.
 Nathaniel Farrand }

Recd of Mr Garritse the sum of three pounds fifteen shillings in full for my costs and charges in presenting the above suit to judgment and execution
 Sept 6th 1790.

AARON OGDEN

Received Acquacknonk September the 27th 1791 of Henry Garritse the Sum of twenty two Pounds for an order which the freehold and Justices of the Township of Newark put into his hands to git it Alowd at the Treasure the above said order Nathaniel Farrand Late Collector for the Township of Newark paid to Josiah Hornblower by me

JOHN LINDSLY

Trenton Octobr 10: 1791

Sir

In Examining the Account Of Samuel Hays Commisseeoner of the Old Loan Office for Essex County, I find That you Stand Charged with the Sum of Two Hundred and fifteen Pounds One Shilling and Nine Pence Specie, Said to be Paid to you, by Edd. Thomas In the year 1782— and as I Cannot find That, any Part of Said Sum has Been Paid Into the Treasury, I Request you to Inform Me how That Matter Stands as I am Now Stating An account against Said Commisseeoner and am Not willing to Charge You with It Till I hear from you Therefore I Request your Spedy answer and am Sir

Your Obed Humbe Servt

JAMES MOTT Treas

Henry Garritsee Esqr former Collector of Essex County

N B I must State the account Before the Meeting of the Legislature —
 Therefore Beg your Answer Before That Time

Recd. of Henry Garritse Junr three pounds in full of a note of hand I have against him

AARON OGDEN

Octo 11 1791

Received of Majer John Craig January 31th 1792 The Sum of two Hundred and Seventy one Pounds ten Shillings and five pence being in full for and on Acct. of an Executions in my hand against him att the Suit of Henerly Garrison Jr and att the Suit of Matthias Ward and att the Suit of John Heaverland and also the Sum of Eighty five Pounds four and Nine pence in full of an Execution att the Suit of Benjamin Morgan February 27th 1793

WILLIAM HALSTED Late Sheriff

The Last Payment of the £150,000 in money and Certificates

In hard money	£2361-16-2¼	In State money	
the two payments of		and Certificates	£3633-11-0½
the £90,000 in hard	1090-1-2	In State money...	1090 1-2
	<hr/>		
hard.....	£3451-17-4¼	State	£4723-12-2½

To be paid to John Stivens Junr Esqr Treasurer

Rec'd of Isaac Woodruff Esqr	40- 0- 0
Rec'd of Jones Wade.....	35-19-11
Rec'd of Jedediah Swan Esqr.....	31- 9- 0
Rec'd of Jacob Smith.....	50- 0- 0
John Craig	25- 9- 6
Nathal. Farrand.....	117-15- 8
	<hr/>
	£300-14-1
	County Tax

Isaac Woodruffs Quota County Tax	£40-0-0
my fees	1-0-0
	Rec'd the Above
Jedediah Swan Esqr Dito	32-5-0
my fees	0-16-0
	Rec'd the whole
Jonas Wade Esqr Dito	35-19-11
my fees.....	0-18-0
	Rec'd the Above

1 Receipt John Stevens Junr in Specie	£ 7-10-0	
1 of	976-19-0	State £ 505-14-3
1 of Cartificates		667- 7-4
1 of	223-7-0	523-19-9
1 Do	796-0-9	595- 5-0
	1187-18-9	710-12-7
hard 3451-17-4¼ Treasurer	— — —	1188- 1-5
3191-16-3	£3191-16-3	179-15-0
		<hr/>
£260-1-1¼ Dn		4370-15-4
		4723-12-2½
		<hr/>
from William C. Huston	£794-10-4 Dr	£352-16-10½
from Do	617-19-6	State money Cartifacts
	— — —	John Stevens Junr
	£1412-9-10	
	4360-4- 8	
	<hr/>	
	£2947-14-10 Dr	

hard money for Wilham C Huston

Novmbr 20th Rec'd of Isaac Woodruff in County money	£ 5-8-0
1782 again Rec'd	5-8-0
again Rec'd	13-0-0
again Rec'd	16-4-0
	<hr/>
Rec'd of Isaac Woodruff	£40-0-0
Rec'd of Jedediah Swan Esqr in County Mo'y	£15-15-0
	16-10-0
	<hr/>
	£32-5-0
Rec'd of Jones Wade in County Money	£1-17-6
	14-9-1
	19-5-0
	<hr/>
Rec'd of Jones Wade	£35 11-7
Rec'd of Jones Wade one french Crown	0-8-4
	<hr/>
Jones Wade	£35-19-11
Jedediah Swan	32-5-0
Isaac Woodruff	40-0-0
	<hr/>
	£108-4-11

	£ s-d		£ s-d
Recd of John ogden Esqr in State money.....	12-9-3	paid to Richard Degray in State money	4-12-6
		paid to Cornelious Van Winkle in State money.....	6-19-9
		the Remainder in State money.....	0-17-0
			<hr/>
			12-9-3

Recd of Isaac Woodruff Esqr. his Quota in County Tax.....	40-0-0	Paid to Lewis Woodruff...	5-8-0
		Paid to Siles W Arnett.....	5-8-0
		paid to Hazekiah Tompson.....	13-0-0
		paid to Stephen Crane.....	16-4-0
			<hr/>
			£40 0-0

Recd of Jones Wade his Quota in County Tax.....	35-19-11	paid Joshua Horton.....	1-17-6
one french Crown		paid Stephen Crane.....	14-9-1
		paid Heseekiah Tompson.....	19-5-0
		one french Crown.....	0-8-4
			<hr/>
			35-19-11

John Craige his Quota in County Money.....	25-9-6
--	--------

Recd of Jedediah Swan Esqr his Quota	31-9-0	paid to Isaac Hendrecks.....	15-15-0
		paid to Hezekiah Tompson.....	16-10-0
			<hr/>
			32-5-0

Recd of Jacob Smith his Quota.....	52-16-10½	paid to Josiah Stag.....	10-2-6
		paid to Michael Vreeland.....	5-8-0
		paid to Josiah Quimby.....	0-12-0
			<hr/>
			16-2-6

Acomt of money paid to Mr Henry Garese Jun

1787 Januy 27th To Cash.....	£ 66- 2- 3
March 31st To Do.....	304- 7- 2
May 9th To Do.....	370- 8-11
1788 Augst 26th To Do 500 Dollers.....	187-10- 0
	<hr/>
	£ 928- 8- 4
1789 April 22 To Do 150 Do.....	56- 5- 0
	<hr/>
	£984-13- 4

667- 7-4	State money
710-12-7	and Certificates
1188- 1-5	4723-12- 2½
179-15-0	4370-15- 4
505-14-3	-----
523-19-9	€352-16-10½
595- 5-0	

4370-15-4	

254- 2-10	4360-4-8
794-10- 4	2041-1-6
374- 8-10	-----
617-19- 6	€2319-3-2

2041- 1- 6	W C H*

XXI.

BILL OF SALE FOR GOODS AND CHATTELS, BY DAVID McILROY, 1813.

KNOW all Men to whom these presents shall come Greeting. That I David McIlroy of the Town of Paterson in the County of Essex and State of New Jersey for and in consideration of Four hundred Dollars lawful money of the United States of America to me in hand well and truly paid at or before the ensealing and delivery of these presents by Garrabrant Van Howten of the County of Bergen and State aforesaid, Esquire—The receipt whereof I do hereby acknowledge and myself therewith fully satisfied contented and paid. Have Granted bargained sold conveyed and delivered, and by these presents do freely, fully fairly and absolutely Grant, bargain sell, convey and deliver, unto him the said Garrabrant Van Howten and to his heirs and assigns for ever. All and singular the Goods and Chattles herein after particularly mentioned and described, that is to say—Two spotted Milch Cows, Four Weavers Looms, four Sett of Weavers Heddle-, Seven Weavers Reeds one weavers Beaming piece, four fly shuttles, seven weavers Lathes Two Spooling Wheels and Swifts One Lot of Large Bobbins, One Lot Shuttle Bobbins, Four Beds with their furniture, Seven Blankets, Four Bedsteads One Iron Tea Kettle, Two Iron pots, one Bake pan, One Griddle, two trammels One frying pan, One pair Andirons one fire Shovel, One Sett of Knives and forks, Ten Chairs One Large Chest, One Dresser, One Looking Glass, Two Tables One Spinning Wheel one Barrel with Pork Two Barrels with Beef One Lot of Crockery ware, One Lot of Earthen ware One Lot of Tin ware, One Lot of Spoons One Lot of Glass ware, 2 Tubs, five Empty Barrels Two Washing Tubs, Two Cedar pails and One Lot of Books

To have and to hold all and singular the before mentioned and conveyed

*These are the autograph initials of William Churchill Houston, Receiver of Continental Taxes in New Jersey, 1782-5.

Goods and Chattles and every of the same unto the said Garrabrant Van Howten his heirs and assigns for ever—And I the said David McIlroy for myself my heirs executors and administrators, all and singular the Goods and Chattles herein before mentioned and conveyed, and now put into full and peaceable possession of him the said Garrabrant Van Howten by delivery of the same, unto him the said Garrabrant Van Howten his heirs and assigns against myself my heirs, Executors and administrators and against all persons and lawful claims whatsoever shall and will warrant and for ever defend, by virtue of these presents. In Witness whereof I have hereunto set my hand and seal this Ninth Day of January in the year of our Lord one thousand Eight hundred and thirteen—

DAVID McILROY [SEAL]

Sealed & Delivered }
in presence of us }

JOHN McILROY

THOMAS WILLS

XXII.

LETTER FROM DAVID McILROY, 1813.

feairfield Aprel the 7th 1813

Dear Sir I ame verely oneasey on acount that I Have never heard one word from Home yet I wrot to you and Like wise to My wife but no anser which puts me to a great Deal of Oneseyness of mind Please to Let my wife See this and Let Hur to know that She must ither hire waggons hur self to fetch hur to me or other wise to Cume to Snectadey by Land Cerage and then to Cum up the Mohak River to the Litle falls which is onley Nine mills from me for I Consider that it would not anser for me to Leave My plese at that Season of the year to Cum to albaney as it will be in the verely throngest tim of puting in grean Let my wife know that if She Cums up the mohak River as Soon as She Lands She must Send up to me and I will Cum Right Down for Hur and the person wom She will Send Let them inquire for foards taveran in Salsburey and then inquire for mee Dear Squire you Have Had A great Deal of truble by me but it shall be well Repaid to you if Remean in the Land of the Living Let my wife know that I want hur to Cum on to me as fast as posable I Do Not know what Should Detain hur in patterson I Expected David before Now with money to me but their no word of nor nothing else so I Remean heare as if forgotten by all I Have got the hous put in purtey good order I Have bought a span of good yong horsstes for Nintey Dollers but Must pay one half of the money Down as the man is going to move to the Genesses I ame to Get his plow and all his Harness Remains yours with all Respect

D McILROY

[Addressed:] Gerbrant Vanhouten Esqr Bridge end Patterson New Gersey

[Postmarked, in red ink:] Johnstown Ap 17 [cents]

XXIII.

BOND OF MICHAEL ENOCHSE VREELAND, OF CLAVFRACK, 1770.

Know all Men by these Presents That I Michael Enockse Vreeland of Claverack in the Precint of Acquackennonck in the County of Essex and Eastern Division of the Province of New Jersey Carpenter am held and Firmly bound unto Hermanus Van Bossom of Slotterdam in the County of Bergen and Eastern Division of the Province aforesaid Cooper In the Sum of One hundred and Eight pounds Current money of the Province of New York. To be paid to the said Hermannus Van Bossom or to his Certain Attorney Executors Administrators or Assigns To which Payment well and Truly to be made I bind myself my heirs Executors Administrators and Assigns Firmly by these Presents Sealed with my Seal Dated this Eighth day of October In the Tenth Year of the Reign of our Sovereign Lord George The Third by the Grace of God King of Great Britain France and Ireland Lord Defender of the Faith &c And in the Year of our Lord Christ One Thousand Seven hundred and Seventy.

The Condition of this Obligation is Such That if the above bounden Michael Enockse Vreeland his heirs Executors Administrators or Assigns Shall well and truly pay or Cause to be paid unto the above said Hermannus Van Bossom or to his Certain Attorney Executors Administrators or Assigns the Just and full Sum of fifty four pounds Current money of the Province of New York aforesaid on or before the Eighth day of October Next Ensuing the day of the date of this presents (with Lawful Interest for the Same at Seven $\frac{7}{100}$ Cent) without Fraud or further delay Then this Obligation To be Void and of none Effect or Else to Remain in full force and Virtue

Sealed and Delivered {
In the Presence of {

MICHEL E VRELAND [SEAL]

RICHD. LUDLOW

CHAS. SLADE FULLWOOD

[Endorsed on the back:]

1772 April 22 Resuad of meysel E Vreeland one yers Instres of this witchin Bond

1776 June 6 Resuead Bey Phelep Van Bossum Twelve Ponds Instres of thes within Bond £12-0-0

XXIV.

BOND OF MICHEL ENOCHSE VREELAND, OF CLAVFRACK, 1771.

Know all men by these Presents That I michael Enockse Vreeland of Claverack in the Precint of Acquackennonck in the County of Essex and Eastern Division of the Provence of new Jersey Carpenter am held and Frimly bound unto Hermanus Van Bossum of Slotterdam in the County of Bergen and Eastern Division of the Provence of oursaid* Cooper In the Sum of Forty Pounds Currant

*Aforesaid.

Lawfull money of the Collony of Newyork to be paid unto the Said Hermanus van Bossum or to his attorney heirs Executor Administrator or assigns the which payment well and truly to be made and done I bind myself my heirs Executors administrators and evry of them Severally & jointly firmly by these presents Sealed with my seal dated this Nineteen day of march and in the year of our Lord Christ one Thousand Seven Hundred and Seventy one 1771

The condition of the Abovesaid Obligation is such that if the above bounden michael Enockse Vreeland or his attorney Heirs Executors Administrators or any of them Shall well & truly pay or Cause to be paid unto the abovesaid Hermannus van Bossum or to his attorney Heirs Executors administrators or assigns the just and full sum of Fifteen Pounds Currant Lawfull money as abovesaid with Lawfull Intrest for the Same and that at or before the Nineteen day of march Next Ensuing the date of these presents then this present obligation to be void and of none Effect or else to Stand and Remain in full Force & Vertue in the Law Signed Sealed and Delivered in the Presence of us

MICHEL E VREELAND [SEAL]

RICHARD BRADFORD
her
MARY + BRADFORD
mark

XXV.

LEGAL OPINION AS TO DISPOSAL OF CHATTELS OF MICHAEL E. VREELAND, 1784.

Michael Vreeland in his Life time before Mercy Purey said he intended to give his Daughters some particular Things, which he mentioned but never did actually give them, altho' he lived some time after—The Question is, whether the Daughters shall have those things or they shall go to the administrator for the Payment of the Debts of the Intestate—

They clearly go to the Administrator—for

1st A Gift of this Kind cannot pass by Intendment

2d Allowing He did really give them, yet if there is not sufficient Estate, they must go in payment of Debt for it is a Rule of Law—A Man must be just, before he is Generous—

So there can be no Doubt, but Michael N. Vreeland, as Administrator, can dispose of those Goods—

J. O. HOFFMAN

New Ark Novr 9th 1784

XXVI.

ACCOUNTS OF HENRY GARRITSE, JUN., ADMINISTRATOR OF MICHAEL E. VREELAND, 1784-8.

Adrian J Post to Michael Vreeland Dr.....	£46- 0-3½
Michael Vreeland Jun.....	30- 0-3
Jacob Bush.....	0-19-0

Peter Hangwout.....	0- 7-0
Sander Cockfare.....	2- 2-1
Cornelius Degraw.....	10-10-6
Cristian Intirest.....	7-17-3
Halmah Van Winkle.....	1-14-0
Elias Smith.....	0- 5-1
Henry Garritse Junr.....	0- 6-7
Michael Vreeland Esqr.....	0-12-8
Cornelius En Vreeland.....	4-16-4
	<hr/>
	£105-11-0½
Money yet in hand the Sum of.....	3-12-0
	<hr/>
	£109- 3-0½

Reed of Cornelius Degraw on Account of the Vandue of Michael En Vreeland Deceased the Sum of ten Pound ten Shillings and Six Pence By me—

HENRY GARRITSE JUN

The Vandue Amounts to..... £135-10-11

Paid to Harmonus Van Bussom Junr.....	£ 22-16-3
To Derrick Van Rypen.....	3-1£-0
To Harmonus Van Bussom.....	108- 3-4
To Henry Garritse.....	16- 4-3
To Hessel Peterse.....	9-17-0
To Richard Ludlow Esq.....	43- 0-0
To Abraham Ackraman.....	1-16-0
To Jacob Van Wagane.....	3-19-8
To Garrit Speer.....	1- 4-0
To Mary Vreeland.....	11- 0-8
To Henmor Ludlow.....	14- 9-3
To Cornelius Degraw.....	1-13-6
To Cornelius En Vreeland.....	1-17-0
To John El Vreeland.....	0-13-2
To John A Post.....	1- 5-2
To George Personet Esqr.....	0- 5-0
To John Sip Junr.....	1- 4-0
To John Garrabrants.....	0- 3-0
To Jerry Garrabrants.....	7-11-0
To Eldrick Van Ryper.....	1-14-0
To the Surrogate.....	1-16-0
To John Drummond.....	2- 0-0
To Jacob Brown.....	0-10-0
To the Surrogate for writing the Deed.....	1-12 0
To Thomas Van Ryper the Smith.....	4- 2 8

To Manning Force for Tax.....	5-13-0
To Moses Tarp.....	1- 7-5
To James Linkfoot.....	0-10-0

£270- 2-4

To James Linkfoot	0-10-2
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270-12-6

To Thomas Van Ryper the Smith.....	7- 5-9
To Lucas Wessels.....	5-17-4

Paid to Harmonus Van Bussom Junr.....	£ 22-16-3
To Derrick Van Rypen	3-15-0
To Harmonus Van Bussom	108- 3-4
To Henry Garritse	16- 4-3
To Hassel Peterse	9-17-0
To Richard Ludlow Esqr.....	43- 0-0

Bonds and Notes..... £203-15-10

Adrian J Post Dr.....	£ 46- 0- 3½
The Land Comes to	£253-19- 9
John Sips Share is	126-19-10½
Adrian Posts Share is	126-19-10½

126-19-10½

101- 1- 7

25-18- 3½

the Land Comes to	£253-19- 9
the Vandue Comes to	135-10-11

£389-10- 8

To Attending to Settle the Estate of Michael E Vreeland

To Michael Vreeland 17 Days @ 8s 7 ^p Day	£ 6-16-0
To Selling the Amount of £135-10-11 @ 6d the pound.....	3-15-0

£10-11-0

To Henry Garritse 17 Days @ 8s 7 ^p Day.....	6-16-0
To Michael Vreeland Junr 17 Days at 8.....	6-16-0
To Sander Cockafair 9 Days @ 8.....	3-12-0
To Henry Garritse Junr. Credit—	

for tending as Clark and Collecting the money and Paying of it out to

Several Persons	£ 4-19-6
-----------------------	----------

£32-14-6

one Bond of Harmonus Van Bussem	£ 54- 0- 0
Interest of the Bond	54-15-11½
	<hr/>
	£108-15-11½
one Bond of Harmonus Van Bussem	15- 0- 0
Interest of the Bond	14-14- 0
	<hr/>
	£ 29-14- 0
	108-15-11
	<hr/>
	138- 9-11
Interest paid on the Bond	16-16- 7
	<hr/>
Balance Due	£121-13- 4
To Van Bussem	
one Note of Harmonus Van Bussem Junr of	14-0-0
Interest of the Note	11-8-0
	<hr/>
Due to Van Bussem Jun	£25-8-0
one Note of Hassel Peterse	£ 5-17-1
Interest on the Note	5-16-0
	<hr/>
Due to Hassel Peterse	£11- 7-1
one Note of Henry Garritse Prock	£ 11- 5- 0
Interest on the Note	8- 0-11
	<hr/>
Due to Henry Garritse	£ 19- 5-11
	11- 7- 1
	25- 8- 0
	121-13- 4
	<hr/>
	£177-14- 4
Micle En Vreeland Dr. By Book Account	47- 0- 2
	<hr/>
	£224-14- 6
By Book Account	2-18- 0
	<hr/>
	£227-12- 6
By Book Account Lucas Wessels	8-16- 0
By Book Account Richard Ludlow	25-15 0
By Bond of John J Ludlow Deceased	50- 0- 0
	<hr/>
	£312- 3- 6

By Note of Derrick V Riper	3-15- 0
By Book Account of Henery G Garritse.....	3- 3- 8
By Book Account of Abraham V Riper	1-19- 0
By Book Account of Peter Garritse.....	8- 0- 0

£329- 1- 2

Rec'd September 19th 1788 of Adrian J. Post thee Sum of twenty Pounds two Shillings in Part Pay for the Lands of Michael En. Vreeland Decesed Rec'd by me

HENRY GARRITSE JUNR

Mr Michail E Vreeland Bought at Vendue held at Capas Zaboiske October ye 8th 1754

	£	s	d
To..... two Locks.....	00	02	00
To..... one Chezil.....	00	01	03
To..... 3 Gimletts	00	00	10
To..... Allom	00	00	07
To..... 1 Knife	00	00	10
To..... Cask Nails.....	00	04	00

00-09-06

[Endorsed:]

January 31 1755

then Received of mycal e Vreeland the juste and fool Sum of nine Sh and Six pence in fool for the Vandue of Casparres Zeabousky I Say Received by me

RICHAARD VANDER HAWN

£0-9-6

Achquechenonck feberwary 12th 1755

Recevid of michiel E Vreland & Johannis E Vreland the Sum of twenty three Pounds Six shillings which being the full Content for a noot which being now in my hands I Say Recevid by me

YORIS STEYNMETS

£23-6

Febriwari 12 Dayh 1759

Geresift Van Mechiel E Vreland De son Van Süeven en Dartig pont twee Schellengen en Ses pens in Vol Van alle Rekeningen

Bey Myn Chrisstoffel Van Norstrandt

£37-2-6

onfangen Van michil Enaaec Vriland de Somm Van 16 Scelinge de Vanalle
Requeninge tot desse dage de 13 Juny 1759

DOCTER JOANNES DEVAEEUE

June 2 ye 1761

Then Received of michel e Vreland the juste and fool Sum of Sixteen Shillings
it being in fool of all accounts I say received by me

RICHARD VANDER HAWN

Jeneary Ye 23th, 1762

Reed of Micheal A Vreelandt In bhalf of John Reerson the Som of Aten
Shillins An Ninepens Reed bi Me

MICHEAL M VREELANDT

£0-18-9

Received Achquaknah 9th Febry: 1762 of Mr: Michel Vrelant One Pounce
Eleaven shillings & Eight Pence in full for Abrm: Van Vleck

Pr: Me ISAAC VAN VLECK

£1-11-8

Achquacknah Janry. 27th. 1763

Receivd of Mr Myckle E Vrelant The Sume of Thirteen Shillings & 3d In
full

Pr ABRAHAM IS. VAN VLECK

£0-13-3

Reed this 2nd April 1763 of Mr. Michael Vreland One pound twelve shilling
and 9d In full

Pr me

THOS GRIFFITH

Achquacknah April 7th 1764

Receivd: of Mr. Mykel E Vrelant The Sum Of Twelve Shillings & 9d In full

ABRAHAM IS. VAN VLECK

April th 23 17— then Received of Mr Jurie Peterse upon the account of his
Father & Law Leat Deceased Seven pounds Twelve Shilngs in full of all De-
mands I Say Received by me

£07-12-0

Octr 28th 1767 Reed by the Hands of Michael Vreelandt Esqr from Michael Enochse Vreelandt the Sum of twenty five pounds Current money of the Colony of New York on Acct of a Note Given by sd Michael E: Vreelandt to One Hermanus Vader

ISAAC OGDEN

November de 20: 1767

ontfangen Van magiel enogse Vreelant de Som Van drie pont tien Schellingen en vollen ont fangen bij mij

DAVID VAN BOSKERCK

1770 Mikel freland this Is to let yo no that my acont Is 6- 0-0
and your Crad Is 4-14-9

Sr be plesed to help me to the balans Dont fal to prvent trobel for I am in grat wont no moor at present from your frend to serve

NATHANIEL KINGSLAND

To 1 mug Syd.....	0 0 4
To 1 Gill Rum.....	0-0-4
To 2 Deners.....	0-3-0
To 2 Horses on Hay.....	0-1-0

	0-4-8

I promos to Pay unto Horremons Van Bussen the Jest & full Sume of fortten Pound on Demand with Lawfull Entrest from the Datee as witness my hand & Sele this 14 of June 1773

MICHIEL E VREELAND

in the Presents of
Rob Drummond

Reed the Sum of £22-16-3 in full of the above Note

Reed this 22nd Mar: 1774 of Michael E Vreland four Shillings and Sixpence In full of all acct's ꝑ me

THOS: GRIFFITH

March the 22 1774 then received of mykel freland the Sum of ten Shillings in full of all domands I Say received By me

GEORGE WINANS

March 22 1774 Dhen Received from Mikel E Vreland the Sum of three Shiling And fore Pence In full of All accounts By Me

ABRM WINNE

June ye 20th 1775

Then Received of Mr Michail E Vreland the Sum of Twenty Pounds York Money which is in full of all Accompts to this Day I say Received By me

mark
CORNELIUS + E VRELAND
his

Betaelt aen mighiel Enog Vreland Mey ye 23 1775

4 billen Van	32-0	£6- 8-0
12 Do	16-0	9-12-0
2 Do	12-10	1- 5-8
1 Do	200-0	10- 0-0
			£27-5-8

THOMAS POST

Desember 20th 1780

Received of Micel E freland the Sum of twelve Shiling hard munny for worke that my Wife did

FRANCIES
WOOD

Michel freland Debto Febwary 26 1783 For liquor 0-3-0
to john Garrabrants

Personly appeared Before me Isaac Dod one of the Justices of Peace of the County of Essex John Garrabrant and made oath that the within account is Just and true

Sworn Before me the 6 Day of may 1785

ISAAC DOD

Personly appeared Before me Isaac Dod one of the Justices of Peace of the County of Essex mercy Perry and Being Du'ly sworn saith that the following articles were Given By michel E freland in His Life time to the following Persons Viz Casha and Jane freland His Daughters to Casha were Given

Sworn Before me the
Second Day of novem-
ber 1784

ISAAC DOD

to Jane

one Bed Spred
one Looking Glass
one Copper Cittle
two puter Platers
one puter Bason
one Iron Pot
one set of Curtains
one Gum Curbord
one Bed Spred
one Iron Pot
one small Brass Cittle
two Puter Platers
one Puter Bason
one Bed and Beding
one Looking Glass

Mary Vreeland Dr To Sundries to the Vandue.....	£ 4-19- 6
Cornelious Degraw Dr To Sundries to Dito	12- 4- 0
Henmer Ludlow Dr To Sundries to Dito	14- 9- 3
Cornelious En Vreeland Dr To Sundries to Dito	2- 0- 6
Philip Van Rypen Dr To Sundries to Dito	0- 6- 0
Cristian Interest Dr To Sundries to Dito	7-17- 3
William King Junr Dr To Sundries to Dito	1- 9- 2
John El Vreeland Dr To Sundries to Dito.....	0-13- 2
John A Post Dr To Sundries to Dito	1- 0- 6
Halmah Van Winkle Dr To Sundries to Dito.....	1-14- 0
John Sip Junr Dr To Sundries to Dito	1- 7- 0
Elias Smith Dr To Sundries to Dito.....	0- 5- 1
Jerrey Garrabrants Dr To Sundries to Dito	0- 1- 1
Henry Garritse Junr Dr To Sundries to Dito	0- 6- 7
Morinus Van Rypen Dr To Sundries to Dito.....	0- 9- 6
Robert Blare Dr To Sundries to Dito	0- 2- 8
Jacob El Vreeland Dr To Sundries to Dito	0- 2-11
Micheal Vreeland Esqr Dr To Sundries to Dito	0-12- 8
Nicolus A Garribrants Dr To Sundries to Dito.....	0- 8- 9
Morinus Vreeland Dr To Sundries to Dito.....	4-12-10
	<hr/>
	£61- 2- 5
Micheal Vreeland Junr Dr To Sundries to the Vandue	30- 0- 3
Aaron Skyler Dr To Sundries to the Vandue	15- 9- 6
David Sandford Dr To Sundries To the Vandue	0- 1-10
Jacob Bush Dr to Sundries to the Vandue	0-19- 0
Peter Haugwout Dr To Sundries to the Vandue	0- 7- 0
Sander Cockafare Dr To Sundries to the Vandue	2- 2- 1
Jacob Garritse Dr To Sundries to the Vandue	1-12- 2

Enoch C Vreeland Dr To Sundries to the Vandue	1- 3- 6
Adrian A Post Dr To Sundries to the Vandue	0- 9- 1
Abraham R Van Gesen Dr To Sundries to Dito	6- 3- 6
Garret Wouters Dr To Sundries to Dito	3- 6- 0
Peter Simmons Dr To Sundries to Dito	0- 3- 6
Capt. Thomas Sigler Dr To Sundries to Dito	0-17- 0
John Parrot Dr To Sundries to Dito	1- 6- 0
John Garrabrants Dr To Sundries to Dito	0- 5- 6
Garrit Spier Dr To Sundries to Dito	2- 2- 1
Abraham Mowere Dr To Sundries to Dito	0- 5-10
John Spier Dr To Sundries to Dito	6- 1- 1
Garrabrant J Garrabrants Dr To Sundries to Dito	0-12- 6
	<hr/>
	73- 7- 5

august 12 1779 work don for mikel enng Vreeland

to makeing 5 pair of Shoes	00-15-00
to makeing 2 pair of Shoes	00-11-00
to the mending 8 pair of Shoes	00- 8-00
	<hr/>
	01-14-00

Recd of Henry Garritse Junr the above Account in full by me
ELDRICK VAN RIPER

Personally appeared Before me Isaac Dod one of the Justices of Peace for the County of Essex Eldrick Van Ripen and made oath that the within account is just and true

Sworn Before me the 15 Day { of february 1785 }	ISAAC DOD
three Shillings for pence	7-11-6-34-8

junuare ye 24 1786

this day Resevid of Micheal Vreeland and henre Girets in Behalf of the Estate of Micheal E Vreeland one pound sevin shillings and fyve pens in full of all accounts aginst Sd Estate I Say Resevid pr me

MOSES THAT

£1-7-5

At an Orphan's Court held at New-Ark on the sixteenth day of January 1786—

Present	} Esqrs Judges
William Burnet	
John Peck	
Mathias Ward	

On the Application of Henry Gariste and Michael Vreeland Administrators

to the Estate of Michael En Vreeland Junr deceased for the sale of lands which were of the said Michael in his life time, and which are not in any wise enumerated, for the payment of debts due from the said Intestate and which the said Administrators cannot discharge for want of Assets and it appearing to the Court from the Exhibition of the Inventory and Statement of their accounts upon Oath that there was occasion therefor.—

Ordered, that the said Henry Garistee and Michael En Vreeland be authorized to make sale of such and so much of the said lands as will on the best computation that can be made of the value thereof, be sufficient to raise the Sum of two hundred and seventy eight Pounds and seventeen shillings And that they advertise the same in five of the most public places in the County where the lands lie, at least one month before the day of sale and that the said Administrators make report of their proceedings thereon to the next Orphan's Court.—

A true copy from the minutes

WM: LIVINGSTON JUNR
Register

Weesel March 2nd 1786

Reed of Henry Garritse Administrators of the Estate of Michael En. Vreeland Desesed the Sum of Thirty Six Shillings in full of all Demands of the Estate Reed by me

£1 16-0

ABRAHAM AKERMAN

April 18th 1786 Reed of Henry Garritse Adminr of the Estate of Michael En Vreeland Decesed the Sum of three pounds Nineteen Shillings and Eight pence in full of the Estate by me

£3-19-8

JACOB VAN WAGEN[ER]

June 4th 1788 Reed of Henry Garritse Administrator of the Estate of Michael En Vreeland Decesed the Sum of twenty one Pounds ten shillings and two Pence Reed by me

ISAAC VAN RYPER

September 21st 1788 Reed of Henry Garritse Administrator of the Estate of Michael En Vreeland Decesed the Sum of five Pounds Seventeen Shillings and four Pence Reed by me—

LUCAS WESSELS

December 12th 1793 Reed of Henry Garritse Admnr of the Estate of Michael En Vreeland Decesed the Sum of one Pound thirteen Shillings & Six Pence by me

£1-13-6

CORNELIUS DE GRAW

VENDUE OF GOODS AND CHATTELS OF MICHAEL EN. VREELAND

Articuls of the Vandue held here this 27th Day of October 1784 of the move-
ble Estate of Michael En Vreland Decesed all persons Bying at this Vandue To
the Value of ten Shillings or Vnder to pay Redy Money and all Above ten Shil-
lings to have three Months Credit By Giving Security if Required and if Sd per-
son Neglecting to Give Immediate Security then Sd goods to be put up at Vandue
agin and Sd persons to make Good all what falls Short of his Bid the money to be
New york Currency and to be paid to Henry Garritse

This Vandue Ajurnd till the 5th of November 1784

A Stear to Be Sold for Redy money Not Belonging to the Estate

Again Ajurned to the 22nd of November 1784

A List of the Vandue held hear this 27: of October 1784

two Sider Barral Michael Vreeland Junr.....	£0-6-0	one Iron pot Peter Simmons.....	x 0-1-6
two Sider Barrals Michael Vreeland Junr.....	0-2-3	one Grind Stone Capt Sigler.....	0 17 0
two Sider Barrals Aron Skyler.....	0 3-3	one Spade Michel Vreeland Junr.....	0 5-6
three Dito Dito Aron Skyler.....	0-5-3	two hows Jacob Bush.....	0-4-0
two Dito Dito Michael Vreeland Junr..	0-1-0	one Iron pot John parrot.....	1-0-6
two Dito David Sandford.....	0-0-7	one Lanterau John Garrabrant.....	0-1-0
one Seder Cask Jacob Bush.....	0-7-6	two wooden trays Enoch Vreeland...x	0-0-6
one Lye Cask Michael Vreeland Junr...	0-2-0	one Wooden tray Garrit Wouters	0-5-3
one Seder Cask David Sandford... ..	0-1-3	one Wooden tray Garrit Spear.....	0-1-7
one Seder Cask Michael Vreeland Junr..	0-1-7	one Dito and ladle Michel Vreeland Junr	0-6-6
two Seder Cask Jacob Bush.....	0-6-0	one tong & Shovel Michel Vreeland Junr.	0-9-2
one tar Barral and sundries Sander Cokkefare.....	x 0-0 7	one pair of hand Irons Michel Vreeland Junr.....	0-15-2
one Churn and Celer Peter Hongwout..	0-3-6	one pair of tramels Michel Vreeland Junr.....	0-5-10
one Tunnel Sander Cokkefare.....	0-2-1	one trammel Adrian post.....	x 0 5-0
two Milk Casks Peter Hongwout.....	0-3-6	one trammel John parrot.....	x 0-5-6
one Churn Sander Cokkefare.....	0-3-4	one Woollen Wheel Abraham Mowerson	0 1-4
two pail Michel Vreeland Junr.....	0-3-10	one Rack John J Spear.....	0-1-0
two Seder Casks Jacob Garritse.....	x 0-3-0	two Chairs Abraham Mowerson.....	0 4-6
one Celer and Cask Michal Vreeland Junr.....	0-5-0	two Chairs Garrabrant I Garrabrants...	0-3-6
two pails Michel Vreeland Junr.....	0-4-0	one fether Bed Boulsters and pillers Mary Vreeland.....	3-4 6
one tub Sander Cokkefare.....	0 5-1	two Blankets one Bed and Boulster Cor- nelious Degraw.....	3-5-6
one tub Michel Vreeland Junr.....	0-3-0	one Green Rug Michel Vreeland Junr .	1-1-0
two Empty Bee hives Enoch Vreeland...x	0-2-0	one Green Rug Mary Vreeland.....	1-15-0
two Erthen pots Adrian a Post.....	x 0-4-1	two Baskets Henmer Ludlow.....	0-4-5
two Bee hives Abraham R Van Gesen...	0-2-6	one Basket Henmer Ludlow.....	0-2-9
two Bee hives Enoch Vreeland... ..	x 0 1-0	one Slaw Bonk Garrit Spear... ..	0-13-0
two Bee hives Abraham R Van Gesen...	0-2-0	Six plains Jacob Garritse.....	0-12-8
two hives Michel Vreeland Junr.....	0-0-4	three Augers Cornelious E Vreeland....	0 5-0
four hives Michel Vreeland Junr.....	0-2-0	one Auger Phelip Van Ryphen.....	0-6 0
one hive with Bees Aron Skyler.....	1-4-0	one Auger Christian Intirest.....	0-2-6
one hive with Bees Aron Skyler.....	1-8 0	4 Adgses Christian Intirest.....	0-12 1
one hive with Bees Garrit Wouters.....	1-10-6	a percel of plains William King Junr..	0-10-2
one hive Bees Garrit Wouters.....	1-10-3	one Carpenters plow William King Junr	0-8-0

one Dito John Garribrants.....	0-2-1	one Red Cow with one horn Aron Sky- ler.....	5-0 0
one Snick Christian Interest.....	0-6-0	one Red Heffer Aron Skiler.....	4-7-0
one Snick John El Vreeland.....	0-12 6	one old Cow Michel Vreeland Junr.....	3-0-0
a percil of plains William King Junr....	0-8-0	one heffer Aron Skyler.....	3-2-0
one plain William King Junr.....	0-3-0	4 Sheep Cornelious Degraw.....	3-14-0
1 trouel and pick John Garribrants.....	0-2-5	1 Black mare Michel Vreeland Junr....	6-10-0
1 tennent Saw Jacob Garritse.....	0-16-6	1300 Shingels Henmer Ludlow @ 20- ^ƒ	
1 percil of tools John A Post.....	0-13-9	hundred.....	13-0-0
1 Rasp Jacob Buck.....	0-1-6		
one hand Saw Cornelious E Vreeland..	0-13-6		

This Vandue Ajurnd till the 5th of November 1784

one Bay mare Halmah Van Winkle.....	£1-14-0	1 dung fork John El Vreeland.....	0-4-1
1 hand Saw John Sip Junr.....	0-7-0	1 Leading lines Garrabrant I Garra- brants.....	1-3-0
1 Dito John Sip Junr.....	0-8-6	1 Brown Mare Jery Garrabrants.....	6-0-0
1 Dito Henmer Ludlow.....	0-6-1	1 Reed and Gears Morinus Van Rypen..	0-9-6
1 Square Henmer Ludlow.....	x 0-2-8	1 Read and Gears Robert Blare.....x	0-2-8
1 Carpenters Adgs Henmer Ludlow....	0-6 7	2 Baskets Stephen fordm Answerd by M Vreeland Junr.....	0-2-0
1 Draw knife John Sip Junr.....	0-3 6	1 plow Share Michel Vreeland Junr.....	0-2-0
1 hollow Draw knife Michel Vreeland Junr.....	0-2-0	2 hammers Michel Vreeland Junr.....	0-2-3
1 post Ax John A post.....	0-5-9	1 plow Share Michel Vreeland Junr....	0-0-6
1 how Henmer Ludlow.....	0-0-6	1 Soap Cask Michel Vreeland Junr.....	0-1-1
1 Broad Ax Henmer Ludlow.....	0-6-0	1 Sithes John Sip Junr.....	0-1-3
1 frow Cornelious Degraw.....	0-4-6	1 Sive Garret Spear.....	0-0-9
1 Neck Yoak Elias Smith.....	0-5-1	1 Wooding tray Michel Vreeland Junr..	0-0-6
1 Wevers Loom Abraham R Van Gesen..	5-19 0	1 ——— Test Sander kockafare.....	0-1-0
3 Clevises Garret Spear.....	0 3-11	1 Candle Stick Michel Vreeland Junr...	0-0-4
1 Sive Rand Garret Spear.....	0 0-3	3 picktures Garrit Spear.....	0-0-6
1 half Bushel Jery Garrabrants.....	0 1 1	1 Witewood Chist Garrabrant I Garra- brants.....	0-4 3
1 Crackel John A post.....	0-1-0	1 pair of Smoothing Irons Michel Vree- land Junr.....	0-4-3
1 Crackel Garrabrant I Garrabrants....	0 1-9		
1 pitch fork Henry Garritse Junr.....	0-2-0		
1 Large Clevis John Sip Junr.....	0-2-8		
1 Cant Hook John El Vreeland.....	0-1-0		

Agurnd to the 22nd of November 1784

1 Dung fork Michel Vreeland Junr.....	0-2-6	1 Dito Cristian Interest.....	0 8-0
1 fan Michel Vreeland Junr.....	0-4-0	1 Dito Michel Vreeland Junr.....	0-16-6
Sundries Michel Vreeland Junr.....	0-1-10	1 puter Tea pot Michel Vreeland Junr...	0-4-0
1 Plesure Slay John Spear.....	0 5-1	2 Erthen Boles Michel Vreeland Junr....	0-1-1
1 Wheelbarrow Garrit Spear.....	0-2-1	1 Ertheu Bason Morinus Vreeland.....	0 0-7
1 fox trap Cornelious E Vreeland.....	1-0-0	2 Erthen Dishes Michel Vreeland Junr..	0-0-7
1 Bell Cornelious E Vreeland.....	0-2-0	1 Erthen Bason Nicoles A Garrabrants..	0-1-0
2 Little Looms Jaob El Vreeland....x	0-1-0	2 Erthen Dishes Mornus Vreeland.....	0 1-3
1 Cradle 2 Axes Cristian Interest.....	0-1-6	2 Wooding Boles Michel Vreeland Junr.0	0-1-0
14 Spools Cristian Interest.....	0-4-1	8 Spoons Michel Vreeland Junr.....	0-1-6
1 Duch Bible Enoch C Vreeland.....x	1 0-0	1 Bottle Case Michel Vreeland Junr....	0-1-0
1 puter pint mug Henry Garritse Junr..	0-2 3	1 Iron pot Michel Vreeland Esq.....	0-12-0
1 puter Bole Michel Vreeland Junr.....	0-0 10	1 Iron pot Peter Simmons.....	0-2-0
7 puter plates Michel Vreeland Junr....	0-7-3	1 Iron pot Michael Vreeland Junr.....	0-10-0
1 pair of Wool Cards Michel Vreeland Esqr.....	0-0-8	1 Brass kettle Sander kockafare.....	1-10-0
1 puter Bason &c Cristian Interest....x	0-2-0	1 Tea Kittle Michel Vreeland Junr.....	0-3-2
1 puter Bason Nicolus A Garrabrants...	0-3-9	1 Copper kittle Michel Vreeland Junr...	3-8-0
1 puter Bason Michel Vreeland Junr....	0-6-1	1 Slate Henry Garritse Junr.....	0-2-4
1 puter platter Nicolus A Garrabrants..	0-4-0	1 Looking Glass Jane kockafare.....	0-4-7
		1 Iron Widge Michel Vreeland Junr.....	0-7-2

XXVIII.

PAPERS RELATING TO DISPUTE AS TO THE BOUNDARY LINE BETWEEN ACQUACKANONK AND NEWARK, 1792-5

To the Surveyor General &c

These are to will and Require You to Survey and Lay out for Robert Yong of Newark two hundred Acres of Land within the Bounds of Newark aforesaid Pursuant to an order of the Proprietors, In Council Dated the twentyeth of February, 1695, And make Return thereof Into the Secretaries Office—

And: Hamilton—

A true Copy from Lib O. Page 154: and Examined by

JOHN SMYTH JR SURV Genl 1-1½

By Warrant Dated 20th February 1695. Surveyed for Robert Yong In Newark first a Tract of Land at the Stone house Plaine, beginning at the Mouth of the Stone house brook at an Elm Tree mark't on four Sides thence South as the third River Runs 24 Chains to a white oake mark't on four Sides, thence South w. st 40 Chains to A Walnut Bush markt as above, thence North 24 Chains, And thence to where it began bounded South by Samuel Plum East by the third River west and North by Land Unsurveyed. Also an othe Peice Lying on the North Side of the Said River neare the Mounta'n Swamps. Beginning where Achqueckenunck Line Croseth Said River, thence down the River to a white Oak markt on four Sides being Jabes Rodgers Corner, thence North East 20 Chains to Hachquickenunck Line, thence along Said Line to where it began, bounded, South by the River North by Hachquickenunck Line, East by a Small Swamp Unsurveyed and west by the River Also an other Tract on the North Side of Said River, beginning at a black Oak Bush on the hill markt on four Sides, thence South West 40 Chains to a white Oak markt on four Sides by the River In Length, And In breadth at the South End 6½ Chains and at the North End 5½ Chains bounded South and East by the River, West by Land Unsurveyed North by John Brodberrie Also an other Peice on the East Side of Roway River, Beginning at a White Oak markt on four Sides on the Hill, thence As the branch thereof Runs to the turne of the River 20 Chains thence As the River Runs 30 Chains, thence to the hill 20 Chains bounded West and North by Said River and branch, South by Samuel Freeman and East by Land Unsurveyed Also a Peice of Meadow at the head of fishing Creeke, In Length East and West 10 Chains In breadth 5 Chains bounded South by John Baldwin Jun: west by Said Creeke, North by a Small Worme and other Lotts and East by other Lotts. Also an other Peice of meadow on the South Side of Morris Creeke In Length 20 Chains, and In breadth 6 Chains, bounded South and West by Meadow Unsurveyed, North by the Creeke East by John Brodberry, Also an other Peice of Swamp and Land In the Mill brook Swamp, In Length East and West 20 Chains and In breadth 10 Chains bounded South by Samuel Plum, North by the Widdow Crane West by Land Unsurveyed East by Other Lotts Containing In all after allowance for Barrens &c 200 Acres

JOHN CURTIS

A true Copy from Lib. O Page 161 & Examind by

JOHN SMYTH JR SURV. Genl 3-

Book A page 164—XVIth March 1684—The Proprietors

To

Hawde Diderick—Garret Garretson, Walling Jacobs—Elias Machielson, Hartman Machielson—Johannes Machielson Cornelius Machielson Adrian Post Urian Tomason—Cornelius Roulifson Symon Jacobs John Hendrickspeare Cornelius Lubbers and Abraham Bookey—for A certaine Tract of Land situate lying and being upon Passaick River in the County of Essex and called and known by the name of Acquckennunck Beginning at the Northernmost bounds of the Town of Newark and so running from the lowermost part to the Uppmost part thereof as farr as the Steepe Rocks or mountains and from the said lowermost part along Passaick river to the great falls thereof and so along the Steep Rocks and Mountains to the Uppmost part of Newark bounds aforesaid as it is more plainly demonstrated by a Chart or draught thereof made by the late Surveyor General, together &c

A true Extract examined and compared by JAMES PARKER Agt

Received New Ark Septr. 15th 1792 of Mr Paul Powlisson the Sum of Ten Shillings for Going to Elizabeth Town with him & taking a Cobby of a Map for him of the Division Line betwixt New Ark & Aquackenonek by me

JOSEPH THORNTON

Sept 17th 1792 Mr Garison To Bill

Cash 13-6 wine 1- Brandy 4- Super 2-	£1- 0-6
Wine 1-6 Bed 1- Hay 2- Oats -9	0- 5-3
20th Gin 1-6 wine 1- 2 diners 4- Spirits -6 Hay 2- Oats 2-	0-11-0
21 Gin -6 22th Hay 1- Oats 1-6 wine -6	0- 3-6
24th Gin -6 Spirits 1- Slings 3- 7 diners & Club 22-	1- 6-6
Hay 1- Grog -6 october 16th 2 Dinners 3- Spirit 1-	0- 5-6
Hay & Oats 3-	0- 3-0
	£3-15-3

Recd the Above Bill

ARCHER GIFFORD

New Ark Oct 15th 1792

September 21 1792 John Ludlow Dr and Company

to 1 gallon rum	£0-9-6
to 5 Supars.	0-7-6
to 16 Dinners	1-4-0
to 6 brefest	0-6-0
to 5 loging	0-2-6

to 1 bexfast	0-1-0
to 1 Supper	0-1-0
to lofe Suger 2-3.....	0-3-6
for going to peter Jacobas with horses John going with the Servair.....	0-5-0
	<hr/>
	£3 0-6
Received of Caleb Camp Sheriff twenty Shillings part of the Above Act....	£1-0-0
	<hr/>
	£2-0-0

JOHN BERRY

Augut 2: 1793

Reed Newark September 24th 1792 from Mr. Henry Garritsen the sum of two pounds ten shillings and eight pence in full for our attendance on the Court in the County of Essex as Witnesses three Days together with Travelling expences from Hackinsack

Abm HARDENBUGH
JOHN OUTWATER

Reed of Henry Garritse Jun & Paul Powlison in Behalf of the Patentees of Acquackonunck Township the sum of thirty Shillings as a Retainer in an Action which it is supposed will be brought by them against the Possessors of disputed Lands lying on the north side of the Line between New Ark & Acquackanonk—
New Ark, Jany 14th 1792

I. LUDLOW OGDEN for
DAVID A. OGDEN

NEW JERSEY ss.

The State of New Jersey to John Outwater, John Spier Isaac
SEAL Powleson John Herring Richard Van Riper John Van Winkle and
James Wells Greeting: We command you and each of you that all
and singular your business and excuses ceasing you personally be and appear
before the Chief Justice or other Justice or Justices of the Supreme Court of
Judicature for the State of New Jersey at a Court of Nisi Prius to be holden at
New Ark in and for the County of Essex on the sixth day of October next by ten
oClock of the forenoon of that day to testify the truth according to your know-
ledge in a certain action now Depending and then and there to be tried between
John Denn Ex dem, Francis Van Winkle et al Plaintiffs and Abraham Van Riper
Defendants in a plea of Trespass and Ejectment on the part of the Plaintiffs and

hereof fail not under the penalty of one hundred pounds: Witness James Kinsey Esqr Chief Justice at Trenton the first Tuesday in September in the year of our Lord one thousand seven hundred and ninety five—*

RHEA Clk

BOUDINOT JUNR, Atty

[Endorsed :]

Directed to John Herring, John Outwater Esqr., John Speir, Isaac Powlison, Richard Van Riper, John Van Winkle & James Walls

XXIX.

RECEIPTS FOR UNITED STATES DIRECT TAXES ON CARRIAGES, ETC., 1813-1817.

Form of a CERTIFICATE to be given to an Owner of a CARRIAGE, chargeable with the Yearly Rate of two dollars.

No. 73.

This is to Certify, That Garebrant Van Howten of the Township of Saddle river in the County of Bergen in the First Collection District of New-Jersey, has paid the duty of two dollars for a chair for and upon a two wheel Carriage for the conveyance of persons called a chair owned by him this Certificate to be of no avail any longer than the aforesaid Carriage shall be owned by the said Garebrant Van Howten unless said Certificate shall be produced to the Collector by whom it was granted, and an entry be made thereon, specifying the name of the then Owner of said Carriage, and the time when he or she became possessed, thereof.

Given in conformity with An act of the Congress of the United States, passed on the 21th day of July, 1813.

JOSEPH T BALDWIN

Collector of the Revenue for the First Collection District of New-Jersey.

Countersigned this eighth day of January 1814

ELI BALDWIN Deputy Collector.

CARRIAGE CERTIFICATE.

No. 421 Yearly Rate of Two Dollars.

THIS IS TO CERTIFY, That Garrabrant Van Houter of the township of Saddle River in the county of Bergen in the first collection district of New Jersey, has paid the duty of Two dollars for One Year to end on the 31st day of December next, for and upon a two wheel carriage, called a Chair owned by the said G. Van Houten, and the harness used therefor.

This certificate to be of no avail any longer than the aforesaid carriage shall be owned by the said G. Van Houten, unless said certificate shall be produced to a collector, and an entry be made thereon, specifying the name of the then owner of said carriage, and the time when He became possessed thereof. Given in conformity with the laws of the United States, this 13 day of Jany 1815.

JOSEPH T BALDWIN

Collector of the Revenue for the first }
Collection District, New Jersey }

*This subpoena is written on parchment.

CARRIAGE CERTIFICATE.

No. 39 Yearly Rate of Two Dollars.

THIS IS TO CERTIFY, That Garrabrant Van Houten Esqr of the township of Saddle River in the County of Bergen in the first collection district of New Jersey, has paid the duty of Two dollars, for one year to end on the 31st day of December next, for and upon a Two wheel carriage, called a Chair owned by the said Garrabrant Van Houten Esqr and the harness used therefor.

This certificate to be of no avail any longer than the aforesaid carriage shall be owned by the said Garrabrant Van Houten, unless said certificate shall be produced to a collector, and an entry be made thereon, specifying the name of the then owner of said carriage, and the time when he became possessed thereof. Given in conformity with the laws of the United States, this 24th day of Oct 1816.

JOH JOHNSON

Dty Collector of the Revenue for the first }
Collection District of New-Jersey }

CARRIAGE CERTIFICATE.

No. 488. Yearly rate of Two Dollars.

THIS IS TO CERTIFY, That Garrabrant Van Houter of the township of S River in the county of Bergen in the first collection district of New Jersey, has paid the duty of Two dollars, for one year to end on the 31st day of December next, for and upon a 2 wheel carriage, called a Chair owned by the said G. Van Houten and the harness used therefor.

This certificate to be of no avail any longer than the aforesaid carriage shall be owned by the said G. Van Houten, unless said certificate shall be produced to a collector, and an entry be made thereon, specifying the name of the then owner of said carriage, and the time when he became possessed thereof. Given in conformity with the laws of the United States, this 17 day of Jany. 1817.

B. GREEN Ju

Collector of the Revenue for the first }
Collection District, New Jersey }

To all whom it may Concern—Be it known that I Joseph T. Baldwin Collector of the Revenue for the first collection district of New Jersey by virtue of the authority vested in me by the laws of the United States do hereby appoint Garrabrant Vanhowten deputy collector of the direct tax of 1815, remaining uncollected at the date hereof, on property in the townships of Saddle River & Franklin in the district aforesaid & also of the duties on household furniture & on gold & silver watches remaining uncollected at the date hereof & owned in the townships aforesaid, whose acts officially and legally performed shall be by law

same place in the sum of Five hundred Dollars, to be paid to the said Garabrant Van Houten his heirs executors or administrators or assign, to which payment well and truly to be made I bind myself my heirs executors & administrators firmly by these Presents: Sealed with my seal and dated the 27 day of August 1818.

The condition of this obligation is such that if the above bounden John Wood his heirs executors or administrators, do, and shall well and truly stand to abide perform, observe and keep, the award order arbitrament, final end, and determination of Charles Kinsey, James Kinney Casey, and Samuel Colt (or any two of them) arbitrators mutually chosen by the said parties to arbitrate, award, order & adjudge of and concerning all manner of controversies, damages, and demands whatsoever according to the condition of a certain submission made by the said parties to the said arbitrators, bearing even date with these Presents, then this obligation to be void, otherwise to be and remain in full force and virtue.

Signed Sealed & Delivered {
In presince of _____ }

JOHN WOOD [SEAL]

The name of Willm Ellison
erazed and Charles Kinseys name
substituted before signing—

The word *two* in the fourth line erazed
and the word *Five* interlined before signing—

PH: DICKERSON

The name of Samuel Colt put in
place of Daniel Holsman before signing

PH: DICKERSON

To All to whom these Presents shall come, we Charles Kinsey, James Kinney Casey, and Samuel Colt send Greeting: whereas divers controversies and disputes Have lately arisen between Garabrant Van Houten and John Wood, and whereas for the putting an end to the said differences and disputes, the said Garabrant Van Houten & John Wood by their several Bonds, are reciprocally bound each to the other in the penal sum of five hundred Dollars, to stand to abide perform, and keep, & perform the award, order, and final determination of us the said Charles Kinsey James Kinney Casey, and Samuel Colt, arbitrators indifferently chosen to arbitrate and award between the said parties, so that the said award be made in writing under our hands and seals and ready to be delivered on or before the thirty first day of August Instant: Now Know ye, That we the said arbitrators whose names are hereunto subscribed, and seals affixed, taking upon us, the burden of the said award and having fully examined, and duly considered the proofs and allegations of both the said parties. Do for settling amity and friendship between them, make and publish this our award: First, we do award and order that all actions, suits, and quarrels, controversies and disputes either in Law or equity, to the day of the date hereof shall cease, and be no further prosecuted Secondly, we do award that the said John Wood shall pay to the said Garabrant Van Houten the sum of Twenty five Dollars, or secure the same to be paid, on or before the first day of September next, and also the costs of this arbitration

amounting to Four Dollars, and lastly we order and award, that the said Garabrant Van Houten and John Wood, upon the payment of said sums, shall in due form of law execute each to the other, general releases, sufficient in law for the releasing by each to the other of them, his heirs, executors, and administrators of all actions, suits, arrests, quarrels, controversies and demands whatsoever from the beginning of the world to this day.

In witness whereof the said arbitrators have hereunto set their hands & seals this twenty eighth day of August In the year of our Lord one thousand eight hundred and eighteen.

CHAS. KINSEY [SEAL]
 JAS K CASEY [SEAL]
 SAMUEL COLT [SEAL]

Reed of Garabrant Van Houten one cent in full of all demands, and I do hereby discharge the said Garabrant Van Houten from all actions, rights or or causes of action either in law or equity which now exist, or have heretofore existed between the said Garrabrant Van Houten and myself.

Paterson Aug: 29, 1818

JOHN WOOD

XXXI.

BILL OF T. B. CRANE, FOR SAW-MILL WORK, 1812.

Garabrant Vn Houten Esqr to T B Crane Dr

1812			
April 25th	to Slitting 5 pieces timber.....	110ft 1¼	£0-11- 6
1813	to Sawing 4 Logs	537ft	1- 6-10
March 13th	to Slitting 2 pieces 10ft L	20ft	0- 2- 1
27th	to Do 4 pieces	102ft	0-12- 8
	to Sawing 5 white oak Logs into arms Cants* & pk.....	1161ft	2-18- 0
April 3d	to Sawing 5 W. Oak Log into pk.....	10 ⁶ 5ft	2-13- 3
10th	to Do 3 Pepridge Logs for Mr Wilder	678ft	1-13-11
	to Do 1 oak Log into 21 Rails or fencing 6s		0-10- 6
17th	to sawing 1 W Ock Log square	132ft	0- 6- 7
24th	to Slitting 4 Pieces ..	271½ft	1- 8- 3
	to sawing 1 oak Log into scantling ..	349ft	} 1- 7- 6
	to Do 1 Peprig Log into Bord.....	200	
May 1st	to Slitting 1 Piece....	60ft	0- 6- 3
15th	to sawing 1 oak L. into collar Beam.....	142ft	0- 7- 1
	to Do 1 W Ock Lo 6-6 L. into pk. for ary sill.....	185	0- 9- 2
22d	to Do 5 Logs into Rafters.....	760ft	1-18- 0
29	to Do 1 oak into 70 Poles for H. Howard.....		0-17- 6
	to Do 1 W. Oak L. into Buckets*	219	0-11- 0
	to slitting 2 pieces 20ft L.....	40ft	0- 4- 2
June 5th	to Sawing 1 W. oak Log into 4 cants* 13½ Long for Wilder.....	252ft	0-12- 7

*For overshot water-wheels

19th to Do 3 W. O. L. into pk & 1 Do into Squar timber 997ft
 to Do 1 oak of Boards 2 Do of joist.....401ft 3-10- 0

\$55.85 £22- 6-10

Recid the amount of the above account in full this 3d November 1813

T. B. CRANE

XXXII.

UNRECORDED QUIT-CLAIM DEED TO LANDS AT ACQUACKANONK, HENRY GARRITSE,
 SEN., TO HENRY GARRITSE, JUN., AND JOHN H. GARRITSE, 1805.

This Indenture made this Seventh Day of march in the year of our Lord one thousand Eight hundred and five Between Henry Garritse Senior Esqr of Acquacknonk in the County of Essix and State of New Jersey of the one part and Henry Garritse Junr son of the said Henry Garritse Senior Esqr. and John H. Garritse son of Henry Garritse Junr. both of the same place of the other part Witnesseth that the Said Henry Garritse Senior for and in Consideration of the Sum of foure pounds Current money of New York to him in hand paid before the ensealing and delivery of these presents the Receipt whereof is hereby acknowledged and himself to be therewith fully paid and Contented have remised releasd and for Ever Quit Claimed and by these presents do Remise Release and forever Quit claim unto the Said Henry Garritse Junr and John H Garritse thair Hairs and Assigns forever all those several Lotts or parcel of Lands at or Near Acquacknonk Church that is to say Lott No. 4 below the Bridge Lott No 9 upon the Dock Lott No 6 along the River to Adrian Van Houtens Lott No 1 to the west of Van Houtens with all my undevided Lands to which he the said Henry Garritse Senior now hath or hereafter may have Rights or title unto, Situate Lying and being within the township of Acquacknonk and included within the Bounds of the Acquacknonk Patent Together with all and singuler the Hereditiments and appurtenances to the Same belonging or in any wise Appertaining and also all the Estate Rights titles Interest Property Claim or demand whatsoever of the said Henry Garritse Senior of in and to the same, and of in and to any part and parcel thereof—to have and to hold all and Singular the Said Lotts and undevided Lands Above described with the Appurtenances unto the said Henry Garritse Junr and John H Garritse thair Hairs and Assigns to the only Proper use benefit and behoof of them—the said Henry Garritse Junr and John H Garritse thair Hairs and Assigns forever in Witness whereof the parties to these presents have hereunto Interchaingably Set thair hands and Seals the day and year first above Written—

Sealed and Delivered }
 in the presence of }

HENRY GERRITSE [SEAL]

MARTIN I RYERSON
 ABRAHAM AKERMAN

XXXIII.

BOND OF RICHARD DEY, RELATIVE TO LANDS NEAR LITTLE FALLS, 1791.

Know all men by these Presents that I Richard Dey of the County of Bergen and State of New Jersey Yeoman am Held and firmly bound unto Richard G Van Houten of the County of Bergen Yeoman in the Just and full Sum of twenty Seven Pounds Lawfull money of the State of new Jersey to be Paid to the Said Richard G Van Houten or his Certain Attorney his Executors Administrators or assigns to which Payment well and truly to Be made I bind myselfe my Heirs Executors and Administrators firmly by these presents Sealed with my Seal and Dated this Nineteenth Day of May one thousand Seven Hundred and Ninety one 1791

The Condition of the Above Obligation is Such that whereas the Aforesaid Richard G Van Howten Did by his Deed or Indenture Bearing Date the Sixth Day of October one thousand Seven Hundred & Eighty Nine Convey unto Elias Vreland all his right and title to a Certain Lott of Land Situate Lying and being in the County of Bergen and State of New Jersey at a place Called the Little falls it being Part of Lott No 1 of Singac Patent out of the Moste westerly end of Sd Lott Containing twelve Acres And Whereas the Said Richard G Van Houten is Apprehensive that the Said Elias Vreland or his Assigns would have take or Get in Possession more than one Halfe part of the Aforesaid twelve Acres By Virtue of the Said Indenture then and in Such Case the Condition is such that if the said Elias Vreland his heirs Executors Administrators or Assigns shall have take Recover or Get in Possession more than one Halfe of the aforesaid twelve Acres by Virtue of Said Indenture then and in that Case if the Said Richard Dey or Either of his heirs Executors Administrators or Either of them Shall well and truly Pay or Cause to be Paid unto the said Richard G Van Houten or his Certain attorney his Heirs Executors or Assigns the Just and full Sum of thirteen pounds ten Shillings of Like money as above said then this obligation to be void or Else to Stand and Remain in full force and Virtue

Sealed and Delivered }
in Presence of us }

JOHN BENSEN JUNER
MARY BENSEN

RICHARD DEY [SEAL]

XXXIV.

LEASE OF PART OF ABRAHAM VAN HOUTEN'S HOUSE, 1818.

An article of an agreement made by and between Abraham Van Houten and James Connor both of the town of Paterson in the County of Essex and State of New Jersey—that Whereas for the payment of Ninety dollars payable Quarterly—the said Abm Van Houten doth let unto the aforsd James Connor the following (for One Year Commencing May the first next) viz—all that part of the House the said Abm Van Houten now occupies—together with the whole use of the entry—(excepting Mr Wessels Family are to have free access to the Garret by entry of the Front door) also one equal half part of the Garden, Door Yard and Bleaching

Place—which the said Van Houten now occupies (but he reserves to himself the Asparagus Bed) The said Connor to have One third of all the Fruit that may grow on the afores'd place this present year together with the use of one half that spot of ground between the s'd Van Houten's Barn and the House now occupied by Mr John Clark and the road—for the purpose of raising Potatoes &c—on—and the said Connor to be put in possession of the above premises on or before the first day of May next—In Witness whereof We have put our hands this 5 day of Feby 1818

ABM VAN HOUTEN
CONNOR

Witness
G, V, HOWTEN

XXXV.

AFFIDAVIT FOR A CAPIAS, FOR BEING CALLED A THIEF, 1827.

Bergen County ss. Jotham Richards of the County of Bergen being duly sworn according to law on his oath saith that Henry Jacobus of said County has twice within a fortnight past charged this Deponent with being a thief, that said Henry Jacobus is not a freeholder, & Deponent is fearful that he may leave the State if not held to Bail.

Sworn before me
this 27 Ap. 1827
G, VAN HOUTEN J P & Judge

JOTHAM RICHARDS

XXXVI.

AWARD OF ARBITRATORS, ABRAHAM R. LYNSEN VS. DANIEL DOD, 1804.

1804	} In Debt and Damage
August 18	
Abraham R Lansing	
vs	
Daniel Dod	

The parties in the above Suits do hereby agree that all matters and controversies between the parties be submitted to the final determination of Garabrant Van Houten Henry B. Spear and Albert Van Saun whose report or the report of any two of them in writing made on or before the first day of September next and entered in the Docket of Garabrant Van Houten Esqr shall be final and conclusive to the parties and that execution Shall be issued thereon accordingly. In Witness whereof the parties have hereunto Set their hands and Seals the the day and year above

ABRAM. R. LYNSEN [SEAL]
DANIEL DOD [SEAL]

We the Subscribers Referees in the above Cause after being sworn according to law, and hearing the allegations and proofs of the parties Do report as follows—

That the Sum of fifty one Dollars & fourty three Cents is due to Abraham R Lysen the Plaintiff in the above cause from the Defendant—In witness we have hereunto Set our hands and Seals the Eighteenth day of August in the Year of our Lord One thousand eight hundred and four—

GAREBRANT VAN HOWTEN [SEAL]
HENRY B SPEAR [SEAL]
ALBERT VAN SAUN [SEAL]

For which I gave Judgment with the Cost hereunto Annexed—

Bill of Cost

Referees fees.....	\$1 50	Besides reasonable expences
Drawing rule	13	
Swearing Witness.....	20	
Witness fees.....	2 00	
Extra fees for witness.....	1 00	
first Cost.....	2 42	
	<hr/>	
	\$7 25	
Judgment	10	
	<hr/>	
	7 35	

XXXVII.

GERREBRANDT VAN HOUTEN'S BILL AGAINST THE PATERSON AND HAMBURGH TURNPIKE COMPANY.

Dr Turnpike Company in Acct With Garbrant Van Howten

		\$	Cts
1817.			
May 14	To 1 day at Abraham Godwins.....	1	50
20	To 1 day per do.....	1	50
June 3	To 3 days to deckertown contracting {	4	50
	“ for gate & Expences on the road }	1	88
20	To 4½ days work. by J. Packer.....	4	25
“	To 3¾ days do by M. Cronk.....	3	75
“	To 3¾ days do R. McMur.....	3	75
“	To 3¾ days do Man Oxen & Cart.....	7	50
“	To 2 days—myself.....	3	00
“	To 2¾ days to Mr Dockities.....		87
July 7	To 1 day at Pompton.....	1	50
“	To 1 day at Gates	1	50
14	To 2 days at Armstrongs.....	3	00
26	To ½ day at A. Godwins.....		75
Augt 2	To ½ day at Gates.....		75
17	To 1 day at A. Godwins.....	1	50
Sept 19	To 4 days work by J. Packer.....	4	00
October 1	To 6 days work by J. Westervelt.....	6	00
	6 To 2 days work by J. Packer... ..	2	00

	" To 1 day Man Oxen & Cart.....	2 50
	" To 1 day myself.....	1 50
	9 To 1 day work by J. Packer.....	1 00
	" To 1 day work by J. Westervelt.....	1 00
	" To 1 day man Wagon & Horses.....	2 50
20	To 1 day man Oxen & Cart.....	2 50
	" To 1 day work by J. Packer.....	1 00
Novm 1	To 1 day to Hackensack at the Sute of Ryerson & Van Houten & Expences.....	3 00
2	To 2 days to hamburgh for tole moneys & Expences.....	5 00
	" To Wm Irelands Note paid.....	149 82

Amt Carried over..... \$223 32

\$ Cts

	" Amt Brot over.....	223 32
Decm 1	To 1 day at A. Godwins.....	1 50
2	To 1 day work J. Packer.....	1 00
	" To 1 day do J. Westervelt.....	1 00
	" To $\frac{3}{4}$ day Man Wagon & Horses.....	1 88
	" To $\frac{3}{4}$ day Myself.....	1 12
6	To pd Sheriffs fees.....	13 50
18	To 1 padlock for gate.....	0 25
22	To 1 day at Armstrongs.....	1 25

1818

Jan'y 12	To Cash pd for Boards Bill.....	2 75
	" To 1 day at Armstrongs.....	1 50
13	To going to Newark with petition.....	1 50
	" To Expences there.....	0 75
Feb'y 28	To Cash pd Recording 2 deeds in the Clarks office.....	1 00
March 7	To day to G. Smith's Bridge.....	1 50
	" To Expences pd for myself Colt, & Post.....	1 75
10	To 2 days at R. Ciscos, for to sell the Bridge.....	3 00
	" To Expences there.....	1 75
	" To Cash paid by.....	3 10
April 26	To $\frac{1}{2}$ day at Godwins.....	0 75

Dr..... \$264 42

Cr..... 260 76

Due G. V. Houten..... \$ 3 66

Cr

1817

\$ Cts

Augt 20	By Cash C. I. Post for Gate.....	6 00
Oct 1	By Cash C. I. Post for do.....	6 61
Novm 1	By Cash C. I. Post for do.....	11 53
3	By Cash G. Smith Gate.....	46 68

“ By Cash I. P. Mead do.....	75 14
“ By Cash G. Pitengers do	30 00
“ By Cash I. Coleman do.....	5 00
“ By Cash A. Dochity do.....	39 97
Decm2&3By Cash C. I. Post do.....	19 33
18 By Rent for tole House.....	5 80
March 19 By Rent for tole do.....	4 00
May 4 By Rent for tole do.....	7 20
By my dubill for traveling the road.....	3 50
	\$250 76

XXXVIII.

CONTRACT FOR SALE OF TIMBER ON THE WALLIS TRACT, ON HAMBURGH AVENUE,
1814.

Articles of Agreement had made and concluded the tenth day of June, in the year of our Lord one thousand eight hundred and fourteen, between John Wallis of the City & State of New York, Counsellor at Law, and Hutcheson, of Paterson, in the State of New-Jersey, weaver.

Art. 1st. The said John Wallis agrees to sell, convey and dispose of, to the said Hutcheson, all the wood and timber growing and being upon a certain piece of land owned by the said Wallis, situate lying and being in the Township of Saddle River County of Bergen and State of New Jersey, near Paterson Bridge, and which was formerly owned by George Adams, late of the Town of Paterson, for the consideration of forty-five dollars, to be secured by an approved promissory Note, payable on the first day of November next, and for the further consideration of the said Hutcheson cutting and clearing from off the said land, or all such parts of it as can be made fit for pasture or meadow, all the wood and brush of every kind growing or being thereon—the said brush to be cut even with the surface of the earth, and to be entirely cleared from off the said land on or before the first day of April next.

Art. 2d The said Hutcheson agrees to pay the said Wallis the sum of forty-five dollars, and to secure the same by an approved promissory Note, payable on the first day of November next, and to clear the said land or such parts of it as can be made fit for meadow or pasture, even with the surface of the earth, of all the wood and underbrush of every kind growing or being thereon, on or before the first day of April next, as a consideration for the wood growing or being upon the said land, he the said Hutcheson being at liberty to cut and carry away the said wood, at any time after the delivery of the said promissory Note.

Art. 3. It is mutually agreed between the said parties and they do hereby bind themselves their executors and administrators, each to the other, to the performance of the above agreement under the penalty of twenty dollars. In

witness whereof the said parties have hereto set their hands and seals the day and year first above written

Sealed & Delivered in
the presence of

JOHN WALLIS [SEAL]
JAMES HUTCHISON [SEAL]

WILLIAM WILEY witness
to the execution of John Wallis
G. V HOWTEN

XXXIX.

HENRY GODWIN'S BILL FOR SUITS BROUGHT BY HIM BEFORE JUSTICE VAN HOWTEN,
1810-14.

Henry Godwin To Garabrant Van Houten Dr.

1810					
June 2	Henry Godwin } vs. } John Dulhagen } {	Summon Servis & Judgt Execution & return without Propty 2 Do -----	\$ 53 32 13	
October 1	Andrew Edwards.....		attachment with Costs	1 01	
1811	vs.				
March 9	Silas Day.....		Summon and Exn. Costs	75	
	vs.				
May 6	Martin G. Ryerson		Summon	23	
	vs.				
July 23	James Applebey.....		Summon & Exn. Costs	45	
	vs.				
	Andrew Edwards.....		Warrant & Cost	45	
	vs.				
August 3d	Chrispher Brower.....		Summon & Exn. Cost	45	
1812	vs.				
March 28	Adrian Van Gieson ..		Summons & Exn. Cost	45	
	vs.				
	James Lerne.....		Summon & Judgt	23	
	vs.				
	Cornelis A Post		Do Do	23	
	vs.				
	John Wamsley		Do Do Do	75	
	vs.				
April 10	Garret A. Post.....		Do Do Do	45	
1813	vs.				
Feb'y 13	Egbert Brown		Do Do Do	75	
	vs.				
	Garret A Post.....		Do Do	75	
	vs.				
	Halmah Post		Do Do	53	
	vs.				
	Jacob D Ackerman		Do Do	53	

	vs.			
	Aury Post	Do	Do	53
	vs.			
	Cornelis G Doremus.....	Do	Do	53
	vs.			
	James Van Waggoner... ..	Summon	Subpon adg	1 45
	vs.			
	Halmah Ackerman.....	Sum	Do	53
	vs.			
	Elizabeth Carthright.....	Do	Do	53
	vs.			
	Luke Van Allen .. .		Judgt	10
	vs.			
March	Henry H Brown	Summon	Exn Cost	1 05
	vs.			
August 20	James Loughry	Warrant &	Exn Costs	90
	vs.			
Sept 27	Daniel M Loyd.....	Warrant and	Cost	68
	vs.			
Novm 12	Abrm A Ratan	Do	Do	83
	vs.			
	Henry I. Garrutson	Do	Do	75
	vs.			
	John Cronk.....	Do	Do	75
	vs.			
	Daniel Assley.....	Do	Do	75
	vs.			
	David Andrews.....	Do	Do	75
	vs.			
	Patrick McConnell.....	Do	Do	75
	vs.			
	Ryner Kip	Do	Do	53
	vs.			
	David Houghen.....	Do	Do	90
	vs.			
	John R Degray.....	Do	Do	75
	vs.			
Decr 10	James Gillum	Do	Do	45
1814	vs.			
Feby 14	Jese M Chapple.....	Do	Do	45
	vs.			
	Wm Ayman .. .	Do	Do	23
	vs.			
	James Flarity.....	Do	Do	23
	vs.			
	Gorge Petry.....	Do	Do	45

	vs.				
21	John Erril	Do	Do	33	
	vs.				
July 12	Recompence Stansbery ..	Do Do	for 2 Sutes Cost	1 51	
	vs.				
Sept 20	Hassel H Dormus ..		Sum & Judg	23	
	vs.				
	James Lerne	Do	Do	23	
	vs.				
	Robrt Rybert.....	Do	Do	23	
	vs.				
	David Van Dervort	Do	Do	23	
	vs.				
	Conrat Watson.....	Do	Do	23	
	vs.				
	Garrit A Post.....	Do	Do	23	
	vs				
	Garrit Post.....	Do	Do	23	
	vs.				
	Elzebeth Redner.....	Do	Do	23	
	vs.				
	John Redner	Do	Do	23	
	vs.				
October 15	James Niblow.....	Do	Do	23	
	vs.				
	Agness Lyon	Do	Do	23	
1816	vs.				
May 20	Nichles A Ryerson	Do	Do	23	
	vs.				
	Sarah B Dormus	Do	Do	23	
	vs.				
	David Van dervort	Do	Do	45	
1813	Henry Godwin To Garabrant Van Houten		Dr		
Novm 18	To Book accout 10 Scains of Silk tred			1 25	
June 10 1814	on 1 Lode of Lime.....			1 81	
	12 Bushels of Lime ...			1 12½	
	6 Day Waggon Hire.....			2 25	
13	1 Silver Mounted Sword			15 00	
Novm 19	1 month work for Slave Jacob			10 00	
June 4 1816	to 1 Day horse hire.....			1 50	
	Per John Morfat Note ..			11 37	
	Henry Godwins Note			115 42	

XL.

DECLARATION IN A SUIT AGAINST PAUL RUTAN, CONSTABLE, FOR ALLEGED NEGLECT OF DUTY, 1810.

Essex County ss Court for the trial of Small Causes Encrez Gould Esqr Justice
 Garabrant Van Howten plaintiff }
 vs } in Debt—
 Paul Ratan Defendant }

The plaintiff Demands of the Defendant Fourty Eight Dollars and Twenty Cents for that the plaintiff heretofore to wit on the thirteenth Day of February A. D. 1809 obtained a Judgement in a Certain Court for the trial of Small Causes in the County of Essex, Whereof Encrez Gould Esqr then was and now is Justices against one George H Dormus for Fourty Eight Dollars Twenty Cents Debt and Six Dollars and Twenty four Cents of Interest for one year and ten months and Sixty two Cents Costs of Sute in all Fifty five Dollars and Eight Cents That afterwards to wit on the 30 Day of May 1809 the Said Justice Encrez Gould Issued Execution in behalf of the Said plaintiff against the Said Gorge H Dormus on the Said Judgement aforesaid for the Aforesaid Debt and Costs Commanding a mongst other things the Defendant he being one of the Constables of the Township of Acquacneck in the County of Essex to Levy and make the Debt and Costs of the Goods and Chattles of the Said Gorge H Dormus in the County of Essex Whereupon on the Same 30 Day of May 1809 Justices for the plaintiff Did Deliver the Said Execution to the Defendant in Due form of Law, to Execute the Said Defendant then being and now is one of the Constables of the Township of Acquacneck in the Said County of Essex That the Defendant hath neglected to perform the Duty prescribed by the 29th section of the act entitled an act Constitating Courts for the trial of Small Causes respecting Said Execution by neglecting to Levy and Make the Debt and Costs aforesaid of the Said Defendant the Debt and Interest and Costs aforesaid in all Fifty Five Dollars and Eight Cents.

Decm 21. 1810.

GARABRANT VAN HOWTEN
 Plaintiff

XLI.

UNEXECUTED MORTGAGE ON LANDS NEAR TWO BRIDGES, 1811.

THIS INDENTURE made this Ninth Day of May in the year of our Lord one thousand Eight Hundred and Eleven Between John J. Kestead and Isaac I. Ryker of the County of Essix and State of New Jersey of the First Part and Rulif I. Van Houten of totawa in the County of Borgen and State aforesaid of the second Part Witnesseth that the said John J. Kestead and Isaac I. Ryker for in Consideration of the sum of Twelve Hundred and Sixty five Dollers money of the united States of America Paid by the said Rulif I Van Houten the Receipt Whereof is hereby acknowledged and the said Rulef I. Van Houten his heirs and assigns acquitted for Ever by these Presence Hath Given Granted Bagained

Sold Enfeoffed Conveyed and Confirmed and the said John I Kested and Isaac I. Ryker Doth by these Presence freely and absolutely Grant Bargain Sell Convey and Confirm unto the said Rulof I. Van Houten and to his heirs and assigns for Ever all that Certain Lot Piece or Parcel of Land Situate Lying Between the Newark Branch turnpike Road and the two Bridges in the Township of Saddle River and in the said County of Bergen Begining at the Pesaick River at the South West Corner of a Lot of Land Formerly belonging to John Ryker Deceased thence Runing First North two Degrees and a half West Fifty four Chains and Seventy Links to a Stake thence (2) South Eighty six Degrees and a half West seven Chains and Eleven Links to a Stake thence (3) South three Degrees and a half East Fifty three Chains and sixty six Links to the aforesaid Pesaick River thence Down the said River the several Courses thereof to the Place of Begining Containing thirty six acres and Twenty four Hundredths of an acre Strict Measure to have and to Hold the above Discribed Lands Wi h all and Singular the Profits Priviledges and appurtenances to the same belonging or in any Wise appertaining to the said Rulof I. Van Houten and to his heirs and assigns for Ever to the only Proper use benefit and behoof of the said Rulof I. Van Houten his his heirs and assigns for Ever Provided Nevertheless that if the said John I. Kestead and Isaac I. Ryker their Heirs Executors administrators or assigns Shall and Do Well and Truly Pay or Cause to be Paid to the said Rulof I. Van Houten or to his heirs Executors administrators or assigns the said sum Twelve Hundred and Sixty five Dollers money as aforesaid to be Paid in two Equal Payments the first Payment is to be made of Six Hundred and thirty two Dollers and Fifty on or before the first Day of May one thousand Eight Hundred and Twelve the second Payment is to be made on or before the First Day of May one thousand Eight Hundred and thirteen of Six Hundred and thirty two Dollers and Fifty Cents and Both the said Payments to be With Lawfull Intrest from the Ninth Day of May one thousand Eight Hundred and Eleven untill Paid then this Indenture and Every Clause thereof Shall be Null and Void but upon Neglect or failure thereof or any Part thereof it is mutual agreed by the said Parties that the said Rulof I. Van Houten his heirs Executors administrators or assigns Shall and may sell all or any Part of the said Premises at Public Vendue and out of the monies arising from such Sale Shall Discharge the said Debt of Twelve Hundred and Sixty five Dollers With the Intrest and Cost and Return the overplus if any there be to the owner In Witness Whereof the said John I. Kestead and Isaac I. Ryker hath here unto Interchangeably set their hands and affixed their seals the Day and year first above Written

Signed sealed and Delivered
In the Presence of

[SEAL]
[SEAL]

XLII.

PAPERS RELATING TO JOHN NEAFIE, 1813-15.

Articles of Vendue held this 20th Day of April 1813 of the Goods and Chattels of John Nafie in preckness

first ale the Goods are to be Set Up and to be Struck of to the Highest Bidder.

and all that by to the amount of one Dollar and Up Wards are to have Six Mounts Cridit by Given Note with approved Surity and all that Do not by to the amount one Dollar are to pay the money before the Goods are Remove—

Second the if any the Spute arise between the Bidders the Goods are to be sot up again third the Moneys of this Vendue Book is to be paid to Garrabrant Van Houten and to be Collected by him in his Name

JOHN NEAFIE

John Nafie To Garabrant Van Houten Dr

1813			
April 20	to 1 Day attending Vendue	\$ 3 00	
21	to 2 Days attending at Prekess before Cornelis Murselis for witness.....	2 00	
May 14	to 1 pare of Sues for Sam.....	1 25	
June 7	to 3 yd of muslin for Do.....	1 03	
26	to 1 Day with Here & Cher to Lydecker.....	4 00	
1814 Jan 26	to Cash paid Wm Halse Esqr.....	100 69	
	for my Self to Hackens to pay Do	3 31	
May 9	for man hores to Prehess	1 25	
	for my Self 3 Day to New York and Expenses.....	10 00	
	acknowling a Deed	50	
	Cost on a trial with his Son	1 50	
1815 May 5	to New York and Expenses 3 Day on John Nafes Request....	10 00	
	to man and horse to Preckess	1 25	
14	for agreeing with John Park for John Nafies Blacks and Settling Bisness	16 37	
			\$156 15
	My Commiton on the Vendue Book which I Collected		
	\$119 96	7 20	163 35
	Cr by moneys in my hand on Vendue	119 96	
			\$43 39

New Jersey Sup Court

John A Ackerman	} On Certiorari To Justice Cornelius Marsullis Esqr of Bergen County		
Adsm			
John Neafie			
	Judgt affirmed Nov Term 1813		
	Judgt ent below 22d April 1813 for \$68 88		
	Costs.....	9 51	
	Costs Supreme Court	18 25	
	Intst on Judgt & Costs below.....	4 05	
			\$100 69

Hackensack Jany 26th 1814 recd of Garrebrant Van Houten Esqr for John Neafie one hundred dollars & Sixty nine Cents In full of the above Judgment Interest & Costs

WM HALSEY Atty for plaintiff
in Certiorari

Hoboken May 2th 1815

Sir I am at Hoboken and will Remain their tell friday Morning I Wish you to Let Mr. Hogencamp Now that he May Come Down and Settlet or he will have to Come to my house at the Walkill if it is Convenient I wish you to Come Along

Sir I am Yours

JOHN NAPHEY

Mr Garrabrant
Van Howten Esqr

Receved Paterson August 14th 1815

from Garabrant Van Howten a Note of hand Signed by John Parke Date the Juls 2d 1814, for the Sum of two hundred and Ninety Six Dollars 60-100 being in full for the Said note — .
which was payable to
John Nafie ———

RICHD. NEAFIE

G. Van Houten Esq.

Dear Sir,

After two or three trips to Greenwich, I at length found where John Neaffie, lived, and then called as many times before I could find him at home—I presented him the notes, and tried to get him to pay them—one of the notes, he said he would pay, if he had the money, but that he had no money in the house—the other he ab-olutely refused to have anything to do with, and his wife who was present got into a passion, and swore she never signed it—In truth they both of them seemed to be in a very bad humour, and by no means friendly to you—I told them I was surprised at this, for I had understood that you had been a friend to both of them in time of need—they owned this, but still seemed cross and unfriendly and Neaffie particularly wished to see you—

You must either come down your self, therefore, or write me word what I must do in the business ———

Yours sincerely

JOHN WALLIS

New York, July 23d 1817.

XLIII.

LEASE OF LANDS AT SLOOTERDAM, 1824.

This Indenture made this Eight Day of June in the year of our Lord one thousand Eight Hundred and Twenty four Between Albert Lum of the Town of Paterson in the County of Essex and state of New Jersey of the first Part And Abraham J. Van Winkle of Slotterdam in the County of Bergen and State aforesaid of the second Part Wherea; the said Albert Lum Doth hereby Remise and Release unto the said Abraham J. Van Winkle his heirs and assigns for two years from the above Date two Lots of Land No 7 & No 8 Containing Twelve acres and Twelve Hundtedths of and acre also two other Lots of Land No 3 & No 4 Containing sixteen acres & sixty seven Hundredths of and acre Lying on the East side of the Road Leading from the New Bridge to the Red Mills for the term aforesaid and the said Abraham J. Van Winkle Doth hereby agree to Pay yearly and Every year During the said term the sum of Twenty Dollars Each Year to the said Albert Lum or his order for the said use of the aforesaid four Lots of Land as is mentioned and the said Abraham is to make and Put up a Certain fence on the Line of Jacob Herring and James Van Ripper and if the Said James Dont Pay the said Abraham for the fence before the Expiration of the time Abraham may take the same of the Premises and the said Abraham is not to Cut or Destroy any Wood or timber on the aforesaid Lots of Land During the term aforesaid and the said Abraham is to have the one Equal half of the Grain Now Growing on the Land and the said Abraham is to Repair the fence along the Road With his Rails and to Receive Pay for the same or take them away before the Expiration of time and the said Albert Lum is pay all the taxes on the said Lots of Land During the term aforesaid as Witness ou: hands the Day and year above Written

Witness Pre-ent
ISAAC VAN SAUN

ALBERT LUM
ABRAHAM J VAN WINKLE

XLIV.

AGREEMENT BETWEEN DANIEL DOD AND ABRAM R. LYNSEN, 1803.

New York May the 9—1803

For Valu Recvd I Daniel Dod of the County of Bergen Promos to Pay to Abram R. Lynsen of Newyork Eighttee Pounds current mony of the State of Newyork Fiftee eight pounds being paid to John Hitsen to pay a Bond that was Due to Said hutsen and the Remainder part of the Eighttee pounds in cash Recvd wich I Daniel Dod Promos to give a morgage to Abram R Lynsen when he cols for it on the Same Land that John Hutsen now has a morgage on for one hundred Pounds and I Abram R. Lynsen Doth a gree to let Daniel Dod have the Said Eighttee pound free of Intres for one year for the tru performents of this obligation I bind my Self Eirs Executors and Adminestraters as witnes my hand and Seal

Witness present
DANIEL LAWRENCE

DANIEL DOD [SEAL]

RETURN OF UNPAID TAXES, SADDLE RIVER TOWNSHIP, 1812.

Thomas Westerman.....	x\$0 31	John R Van Houten.....	x 1 64
Harmannus V Orden.....	1 47	Roliff C Van Houten.....	x 0 35
Thomas Wills.....	x 0 31	cornelius G Doremus.....	x 0 37
Jacob Van Saun.....	x 0 44	Jeshua Evings.....	0 37
Wm Rigway.....	0 37	Daniel Zeliff jr.....	0 37
Isaac Conklin.....	0 62	Jacob Francisco.....	0 35
Joeseeph Baldwin.....	0 14	Heirs of Enos Martin.....	0 18
Garret A. Post.....	0 65	John Miller.....	0 16
John C Stag.....	0 1 ³	John Naf e.....	x 5 94
Abr I Van Houten.....	0 35	Cornelius Kip.....	x 3 62
Cornelius I Van Houten.....	0 33	George Petry.....	x 0 78
Abr Lake.....	0 44	James Lerne.....	x 0 70
David Van Dervort.....	x 0 62	John Lerne Due 7 Cents.....	x 0 31
Egbert Brown.....	x 0 37	John I Post jr.....	x 0 78
Daniel Dod.....	0 47	Daniel Zeliff.....	x 0 62
Ab A Post.....	0 75	Enos Lyon.....	x 0 50
John I Garretson.....	0 31	Cornelius Low.....	x 0 45
Henry I Garretson.....	x 0 31	John G Van Houten.....	x 1 12
Jacob Riker.....	0 62	Benjn Dilmarter.....	x 1 6
Luke Van Allen.....	0 31	Murselas Van Geson.....	x 1 56
Jacob Ryker.....	0 31	Thomas Culbertson.....	x 0 50
Ann Monson.....	0 19	Cornelius I Post.....	x 0 43
Henry G Doremus.....	0 25	Wm Blachley.....	x 0 31
Benj Armstrong &.....	x	Roliff Smith.....	1 84
John Colwill.....	x 75	John Gown.....	0 37
William Holsey.....	2 64	Jacob B Doremus.....	x 1 8
Joeseeph Walton.....	1 56	Halmah Mandfield.....	0 72
Syrenus Beach.....	1 62	Capt John A Post.....	0 24
James Tornis.....	0 31	Henry Rednor.....	x 1 6
Garabrant V Houten.....	x 5 47	Nathan Minor.....	0 43
Andrew Bilger.....	0 37		
Gilbert Smissart.....	x 0 50		\$47 45
Wm Francis Jurden.....	x 0 50	Abr I Blowvelt.....	\$0 13
John Wamsley.....	0 31	Sally McClean.....	0 25
Gilbert Cooper.....	0 31	Evert S. Van Ness.....	x 0 66
Estate of Wm Barren.....	0 25	Elly Craue.....	0 24
Heirs of Matlock.....	0 25	Heirs of John Sindle.....	0 53
Wm Corbey.....	0 69	Richard I. Dey.....	0 31
Issac Kip.....	x 0 66	Stoffel Sindle.....	0 28
Isaac Kip jr.....	x 0 36	Casper Dod.....	0 18
	\$26 63	Calib Person.....	x 0 25
Halmah Van Geson.....	2 50	Calib Bruin jr.....	0 18
John I Van Geson.....	x 0 40	David D Craue.....	0 17
Rynear Kip.....	x 0 72	Evert Van Ness.....	1 32
Peter P. Van Houten.....	x 0 31	Bethual Ward.....	0 15
Aderean R V Houten.....	3 31	John Brower.....	0 13
Widow Mary Van Houten.....	x 0 68	John Garabrant.....	0 34
Abr R Van Houten.....	x 3 61	Tune Garabrant.....	0 34
Garabrant C V Houten.....	x 2 94	Walling I Van Winkle.....	0 18
John Jacobus.....	x 0 75	Elisha Budnet.....	0 25
Roliff Van Houten.....	x 3 46	Thomas Ward.....	0 34
Halmah Van Houten.....	x 0 56	Wm Miller.....	0 78
		James Walker.....	x 0 71

Peter Van Pelt.....	0 25	Jonathan Beach.....	0 40
Barne Simson.....	0 34	Jacob C Doremus.....	0 51
Wm. Ryerson.....	x 2 77		
Yellas Mead.....	x 1 32		\$ 4 51
Nodiah Thomas.....	x 0 47		21 40
Benjamin Zelif.....	0 43		26 63
James N. Jones.....	6 06		47 45
Cornelius Van Ness.....	0 31		\$99 99
John Riker.....	0 31		48 4
Garret & Wife Jacobus.....	0 75		51 95
Daniel Salter.....	0 40		
Heirs of Phillip Dey.....	0 48		
Albert Terhune.....	0 15		
	\$21 40		
Francis Van Iderstine.....	\$0 13		
Peter S. Van Winkle.....	0 43		
Heirs of Peter H. Garretson.....	0 40		
Henry M. Garretson.....	0 20		
John Clark.....	x 0 64		
Heirs of Hugh Bigs.....	1 16		
Henry Simmons.....	0 64		

Decr 31th 1812 Be it Remembered that Andrew P. Hopper, Collector of the Township of Saddle River on oath Returned the Duplicate that he had Lawfull Demands the taxes from the Person or at their place of abode in the Said township
 ANDREW P. HOPPER Collector.

Sworn before
 the day and
 year aforesaid
 G V HOWTEN

XLVI.

UNRECORDED DEED FROM HENRY STORMS TO PETER J. VAN ALLEN, FOR LANDS BETWEEN TOTJWA AND WAGARA, 1797.

THIS INDENTURE made and ooncluded this first day of May in the year of our Lord, One thousand seven hundred and ninety seven, BETWEEN Henry Storm of the Township of Saddle River, in the County of Bergen, and State of New Jersey, and Elizabeth his wife, of the one part—AND Peter J Van Allen, of the Township, County and State aforesaid, of the second part; WITNESSETH, That the said Henry Storm and Elizabeth his wife, for and in consideration of the Sum of Five hundred and fifty Pounds New York Currency, to them in hand well and truly paid, by him the said Peter J Van Allen, (The receipt whereof they do hereby acknowledge, and themselves therewith fully satisfied, contented and paid, and therefrom, and from every part and parcel thereof, DO acquit, exonerate, and for ever discharge him the said Peter J Van Allen, his heirs and assigns, by these presents) HAVE given, granted, bargained, sold, released, aliened, enteoffed, conveyed and confirmed; AND by these presents DO freely, fully and absolutely Give, grant, bargain, sell, release, alien, enteoff, convey and confirm unto him the said Peter J Van Allen his heirs and assigns in FEE SIMPLE for Ever, All that one certain Lot, Tract or Parcel of Land, situate Lying and being near the Totowa Bridge, in the Township, County and State aforesaid, (Being part of a Tract of Land which formerly belonged to Martin Ryerson Deceased, and which was purchased of Isaac Van Derbeck Junr esqr and Rachel his wife, by the said Henry Storm, on the fifth day of December in the year of our Lord One thousand seven hundred and ninety five as by the Deed of conveyance will more fully appear, reference thereunto being had:) Beginning at an old Hickory Stump, Standing thirty eight Chains from the Mouth of Wagara Brook, and

within fifty eight Links of Passaick River; in the Line of Cornelius Westervelt, which stump is the corner of the whole Lot, and thence running (first) North Eighty three degrees West One Chain and fifteen links, thence (secondly) North Thirty one Degrees and forty five minutes West Seven Chains and fifty Links; thence (thirdly) South forty eight Degrees West Nineteen Chains and Sixty Links, to the road leading from Totowa Bridge to Pompton; thence (fourthly) South Thirty seven Degrees and thirty three minutes East Thirty Chains and Sixty five links to Passaick River, thence down Stream, thereof along the Waters Edge, to opposite the Hickory Stump or Place where it first began, and from thence to the place of Beginning. Containing Sixty Acres strict measure. Bounded North East in part by Passaick River and part by Lands of Cornelius Westervelt. Northwest by Lands of the said Henry Storm, South West by the Road leading from Totowa Bridge to Pompton in part, and part by Lands of John R Ludlow, and South East by Passaick River. TOGETHER with all and singular the Houses, Buildings, Edifices, Barns, Orchards Trees, Pastures, Gardens, Feedings, Fences, woods, Underwoods, Ways, Paths, Waters, Water courses; Profits, Rents, Issues, Commodities, Emoluments, Advantages, Privileges, Hereditaments and appurtenances whatsoever to the said Lot of Land and Premises belonging, or in any wise appertaining. TO HAVE AND TO HOLD the said bargained and described Lot of Land, and Premises, with the appurtenances, and every part and parcel of the same. AND the Reversion, and Reversions, Remainder and Remainders, Rents, Issues and Profits of all and singular the said Premises with the appurtenances, and every part and parcel thereof. AND also all the Estate, Right, Title, Interest, Property, Claim and Demand whatsoever, either in Law or equity, of them the said Henry Storm and Elizabeth his wife, their heirs, Executors, or administrators or either of them, of, in and to all and singular the said Premises abovementioned—and of, in, and to every part and parcel thereof, with the appurtenances; unto him the said Peter J Van Allen, his heirs and assigns; To the only proper use, benefit and behoof of him the said Peter J Van Allen his heirs and assigns for ever; and to none other use purpose or Intent whatsoever. AND the said Henry Storms, for himself, his heirs, executors and administrators DOTH covenant, grant and agree to and with the said Peter J Van Allen his heirs and assigns; that at the time of sealing and delivering these presents He the said Henry Storms, is the true, sole and lawful owner of all and singular the Lot of Land, Hereditaments and Premises above mentioned, with the appurtenances, and of every part and parcel thereof, Being lawfully and rightfully seised and possessed of the same, in his own proper right, as a good, sure, absolute, perfect and indefeasible Estate of Inheritance in FEE SIMPLE; and HATH in himself good right, full power, and lawful authority to SELL and CONVEY the same in manner aforesaid; AND further that he the said Peter J Van Allen, his heirs and assigns, SHALL and MAY from time to time, and at any and all times hereafter FOR EVER, lawfully, peaceably and quietly, have, hold, use, occupy, possess and enjoy all and singular the Premises above described and sold, and every part and parcel thereof with the appurtenances, unto his and their own Benefit and Behoof, without the Let, Suit, Trouble, Hindrance, Interruption, Eviction, Molestation or Denial of them the said Henry Storms and Elizabeth his

wife, their heirs, Executors or Administrators, or of, or from any Person or Persons claiming or to claim by, from or under him, her, them or any of them; and that free and clear, and freely and clearly acquitted, Exenorated and for ever discharged of and from all other and former manner of Gifts, Grants, Bargains, Sales, Leases, Releases, Mortgages, Dowers, and rights of Dower, Wills, Legacies, Entails, Extents, Judgements, Executions and Incumbrances of any kind or sort soever. AND he the said Henry Storms, for himself, his heirs, executors, and administrators, the said bargained and Sold Lot of Land and Premises, with the appurtenances, and every part and parcell thereof, against himself, his heirs, executors and administrators, and against all Persons and lawful Claims, whatsoever, unto the said Peter J Van Allen, and his heirs and Assigns shall and will WARRANT and for ever DEFEND, by these Presents. IN WITNESS whereof the Parties of the first part, have herenunto irrevocably set their hands and affixed their Seals the Day and year first above written. —————

SIGNED, SEALED and DELIVERED

in Presence of

THOMAS WILLS
ISAAC VANDERBECK JUR

N B. It is agreed upon by the Parties to these Presents, That one equal half part of the Green Grain now standing on the Premisses Shall be the property of Henry Storms—and also one equal half part of the right to a Fishing Place on the Premisses to remain to the said Henry Storms his heirs and assigns for Ever

HENRY STORMES [SEAL]

ELIZABETH STORMS [SEAL]

Received May the first 1797, of Mr Peter J Van Allen the full Sum of Five hundred and fifty Pounds in full of the Consideration Money, mentioned in the within Deed of Conveyance .

I, say Received by me

Witness to the Payment }
of the money }

HENRY STORMES

Bergen County ss. Be it remembered that on the twenty eighth day of June Anno Domini One thousand seven hundred and ninety seven Personally appeared before me John Benson Esqr one of the Judges of the Inferior Court of Common Pleas in and for said County. Henry Stormes and Elizabeth his wife the Grantors of the within Instrument of Conveyance and acknowledged that they had Signed, Sealed and Delivered the Same as their Voluntary Act and Deed for the uses and purposes therein mentioned—and the said Elizabeth being examined separate and apart from her said husband, declareth and saith, That She executed the same as her Voluntary Act and Deed, without any Compulsion, Persuasion or threats from her said Husband

Acknowledged & Declared before me

JOHN BENSON

UNRECORDED DEED FROM JOHN J. LUDLOW TO HENRY GARRETSE, JUN., FOR LANDS
AT WESEL, 1770.

THIS INDENTURE made the Twelfth day of March in the Tenth year of the Reign of our Sovereign Lord George the Third King &c Annoq Domini: one Thousand seven Hundred and seventy Between John J Ludlow of Aquacanok in the County of Essex and Eastern Division of the province of New Jersey of the first Part and Henery Garretse Junr both of the Town County & Province aforesaid of the Second part Witnesseth that the said John J Ludlow for and in Consideration of the Sum of one Hundred and thirty two pounds Current money of New York to him in hand paid before the Sealing Hereof by the said Henery Garretse the Receipt whereof the said John J Ludlow doth hereby acknowledge and himself to be therewith fully satisfied, Contented and paid and therefrom doth Exonerate acquit and Discharge him the said Henery Garretse his Heirs Executors and administrators for ever by These presents hath given granted bargain'd Sold released Enfeoffed Conveyed and Confirmed and by these presents doth give grant Bargain sell release Enfeoff Convey and Confirm Unto him the said Henery Garretse and to his Heirs and assigns forever a Certain Lot of Land which is the Even half of a Certain Lot Named Number 10 in a Certain Map, on the South Side thereof Situate Lying and being to the Southward of Wesel Brook within the Bounds of Aquacanok afforesaid Said Lot being Bounded Easterly by the Highway Southerly by Lands of Johannis G. Post, Westerly by Lands of Garret Van Wagennon Northerly by the Other half of sd Lot No. 10 which formerly belonged to Johannis Paulisse Deceas'd, now in the possession of Barn't Speer the half hereby mentioned Containing Twenty six acres—be the same more or Less, Together with all Houses, out Houses, Buildings, Fences, Improvements Hereditaments and other appurtenances Whatsoever to half on the sontherly sid of the above mentioned Tract of Land belonging or appertaining TO HAVE AND TO HOLD all the above granted & Bargained Premisses with the appurtenances to him the sd Henery Garretse his Heirs and assigns To the only proper use benefit and behoof of him the sd Henery Garretse his Heirs and assigns for ever, and the sd John J Ludlow doth for himself his Heirs Executors and administrators Covenant promise and grant to and with the sd Henery garretse his Heirs and assigns that before & at the Time of the Sealing these presents the Sd John J Ludlow is the True Lawful and Rightful Owner of the above granted and Bargained premisses and is Lawfully Seised and possessed of the same in his own proper Right as a good sure perfect and absolute Estate of Inheritance in fee Simple and hath in himself Good Right, full power and Lawfull authority in his own Right to grant Bargain Sell Alien Convey & Confirm the Same in manner as above sd. also the sd Henery garretse his Heirs and assigns Shall and may for ever hereafter Lawfully peasably and quietly Have Hold use occupy possess and Enjoy all and Singular the above Bargained Premisses free and Clear and freely and Clearly acquitted Exonerated and Discharged off and from all former and other Gifts, grants Bargains Sales Leases Releases mortgages Wills Indentures Doweries Judgments Executions and other Incumbrances

whatsoever to alter Change Charg or Determine the same also the said John J Ludlow his Heirs Executors & administrators the above granted and Bargain'd Premisses with the appurtenances Unto him the sd Henery Garretse his Heirs and assigns against the Lawful Claim of Every person or persons whatsoever Shall and will forever Warrant & Defend In Witness whereof the parties first above Named have Hereunto Set their hands and Seals the Day and Year first above Written .

Sealed and Deliver'd
in the presence of Us
NICH. ROCHE
ADRIAN P POST

JOHN J LUDLOW [SEAL]

Essex county State of Newjersey Beit Remembered that on this fifth Day of September in the year of our Lord one thousand seven Hundred and ninety six personally appeared before me Zebulon Jones Esquire one of the judges of the Court of Common pleas of said County Henry Garritse and John E. Vrelandt who being duly sworn deposeth and saith that they know the Hand writing of the grantor and both the witnesses who signed the above Deed or instrument of writing acknowledged and sworn before me the Day and year above written

ZEBULON JONES

HENERY GARRITSE
JOHN EL VRELAND

XLVIII.

COMMISSION OF GERREBRANDT VAN HOUTEN AS JUSTICE OF THE PEACE, 1803.

THE STATE OF NEW-JERSEY,

TO GARIBRANT VAN HOUTEN, E QR, GREETING:

[SEAL] THE COUNCIL and ASSEMBLY, reposing especial Trust and Confidence in your Integrity, Prudence and Ability, have, at a Joint-Meeting, appointed you the said Garribrant Van Houten to be one of the Justices of the Peace, in and for the County of Bergen. You are therefore hereby commissioned (jointly with others the Justices in and for the said County, and severally) a Justice, assigned to keep the Peace in the said County of Bergen and to keep or cause to be kept, all Laws and Ordinances made for the Good and Conservation of the Peace, and for the quiet Rule and Government of the People, in all and every the Articles thereof, in the said County, according to the Form, Force, and Effect of the same; and to chastise and punish all Persons offending against the Form of those Laws and Ordinances, or any of them, in the County asoresaid, as shall be fit to be done, for the Time limited in the Constitution: Giving and hereby granting unto you the said Garribrant full Power and Authority to exercise and enjoy all Powers and Jurisdictions, civil and criminal, cognizable before a Justice of the Peace, severally, or jointly with others the Justices in and for the said County, agreeably to the Laws, Ordinances, and Constitution of the said State, and to award Judgment and Execution thereon accordingly; saving unto the State the Amerce-

ments and other things to it thereof belonging. And by Virtue of these Presents the Sheriff of the County aforesaid is commanded that, at Certain Days and Places which you together with other the Justices of the said County, or any three or more of you, shall make known to him, or shall be by Law appointed, he cause to come before any such three or more of you, such and so many good and lawful Men of his Bailiwick, by whom the Truth in the Premises may be the better known and enquired of. IN TESTIMONY whereof the Great Seal of the State is hereunto affixed: WITNESS Joseph Bloomfield, Governor, Captain-General and Commander in Chief in and over the State of New-Jersey, and Territories thereunto belonging, Chancellor and Ordinary in the same, at Trenton, the Fourth Day of November, in the Year of our LORD One Thousand Eight Hundred and three — A. D. 1803.

By the Command of
JOHN BEATTY Sec'y.

JOSEPH BLOOMFIELD.

 XLIX.

THE VENDUE BOOK OF GOODS AND CHATTELS OF JOHN AMON, 1812.

The Vendue Book for the Goods and Chattels of John Amon Sold this 22 Day of May 1812 at Ninety Days Credit of Which the mon-y is to be paid to Garabrant Van Howten

to Lot of Wood.....	Charles Kinsey Esqr.....	\$4 12
to 1 Lot of Post.....	Charles Kinsey.....	3 25
to 1 Lot of Rails.....	Charles Kinsey.....	1 37
to 360 feet Timber.....	Charles Kinsey.....	1 83
to 1 warman pan.....	Martin Clark.....	51
to 1 wooling weel.....	Charles Kinsey.....	1 06
Real and fixtr.....	James Buckley.....	62
a Cot Bed.....	John Flood.....	1 75
a Saddle.....	Adam Hardy.....	89
a Ravis.....	Charles Kinsey.....	76
1 Loom.....	Wm Clark.....	1 31
a Warping Mill.....	Henry Godwin.....	54
a Lot of forks.....	G. Van Houten.....	1 18
a Spade.....	Martin Clark.....	33
a Do.....	Charles Kinsey.....	35
a Schoop.....	James Buckley.....	19
a Do.....	Abrm V Houten.....	29
a Lot of Jugs.....	John Bowden.....	18
a Stone Gug.....	James Buckley.....	37
a Bake pan.....	Wm Clark.....	19
		\$21 54
a Lamp.....	Henry Godwin.....	12
a Stove.....	Jane Delmater.....	28
a hook.....	Adam Hardy.....	20

a Dads	John J Post	06
2 Weges	G. Van Houten	20
a Cros Cut Saw	Charles Kinsey	3 94
1 Table	Willm Clark	38½
1 Do	Adam Hardy	90½
4 Tin pans	Adam Hardy	15
1 Smale Table	William Rea	25
1 Shovel & Tongs	Adam Hardy	53
1 pair andirons	William Clark	1 25
1 Musket	Robt V Howten	4 62½
1 Lot	Jno Ayman	37½
1 Hatchet	Do	18
1 Bedstead	Robt McName	1 32
1 Mule picker	Geo. Garrabrant	18
1 Bill Knife	Henry Godwin	13½
1 Chest	Charles Kensey	62½
1 Pig	Martin Clark	87½
1 Pig	John J Post	75
1 Pig	Daniel Van Horn	78
2 Pigs	Danil Van Horn	1 37
1 Sow	Geo Van Winkle	5 87
1 Heffer	G. V. Howten	8 56
		<hr/>
		\$33 32
To Calf	John Amon	\$2 50
a Lot of timber 196	James Buckley 10 s per C	2 47
1 Spin weel		
1 Barrel of Lime	James McCurdy	76
1 tub	John Flood	37
1 Ax	Henry Godwin	2 00
1 a Dresser	James Buckley	43
		<hr/>
		\$8 53

L.

PAPERS RELATING TO A DUEL FOUGHT AT RAMAPO OVER A PATERSON BEAUTY, 1823.

Know All men by these Presents that we William Dickey and William Ellison of Paterson in the county of Essex and State of New Jersey are held and firmly bound unto Garabrant Van Houten of Saddle River in the county of Bergen in the sum of three thousand Dollars to be paid to the said Garabrant Van Houten his certain attorney executors administrators or assigns. For which payment well and truly to be made We bind ourselves our heirs, executors and administrators jointly and severally firmly by these Presents Sealed with our seals and dated this First day of August In the year of our Lord one thousand Eight hundred and Twenty three.

The condition of the above obligation is such That whereas at the last court

of oyer and Terminer holden in and for the county of Rockland in the State of New York the above bounden William Dickey was indicted and bound to give security in the sum of Fifteen hundred Dollars for his appearance at the next court of oyer and Terminer of the said county of Rockland and whereas for the purpose of enabling said William Dickey to give such security the said Garabrant Van Houten became bound to one Josiah G Pierson of said county of Rockland to indemnify him for his becoming surety for the appearance of said William Dickey. Now the condition of the above obligation is such That if the above bounden William Dickey and William Ellison shall indemnify and completely save harmless the said Garabrant Van Houten of and from all costs charges and expenses that he shall or may be put to, by reason of his so becoming bound to the said Josiah G. Pierson, for the said William Dickey then the above obligation to be void otherwise to be and remain in full force and virtne

WM DICKEY [SEAL]

WM ELLISON [SEAL]

Signed Sealed & Delivered
In Presence of
PH: DICKERSON

*Know All Men by these presents That we William Dickey and Garrabrant Van Houten of the Town of Paterson in the State of New Jersey are held and firmly bound unto Josiah G. Pierson of the County of Rockland in the State of New York in the penal sum of three thousand dollars to be paid to the said Josiah or to his certain attorney his executors, administrators or assigns which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents. Sealed with our seals and dated this twenty fifth day of July in the year of our Lord one thousand eight hundred and twenty three.

Whereas The above bound Josiah G. Pierson at the special Instance and request of the above bound William Dickey, Is about to become bound in a Recogni together with the said William Dickey to the People of the State of New York in the sum of fifteen hundred dollars, conditioned for the personal appearance of the said William Dickey at the next Court of Oyer and Terminer and General Gaol delivery to be held in and for the County of Rockland and State of New York, To Traverse a certain Indictment found against him the said William Dickey and one Daniel K. Allen, Now The Condition of this obligation Is such that If the above bound William Dickey do and shall appear according to the Condition of the above in part recited recognizance and as the law in such case requires And if the said William Dickey and Garrabrant Van Houten their heirs executors and administrators do and shall at all times hereafter save keep harmless and Indemnified the said Josiah his heirs executors and admrs and his and their goods lands and tenements of and from all damages costs and charges whatsoever which he or they or any of them shall or may at any time or times

hereafter sustain or be put to by reason or means of the said Josiah's being bound as aforesaid then this above obligation to be void otherwise to be and remain in full force and virtue.

Sealed and delivered
in the presence of
the word *bound* & the word
said & the word *Obligation*
being first interlined.

WM. DICKEY. [SEAL]
G. VAN HOUTEN. [SEAL]

ROBERT CAMPBELL.
EDWARD SUFFERN

*Know all men by these presents—That we Robert Dunlop, of Paterson, in the County of Essex and State of New Jersey, Manufacturer, Daniel K. Allen of the same place, Merchant, William Dickey of the same place, Merchant, and Edwin Youle of the same place, Iron founder, are held and firmly bound unto Josiah G. Pierson, of Ramapo Works, in the Township of Hampstead in the County of Rockland and State of New York, in the sum of Four thousand Dollars of Lawful money of the United States of America to be paid unto the said Josiah G. Pierson his heirs, Executors, administrators or assigns; for which payment well and truly to be made we bind ourselves and each of us, our several and respective heirs, Executors and Administrators, Jointly and severally firmly by these presents. Sealed with our seals and dated this twenty second day of March in the year of our Lord one thousand eight hundred and twenty three.

Whereas the above named Josiah G. Pierson at the special instance and request of the above bound Robert Dunlop, Daniel K. Allen, William Dickey, and Edwin Youle, is bound in a Recognizance together with the said Robert Dunlop, Daniel K. Allen, William Dickey and Edwin Youle to the People of the State of New York in the sum of Two thousand Dollars lawful money aforesaid, conditioned for the personal appearance of the said Robert Dunlop, Daniel K. Allen, William Dickey and Edwin Youle at the next Court of Oyer and Terminer and General Gaol delivery to be held in and for the County of Rockland and State of New York, then & there to do and receive what shall be enjoined upon them respectively by the Court and in the mean time to keep the peace of the People of said State and especially towards each other as by the said in part recited recognizance and Condition thereunder written may more fully appear. Now therefore the condition of this obligation is such, that if the above bound Robert Dunlop, Daniel K. Allen, William Dickey, and Edwin Youle do and shall personally appear according to the condition of the said above in part recited recognizance and as the Law in such cases requires; And if the said Robert Dunlop, Daniel K. Allen, William Dickey and Edwin Youle their and each of their heirs, Executors and Administrators, shall also from time to time and at all times hereafter save harmless and indemnify him the said Josiah G. Pierson, his heirs, Executors and Administrators, and his and their goods and chattels, lands and tenements of and from all damages, sum and sums of money, costs and charges

*Copied (1892) from the original in the possession of Mr. J. Gilbert Pierson, of Paterson, N. J.

whatsoever, which he, they, or any of them shall or may at any time or times hereafter sustain or be put unto by reason or means of the said Josiah G. Pierson being bound in the said recognizance for the appearance of the said Robert Dunlop, Daniel K. Allen, William Dickey and Edwin Youle, as aforesaid, then this obligation to be void, otherwise to remain in full force and virtue.

Sealed and Delivered	ROBERT DUNLOP. [SEAL]	WM. DICKEY. [SEAL]
in the presence of us	D. K. ALLEN. [SEAL]	EDWIN YOULE. [SEAL]
EDWARD SUFFERN.		
DANIEL JOHNSON.		
SAMUEL SMITH.		

 LI.

UNRECORDED BARGAIN AND SALE DEED, JOHN T. HENNION TO GERREBRANT VAN HOUTEN, FOR HENNION'S INTEREST IN LANDS AT WESEL, 1807.

Know all men by these presents that I John T. Hennion of the Township of Saddle river in the County of Bergen, and state of New Jersey—for and in consideration of the sum of fifty Dollars to me in hand paid, by Garribrant Van Houten Esqr. of the Township, County and state aforesaid at the sealing and the delivery of these presents, the receipt whereof I do hereby acknowledge, Have granted bargained and Sold and by these presents, do, grant bargain and Sell, unto him the said Garrebrant Van Houten Esqr his heirs and assigns forever, All the right, title, Interest, property Claim and demand, that I have or ought to have of, in, or to the real Estate of Hessel Peterse late of Wesel in the County of Essex Deceased. To have and to hold the said hereby granted and bargained premises unto him the said Garrt Van Houten his heirs and Assigns, to the only proper use benefit and behoof of him the said Garrt Van Houten his heirs and Assigns forever, And I do hereby authorize and empower the said Garribt. Van Houten, to demand, sue for and recover my full share that is Coming to me and of right belonging to me of the aforesaid Estate And to do all shuch acts and things, for the shure making and recovery of the premises, as I myself could or might do had I not conveyed the same by these presents In Witness whereof I have hereunto set my hand & Seal this Nintheenth Day of Deer in the year of our Lord eighteen Hundred and seven

Sealed and delived)	JOHN T. HENNION	[SEAL]
in the presence of)		
CORNELIUS P VREELAND		
ABRAHAM R VAN HOUTEN		

 LII.

UNRECORDED QUIT-CLAIM DEED, MICHAEL VREELAND TO HENRY GERBITSE, JUN., FOR SALT MEADOW LOT, 1801.

THIS INDENTURE made the fourteenth day of September in the year of Our Lord one thousand Eight Hundred and one Between Michael Vreeland of the Township of Acquacknonk, County of Essex and State of New Jersey of the first part and Henry Gerritse Junior of the Township County and State aforesaid of

the second part. Whereas the said Michael Vreeland, and Henry Gerritse Jur having becom Joint Purchasers of a Certain Tract of Salt Meadows Situate on the East Side of Berries Creek, in the Township of New Barbadoes in the County of Bergen and State of New Jersey—as will appear by a Deed of Conveyance from Edmond Wm Kingsland to them the said Michael Vreeland, and Henry Gerritse Jr bearing date the 16th day of August 1799. Reference being thereunto had will more full and at Learge appear, and whereas the said Michael Vreeland and Henry Gerritse Have also divided said meadow into Lots as will appear by a Draught of the same made by the said Peter Outwater the said 14th day of august 1799. and having Jointly Sold two Lotts thereof do hereby Intend to Release the Remaining Lotts to each other as follows NOW THIS INDENTURE WITNESSETH that the said Michael Vreeland for a like Release of his share of said meadow from the said Henry Gerritse Junir and for and in consideration of the sum of One Dollar to him in hand paid. Hath Released Remised and forever Quit claimed and by these presents doth Release Remise and for ever Quitclaim unto the said Henry Gerritse Jur to his Heirs and assigns forever all that Lot marked on the map above mentioned and distinguished by Lot No one Extending from Berries Creek along a Ditch thirty chain and fifty Links—six chain and fifty links wide at Right angles bounded on the north east by said Ditch, on the South South-eas by the Eastermost line of the whole Tract, on the South west by the line of Lott No two and on the west by Berries Creek, Containing twenty One acres—Also Lott No three Extending from Berries Creek four chain wide to the eastermost bounds of the whole Tract, bounded on the Northeast by the line of Lott No two, East by the boundery Line aforesaid, Southwest by the line of Lott No four Sold to Adriyn J. Post, and west by Berries Creek Containing ten acres Together with all and singular the Hereditaments, Priviledges, Commodities and appurtenances, to the hereby Released and Remised premises belonging or in any wise appertaining, with also all the Estate, Right, Title, Interest, property, Claim and demand of him the said Michael Vreeland of, in or to, the hereby Granted and bargained premises or any part or parcel thereof TO HAVE AND TO HOLD, the said hereby granted and bargained premises with their appurtenances unto the sa d Henry Gerritse Jur his Heirs and assigns, to the only proper use benefit and behoof of him the said Henry Gerritse Junr his Heirs and assigns forever—And the said Michael Vreeland for himself his Heirs Executors and Administrators doth covenant and Grant, to and with the said Henry Gerritse Junr his Heirs and As-igns, that he the said Henry Gerritse his Heirs and assigns shall and may for ever here after Lawfully Peaceably and Quietly, have, hold, Use, Occupy, possess and Enjoy, all and singular the before mentioned hereby Granted and bargained premises, with out any Let Suit, trouble Henderence Inturruption or Denial from the sd Michl Vreeland, or any other Person or persons Claiming by from or under him In Witness whereof the said Michl Vreeland hath here unto set his hand and seal the day and year first above written.

Sealed and delivered)
in the presence of)

MICHEAL VREELAND

[SEAL]

JOHN J VAN BEUREN

ABRAHAM WILLIS

LIII.

UNRECORDED DEED, HENRY P. KIP TO GERREBRANT VAN HOUTEN, FOR SALT MEADOW LOT, 1812.

THIS INDENTURE made this Second day of July—in the year of our Lord, One thousand Eight hundred, and twelve, BETWEEN Henry P Kip of the Township of New Barbadoes in the County of Bergen, and State of New Jersey Farmer, and Caty his wife of the first part. and Garrabrant Van Howten of the Township of Saddle River in the County and State aforesaid Esquire, of the second part, WITNESSETH, That the said parties of the first part for divers good causes and considerations them hereunto moving, as well as for and in consideration of the sum of One Dollar lawful Money of the United States, to them in hand paid by the said party of the second part, at or before the ensealing and delivery of these presents, the receipt whereof the said parties of the first part, do hereby acknowledge, and themselves therewith fully satisfied, contented and paid, HAVE given, granted, bargained sold released, quitclaimed aliened, conveyed and confirmed, and by these presents, DO give, grant, bargain sell, release, quit claim, alien, convey and confirm unto the said party of the second part, his heirs and assigns for Ever, All that One certain Lot, tract, or parcel of Meadow Land, lying situate, and being in the Township of New Barbadoes, County of Bergen and State aforesaid, and which is herein after more particularly described and set forth, Being part of a Tract of Meadow formerly sold by Edmond William Kingsland to Henry Garretson Junr and Michael Vreeland, and was surveyed on the fourteenth day of August 1799. by Peter Outwater, as by the Map thereof will more fully appear. Beginning at the North West Corner of a Twenty one Acre Lot, now or late belonging to Michael Vreeland, and on the Edge of the Creek called Berry-Creek, and thence running along the Edge of the said Creek, in a Northerly direction with the several Courses thereof untill it strikes the South West Corner of a small Lot, now released unto the said Henry P Kip, thence along said Kips Line South fifty degrees and thirty minutes East Thirty three Chains and Two Links, thence South forty one degrees West Nine Chains and Seventy four Links and thence North fifty degrees and thirty minutes West Thirty One Chains and Eight Links to the place of beginning, Containing fifteen Acres and fifty hundredths of an Acre TOGETHER with all and singular the profits, privileges, and advantages, with the appurtenances to the same belonging, or in any wise appertaining: ALSO all the estate, right, title, interest, property, claim and demand whatsoever, either in Law or Equity of the said parties of the first part, or either of them of, in or to the said hereby described and granted Lot of Land and premises, with the appurtenances, or of, in, or to any part or parcel thereof—TO HAVE AND TO HOLD all and singular the said hereby granted Lot of Land and premises with the appurtenances thereto belonging and every part and parcel thereof unto the said Garrabrant Van Howten his heirs and assigns: To the only proper use, benefit and behoof of the said Garrabrant Van Howten his heirs and assigns for Ever, and to no other use, purpose or intent whatsoever SO that neither of the said parties of the first part, their heirs executors or administrators nor any person or persons claiming by, from, or under them, or either of them, shall at any time or times hereafter for Ever,

have, hold, claim, challenge or demand any right, title, interest, property, dower or claim of dower of, in, or to the said hereby granted and described Lot of Land and premises, with the appurtenances, or of, in or to any part or parcel thereof: BUT shall at any and all time and times hereafter for Ever be utterly barred and excluded therefrom by virtue of these presents. IN WITNESS whereof the parties of the first part have hereunto set their hands and seals the day and year first above written.

Signed Sealed and }
 delivered in presence of }
 JOHN BANTA
 WILLIAM CONLEY

HENRY P. KIP [SEAL]
 CATHARINE KIP [SEAL]

 LIV.

LETTERS FROM STEPHEN BAKER (SON-IN-LAW OF CORNELIUS VAN WINKLE), RELATIVE
 TO PATERSON PROPERTY, 1826, 1827.

Garrabrant Van Houten Esq

Sir

As I am about leaving the City of New York for Philidelphia and by that means shall be far removed from my Property in Patterson so as to be unable to attend it. I therefore wish to place it all under your control to be taken care of in the best possible manner for my benefit; which as you are residing in the same place you will be more competent to do than myself. I therefore authorise you to collect rents and to do all and every thing that is necessary relating to my property as shall appear for my Interest. And in the first place you will collect the rent due on my house (viz \$100) and then put a new roof on it the above named rent to be appropriated to the payment thereof; and you will likewise collect of Adrian Van Houten Two hundred Dolls being that much due Mrs Baker on the first of May and that sum with all other moneys that may be collected you will remit to me at Philadelphia. Sir the stock I hold in the Patterson Bank I wish you to try and dispose of so as to enable you to take up the Note (that was given for the same) when it becomes due; but if you cannot accomplish that I wish you would hold the above mentioned Note till such time as you may be enabled to sell the Stock to meet the same. Sir by complying with the above requests you will Oblige

Yours

Respectfully

STEPHEN BAKER

New York 28 March 1826

[Addressed :] Garrabrant Van Houten Esq
 Patterson

New Jersey

Phila 25 May 1827

G. Van Houten Esq

Dear

Sir

I recd your favour of the 10 Instant night befour Last at Pott Vill and returd hear this morning in order to remit you the balence of C. W. Van Winkle acct—inclosed is a check for Seven hundred and ten Dollars, and the one hundred you have in hand will make the amont. I had no idea that I owed him $\frac{1}{4}$ of that ammont. I wish that you will be So good as to have the Property in town Laid out in Lots and Sell them for me or any of the other property So that I can pay the Lagerce to John Van Winkle or if he or Mr Sip will take property at a fair Valuation I will Settle with them ameadently if not I will pay them as fast as the property Sells but I have no other way to pay them the money Sent to Van Winkle is the Savings of my Salery. I hop yeat to See the Day when I Shall be able to pay every Cent that I ow—your kind attention to the above will much oblige your friend

I remain with respect

STEPHEN BAKER

P. S. you will please to git a quitclame from C. W. Van Winkle on all other property

S. B

[Addressed :] G. Van Houten Esqr

Prest of the Paterson Bank

Paterson

N. J.

LV.

LEASE OF A GRIST MILL AT OLDHAM, GERREBRANDT VAN HOUTEN TO CHARLES OAKLEY, 1821.

This Indenture made this Fourteenth day of February In the year of our Lord one thousand eight hundred and Twenty one Between Garabrant Van Houten of the county of Bergen and State of New Jersey of the one part, and Charles Oakley of the city of New York of the other part witmissith That the said Garabrant Van Houten for and in consideration of the yearly rent covenants and conditions herein after contained on the part of the said Charles Oakley to be paid, kept, and performed. Hath granted, leased, and to farm letten, and by these Presents doth grant, lease, and to farm let unto the said Charles Oakley his executors, administrators and assigns all that certain house or building, situate at Oldham in the township of Saddle River in the county of Bergen now occpied and used by the said Garabrant Van Houten as a grist mill, To Have and to Hold the said premises with all and singular appurtenances with the water priviledge thereunto belonging unto the said Charles Oakley his executors administrators and assigns, from the date of these presents until the first day of May which will

be in year of our Lord one thousand eight hundred and Twenty two, yielding and paying therefor to the said Garabrant Van Houten his heirs and assigns at the rate of one hundred and Twenty five Dollars a year in the following manner, that is to say. the sum of twenty six Dollars and Fifteen cents on the first day of may next, and the sum of thirty one dollars and Twenty five cents, at the expiration of each quarter thereafter, during the continuance of this Lease, and the said Garabrant Van Houten for himself his executors, administrators and assigns doth covenant promise and agree to and with the said Charles Oakley, that he the said Charles Oakley his executors administrators or assigns at the expiration of the term hereby granted may at their election continue this Lease, and hold the said premises with the appurtenances and priviledges for and during the full end term of five years next ensuing the end of the term hereby granted upon the same rents, covenants and conditions herein contained; And that the said Charles Oakley his executors, administrators or assigns, may at any time during the continuance of the term hereby granted, make such improvements in the said premises, by ceiling and putting in windows, or otherwise as may be necessary for conveniently using the same, provided that such improvements shall remain for the benefit of the said Garabrant Van Houten after the said Charles Oakley shall quit the premises. And the said Garabrant Van Houten doth further covenant promise and agree to and with the said Charles Oakley his executors administrators and assigns That in case he the said Garabrant Van Houten should wish to sell the said premises during the continuance of the term hereby granted, or during the further term of five years aforesaid if the said Charles Oakley continue the lease for that time, that he will give him the first right to purchase—and further that the said Charles Oakley may erect or build a house attached to the said Mill, and remove the same together with the machinery which he may put in the said premises, at the expiration of the term hereby granted. And the said Charles Oakley for himself his executors administrators & assigns doth covenant, grant and agree to and with the said Garabrant Van Houten his heirs and assigns, that he the said Charles Oakley his executors administrators and assigns, will from time to time, well and truly pay, or cause to be paid, to the said Garabrant Van Houten his heirs and assigns, the rent above reserved, at the days and times and in manner aforesaid, and that he will during the term hereby granted keep the said premises including the mill dam sluices &c. in good and sufficient repair, and suffer all improvements done by him to remain after the expiration of the said term, except his machinery, and any new Building which he may erect attached to said premises, and that he will at the expiration of the term hereby granted, deliver up to the said Garabrant Van Houten his heirs or assigns quiet possession of the same, and that he will at any time during the continuance of the term hereby granted, or during the further term of five years, deliver up the quiet and peaceable possession of the said premises to the said Garabrant Van Houten in case he shall sell the same. In testimony whereof the said Garabrant Van Houten and Charles Oakley have hereunto set their hands and seals the day and year first above written

Signed Sealed & Delivered }
 In Presence of }
 COLE BULLOCK

CHARLES OAKLEY [Seal]
 G V HOUTEN [Seal]

LVI.

LETTER FROM THE REV. WILLIAM BRUSH RELATIVE TO THE PASTORATE OF THE SECOND
REFORMED DUTCH CHURCH, 1833.

New York 11th Dec. 1833

Sir

On my return to the city I found a letter at my Fathers, signed by you & Mr Ralph Doremus (Committee) requesting me to come & preach for the congregation at Totowa, now vacant. The letter is dated Dec. 2nd but as I have been absent from the city since the 1st & my people not knowing how to forward it on to me, I have not been able to answer it until now. In your letter you request a personal interview with me respecting a settlement in your church. I will be home during the present week. In which time I shall be pleased to see either you or Mr. Doremus or both so that we may have a personal interview respecting the matter. I will not be able to leave the city before Saturday (business detaining me) I can not say anything definitely respecting a settlement with you at present. If however it is agreeable to you I will come & preach for the congregation next Sabbath—

Yours in the Lord

WM BRUSH

P. S. If you should not come to the city yourself let me know by letter if next sabbath will be agreeable for me to preach for you

[Addressed:] MR DAVID BENSON

Totowa, Paterson

New Jersey

 LVII.

INJUNCTION DIRECTED TO BENJAMIN BRUNDRED, IN RELATION TO RACEWAY AT
OLDHAM, 1833.

The State of New Jersey to Benjamin Brundred his servants, agents, and workman Greeting: Whereas it hath been represented unto our Chancellor in our court of Chancery on the Part of John Rodgers, complainant, that he has lately exhibited his bill of complaint in our said court of Chancery against you the said Benjamin Brundred to be relieved touching the matters therein complained of In which said bill it is among other things set forth that you the said Benjamin Brundred with your servants, agents and workman, are digging a ditch or trench near the mill pond of the complainant situated at Oldham in the County of Bergen by means whereof the water of the said pond of the complainant will be drawn off, and the cotton mill of the complainant thereby stopped, and that the actings and doings of you the said Benjamin Brundred touching the matters and things in the said Bill mentioned are contrary to equity and good conscience. We therefore in consideration of the premises and of the particular matters in the said Bill set forth Do strictly Enjoin and command you the said Benjamin Brundred your servants, agents and workman, Under the penalty of Five thousand Dollars to be levied upon your

lands, goods, and chattles to our use, That you and every of you do absolutely desist and repair from further opening or cutting said ditch or trench so that the water may flow thro said ditch or trench out of the said pond of said complainant, or from permitting said water to flow through said Ditch or trench, out of the said pond of the said complainant untill our said court shall make other order to the contrary—

Witness His Excellency Samuel L. Southard Esq Governor and Chancellor of our said State at Trenton the tenth day of January In the year of our Lord One thousand Eight Hundred & Thirty three —
Ph; Dickerson Sol. STACY G POTTS, CLK

LVIII.

BILL OF GERREBRANT VAN HOUTEN AGAINST THE FIRST REFORMED DUTCH CHURCH OF TOTOWA, 1827-28.

the first Reformed Duch of totaway at Paterson to G. Van Houten Dr

Augt 11 1827 untill Jun 1 1828	}	Samil Post Bills.....\$3133 00 Isaac & Wm I Staggs do..... 2160 00 Luke Westervelt Bill..... 300 00 Harsastos Moses Do..... 139 00 Lot from Cor P Hopper..... 262 97 Insuran on Church..... 15 00 Bills paid for Expenses..... 89 65 Plat form & Steps Church..... 49 62 John Vail account..... 32 04 Seal for Trustees..... 10 00 Luis E. Conklin as per Bill..... 3 00	\$6,194 28
1 year on \$3,000			180 00
			\$6,374 28

LIX.

VENDUE OF GRASS, BY CORNELIUS KIP, 1805.

Articles of Vendue Held at the House of Cors. Kip this Twenty Sevent Day of July 1805 Are As follows to Wit

1rit Any Lot or Lots of Grass to be Struck of to the highest Bedder

2cond Any Person Purchasing any of Said Lots of Grass Shall be Intitled to five Monts Creadit from the Date Hereof Provided He Can Give his Note With Satisfactory Security if Demanded.

3rd If Security Shuld be Demanded and Cannot be Obtained then the said Lot or Lots of Grass to be Sat up Again at Second Sail if Sold for more than the

first Sail the first Purchaser to Reep no benifit If Sold for Less to Make up the Deficiency

4th The Nots to be Giving to Halmagh Van Houten

July the 27th 1805

HELMAGH VAN HOUTEN.

Due Halmagh Van Houten for Grass the sum of fourteen Dollars from Me

Test

Abrm Ryerson

Geo. H Dooremus

Abraham Rierson Received of Helmigh Van Houten the sum of seventy seven dollars

Lots	Persons Names	£ S D
No 2 and 3.....	Richard Van Houten.....	5-12-0
No 1, 4, and 7.....	John Corter.....	6-16-0
No 6.....	Smith Zeli.....	2-00-0
No 5.....	Benj Delemarter.....	2-00-0

For Value Reed I Promis to Pay or Cause to be Paid Unto Helmagh Van Houten or his order the Just and full sum of two Pounds as Witness my hand this twenty Seventh Day of July 1805

Test

Benjamin Delamarter

Geo. H Dooremus

For Value Reed I Promis to Pay or Cause to be Paid Unto Halmagh Van Houten or his order the Just and full Sum of five Pounds twelve Shillings As Witness My Hand this Twenty Seventh Day of July 1805

Test

Richard H. Vanhouten

Geo. H. Dooremus

LX.

ACCOUNT FOR REPAIRING THE TOTOWA DUTCH CHURCH, 1816.

The trustees of the first Reformed Dutch Church of Totaway to Garbrt. Van Houten.

1816	Dr	Cr
May 27. to Paint & Oil.....	\$74 50	May 27 1816
28. Cash D. Benson Board.....	20 12	by C. V. Winkle.....
31. Cash H. V. Blarcom Do.....	20 00	by J. Wells.....
Jun 10. Cash A. V. Saun. Do.....	10 00	Half Puw A Zebriske.....
Do Sperts Terpentin A. V. S.	2 25	-----
10. Cash D. B. Boards plnk.....	6 25	\$260 00
20. Cash D. B. Do Do.....	13 12	one third pew.....
July 1. Cash J Seager 250 lbs wit lead	35 00	-----
Cash C. V. Blarcom.....	10 00	285 66
Cash C. C. V. Houten.....	10 00	253 62
Wit Oke Plank.....	1 50	-----
Cash Paid P. Conover.....	1 50	\$32 0

twice to N. Arke wite wag- gan & horses.....	} 4 50	2 00
being Vendue master.....	3 00	<u>34 04</u>
4 old Seats in Church.....	6 00	
S. Colt and Co.....	3 42	
4 Days my Serves.....	4 00	
John Seager.....	26 00	
14 lb of wite Led.....	1 96	
	<u>253 62</u>	

Recd Paterson 10th October 1816 the within in full Errows Excepted

CORNELIUS VAN WINKLE

ABM VAN HOUTEN

PETER MERSELIS

CORNELIUS VAN HOUTEN

JOHN DOREMUS

DAVID BENSEN

LXI.

PETITION OF ABRAHAM RYERSON FOR RENEWAL OF HIS TAVERN LICENSE, 1819.

To the Honorable Court of Quarter Sessions for the county of Bergen—March Term 1819

Petition of Abraham Ryerson Jun Respectfully Sheweth —

That your Petitioner is again desirous of keeping an Inn and Tavern in the house where he now lives, and where he has kept the preceding year, wherefore your petitioner prays, that the said court would be pleased to license him for that purpose—

ABM RYERSON JUNR

We the Subscribers freeholders and inhabitants of the township of saddle river in the county of Bergen, do hereby recommend to the above mentioned Honorable court of Quarter Sessions, the above petitioner Abraham Ryerson Junr as a proper person to keep an Inn & Tavern where he now lives; that he is a person of good moral character of temperence and sobriety that he has at least two spare feather beds, a sufficiency of stabling and provender for horses, and all things necessary for the accommodation of travellers —

March 18, 1819

SUBSCRIBERS NAMES

Timothy I Darcy
Richd Doremus
Christian Shurt
Isaac H Mead
Garret Van Derhoof
Peter T Doremus

SUBSCRIBERS NAMES

Peter Courter
Adrian Onderdonk
William Ryerson
James Van Duyne
William Smith
Cornelius Westervult

LXII.

ARTICLES OF JOHN AMON'S VENDUE, 1812.

ARTICLES

of the Vendue held this day at the house of John Amon in the Town of Paterson in the County of Essex of the goods and Chattels of the Said John Amon

First, the Goods Shall be Sold to the highest bidder at fair and Public Vendue—

Second all Persons bey to the Amount of whose purchases does not Exceed One Dollar and Twenty five Cents must pay the Cash on Delivery of the Goods those whoses Purchases exceed ten Shilling will be entitled to Ninety Day credit when giving Notes with Approved Security if Required—

Third the money and Notes to be given to Garabrant Van Howten Esqr who is appointed to Collect and Receive the Same in his Own Name

Paterson Essex County }
 May 22d 1812 }

his
 JOHN + AMON
 mark

LXIII.

CONTRACT BY GERREBRANT VAN HOUTEN, 1818.

Whereas Cornelius Van Geisen hath this day conveyed a Lot of Land lying in the place called the hook to me containing four Acres and a half or thereabouts—Now if I sell the same to Samuel Bridge together with my adjoining Lot for Nine Acres be the same more or less, then I promise to pay to the said Cornelius Van Geisen or his order as soon as the money is received from said Samuel Bridge the Sum of Eighty one dollars eighty seven Cents and a half in full for his part of the same Nine Acres—but if Bridge does not take it as aforesaid I engage to return the Deeds to said Cornelius Van Giesen Witness my hand this 17th day of November 1818

Witness present
 THOMAS WILLS

G. V. HOWTEN

Received from Garabrant Van Houten the Sum of Seventy five Dollars on the within November 27 1818

C VAN GIESEN

Receved Decr 21 1818 from Garabrant Van Houten the Sum of Seven Dollars thirty Seven Cents in full for four ackers and a half of land

CORNELIUS VANGIESON

LXIV.

THE COST OF A TRIP FROM PREAKNESS TO GENESSEE AND BACK, IN 1806.

Preakness 24th September 1806

Mr. Henry B. Spear

To James Westervelt

To passage too and from Genessee as $\frac{1}{2}$ Agreement.....	\$15 00
To three days provisions on the Road.....	75
To Carriage of three Skins from Beachwoods.....	19

\$15 94

COPY OF LEASE, GERREBRANT VAN HOUTEN TO JOHN BRUCE, 1813.

THIS INDENTURE made this first day of May in the year of our Lord One thousand eight hundred and thirteen Between Garrabrant Van Howten of the township of Saddle River, in the County of Bergen and State of New Jersey, Esqr of the first part, and John Bruce of the City, County and State of New York, Baker of the second part, witnesseth That the said party of the first part, for and in consideration of the Rents, Covenants, Agreements and conditions, herein after specified and mentioned to be kept, done, fulfilled and performed on the part and behalf of the said party of the second part, Hath granted, demised, letten and to farm letten, and by these presents Doth grant, demise, let and to farm let unto the said John Bruce the party of the second part—All my certain Store house or Building heretofore occupied by me as a dry Good or Grocery Store situate near Totowa Bridge in the Township of Saddle River, County of Bergen and State of New Jersey aforesaid with the premises thereunto annexed, and herein after more particularly described, that is to say; A garden extended by strait line from the Ends of the Store to the Back fence of the front Lot Also the Smoke house now occupied by the said party of the first part, which last is to be occupied as a Bake House, TO HAVE AND TO HOLD all and singular the said hereby granted and demised premises and every part thereof (under the Covenants and restrictions herein after specified and mentioned) unto the said John Bruce, for and during the full End, Term and Time of Two years, immediately ensuing the day of the date of these presents, and then to be fully compleat and Ended, YEILDING and paying therefore yearly, and every year, the Rent or sum of One hundred Dollars, payable in four equal quarterly payments of Twenty five Dollars each on the first days of August, November, February and May in each and every year during the said Term—And the said John Bruce, doth hereby, covenant, promise, engage and agree to and with the said Garrabrant Van Howten, in form and manner following, that is to say, That he will well and truly pay or cause to be paid. the said annual or yearly Rent or sum of One hundred dollars for every of the said Two years unto him the said Garrabrant Van Howten, his Executors, administrators or assigns, at such times and in such manner as is herein before specified and mentioned for the payment of the same, And that in default of any such payment—It shall and may be lawful to and for the said Garrabrant Van Howten, his executors, Administrators or assigns, After the space of thirty days having elapsed from and after the same shall have become due the same having been duly demanded and default made, to reenter upon, possess and enjoy the herein before mentioned and demised premises and every part thereof in his and their own proper right and behalf. And also that the said John Bruce, his heirs, executors or administrators, or either of them shall not at any time during the said term, Sell, convey or transfer this Lease or the premises herein demised to any person or persons whatever, without the Leave and Consent of the said Garrabrant Van Howten his executors, administrators or assigns, in writing first had and obtained—And further that during the said Term he the said John Bruce his heirs, executors and administrators shall not permit more than One Family to reside or dwell upon or in the prem-

ises so demised as aforesaid And also that during the said term he will not permit or suffer any fire to be kept in the part herein appropriated for a Bake house after the setting of the sun. And lastly that at the End or Expiration of the said Term, he the said John Bruce, his heirs executors or administrators shall and will quietly and peaceably yield and surrender up the said herein before granted and demised premises and every part thereof unto the said Garrabrant Van Howten, his Executors, Administrators or assigns, in good and reasonable condition —And the said Garrabrant Van Howten doth hereby covenant, promise, engage and agree immediately to put the said premises into good and comfortable repair and to enlarge the said Smoke or Bake house four feet in Length on each side, And also therein or adjacent thereunto to build and compleat a good and sufficient Oven Twelve by Ten feet in Diameters, And lastly that He the said John Bruce fullfilling and performing each and every of his said Covenants and agreements shall and may peaceably and quietly possess and enjoy the said premises demised as aforesaid during the said of Two years herein before demised

IN WITNESS whereof the parties to these presents have hereunto interchangably set their hands and seals the day and year first above written
 Sealed and delivered }
 in presence of us }

 LXVI.

AGREEMENT BY "THE PEOPLE OF TOTOWA" TO PROSECUTE RICHARD DEY, 1807.

Articles agreed upon between John Van Geson Richard Van Houten Roleff I Van Houten Henry Corter Robert R Van Houten Simeon Y Van Nee this Twenty first Day of Feby 1807

1th the Said John Van Geson Richard Van Houten Roleff I Van Houten Henry Corter Robert Van Houten Simeon Y Van Ness the said pairtes witness that the pairties Do promis and A gree with Each other that the pairtees will Procute the Said Richard Dey for Cutting or Boxing the tree Between the Line of Tunes Ryerson and the pairties has Subscribed ther Name

2th the pairtiees Do a gree with Each Other that they pay unto Robert Van Houten the Sum of two Dollars Each that is to Say John Van Geson Simeon Y Van Ness to pay the Sum of two and Richard Van Houten Robert Van Houten Roleff I Van Houten & Henry Corter Do Each promis pay the Sum of two Dollars and to pay Such Sums from time to time as Long as the Said Robert Van Houten is in want of the Sum to prosecut the Sd Richard Dey.

3th that the Said Robert Van Houten is to be paid for his Servis a Reson Rate

4th the that the pairtiees Do a gree that the pairties are to have and Equall Share of the Profits

and Lastly for the performance of this a gree ment the Said pairtiees Do bind them selves ther heires Executors and administrators each to the Other in the penall Sum of Fifty Dollars in witness Whereof the pairtees have here unto

interchangably Set there hands and Seals the Day and year a foreSaid

Sealed and Deliverd }
in presence of }

G VAN HOWTEN

HALMAGH VAN GESEN

JOHN VAN GIESON [SEAL]

RICHARD VAN HOUTEN [SEAL]

ROELOF I VAN HOUTEN [SEAL]

HENRY COURTER [SEAL]

ROBERT VAN HOUTEN [SEAL]

SIMON Y VAN NESS [SEAL]

[Endorsed:] a Artikel between the people of totaweay

LXVII.

BILL OF ADRIAN VAN RIPEE, FOR BLACKSMITH WORK, 1808-1809.

	Henry Garretse to Adrn Van Riper	Dr
1808		
Octor 28	to a pair of new Shoes and Seting them.....	0-5-0
Novm 11	to upseting three axes.....	0-4-0
30	to two new axes.....	1-8-0
Decm 13	to a bail to a box and nails.....	0-2-0
15	to mending an auger.....	0-2-6
16	to a pair of new Shoes and Seting them.....	0-5-0
22	to Corking and Seting a pair of Shoes.....	0-2-0
1809 Janry 9	to mending handirons.....	0-9-0
12	to hooping a wheel.....	0-4-0
	to fore revits.....	0-1-0
Febry 7	to two bolts.....	0-3-0
	to a new Shew and Corking and Seting three pare.....	0-6-9
March 1	to mending and Seting a Shew.....	0-0-9
4	to mending a Key.....	0-1-0
9	to mending a wheel.....	0-1-0
16	to mending a Sled.....	0-2-0
23	to mending a Saw mill dog.....	0-1-0
April 7	to mending a waggon tongue.....	0-1-0
18	to mending a stubing how.....	0-1-0
24	to Seting two pair of Shoes.....	0-2-6
	to one Shew and Seting it.....	0-2-0
May 1	to mending a dung fork.....	0-1-0
	to mending a trap.....	0-0-6
	to mending a Clevis.....	0-0-6
	to a Cuting box Knife.....	0-2-0
2	to Sharping a Shear.....	0-1-3
5	to a landside and pinting a Shear.....	0-8-0
	to plow plates.....	0-0-6
17	to one new Shew and Seting it.....	0-2-3
25	to mending a Spade.....	0-0-6
June 2	to laying a Shear.....	0-10-0
	to a landside and laying a Shear.....	0-16-0

17	to a Shear and Seting it.....	0-2-0
20	to pinting a Shear.....	0-4-0
28	to Sharping a Shear.....	0-1-3
	to two pair of hinges.....	0-3-0
	to nails.....	0-1-3
July 10	to a plow plate.....	0-1-6
14	to fore hooks and two stapels.....	0-1-6
17	to pinting a Shear.....	0-5-0
	to mending and Seting a Shew.....	0-1-0
18	to mending and Seting two pair of Shoes.....	0-2-9
		<u>7-10-3</u>
	Amount Brought forward.....	7-10-3
July 20	to a hasp and two Stapels.....	0-1-6
21	to pinting a Shear.....	0-4-0
24	to an auger.....	0-5-6
28	to Seting a Shew.....	0-0-6
Augst 24	to mending a Chear.....	0-2-0
28	to a Shew and Seting it.....	0-1-6
	to ironing two Scythe Snaths.....	0-3-0
30	to Sharping a Shear.....	0-1-3
Septm 28	to mending a Shovel.....	0-2-0
Octor 12	to one pair of new Shoes and Seting two pare.....	0-6-3
13	to mending a waggon.....	0-1-0
17	to a hoop and bail to a pot.....	0-4-6
		<u>£9-3-3</u>
		2-0-3
		<u>£7-3-0</u>
		3-11-6
		2- 0-3
		<u>£5-11-9</u>
		1- 8-0
		<u>4- 3-9</u>

Due Adrian V Riper.....

Recd the within full from Garrabrant Van Houten and Henry Kipp April 3
1810

ADRN VAN RIPER

LXVIII.

PRICE OF STAVES AT PATERSON LANDING (NOW PASSAIC), 1809.

Paterson Landing 20th June 1809.

Sir—

the Price of Barril Staves is Sixteen Shilling $\frac{7}{8}$ Hundred at the Landing—I
Shal Not Calculate to pay you More than Seventeen for what you Buy after this

Day until you Hear from me again if you have any More on hand of what you had Bought be fore this Day Pleas to Send them Down and inform me when you Send the Last with the Carter who Brings them, the price of W O Staves & Hedg is Twenty Six Shillings Rough or Drest wich I Shal Calculate to pay twenty Sevin for from now until you hear from Me further the price of Red O Staves is the Same as they have Been this Some time—

with Respect yours &C

ADRIAN VAN HOUTEN

Garbrant Van Houten Esqr

[Addressed:] Garbrant Van Houten Esqr
Marchant

Paterson

LXIX.

UNRECORDED DEED, JOHN DOREMUS TO PETER VAN AULEN, 1810.

THIS INDENTURE made iths* Eight day of May in the year of our Lord, one thousand eight hundred and ten between John Doremus and Ann his wife of the township of Saddle river in the county of Bergen and state of New Jersey of the first part; and Peter Van Aulen of the township of Saddle river in the county of Bergen and state of New Jersey of the second part—WITNESSETH, That the said party of the first part, for and in consideration of the sum of two hundred and forty Dollars and Eighty Cents money of the United States of America to them in hand well and truly paid by the said party of the second part, at and before the sealing and delivery of these presents; the receipt whereof is hereby acknowledged, and the said parties of the first part therewith fully satisfied, content and paid; have given, granted, bargained, sold, aliened, enfeoffed, conveyed and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, convey and confirm to the said party of the second part, and to his heirs and assigns forever, ALL that tract or parcel of land and premises herein after particularly described, situate, lying, and being in the township of Saddle river in the county of Bergen and state of New Jersey aforesaid. Beginning at a Stake and Stone heep at the Southeas corner of a Cleard field, in the line of a lot of wood land now belonging to Richard Turhune, And from thence Running first, North eighty five degrees East fifteen chain and sixty links, thence (2) Due north five chain and Seventy eight links, thence (3) North Seventy Eight degrees West all along the line of the land of Capt Anderson fifteen chain and forty two links to the north east corner of the said Cleared field, thence (4) South three degrees West ten chain and thirty nine links to the beginning containing twelve acres and four Hundredths of an acre Strict measure Together with all and singular the profits, privileges and advantages, with the appurtenances to the same belonging, or in any wise appertaining. Also, all the estate, right, title, interest, property, claim and demand whatsoever, of the said party of the first part, of, in, and to the same, and of, in, and to every part and parcel thereof—TO HAVE

*Thus in the printed blank.

AND TO HOLD all and singular the above described tract or lot of land and premises, with the appurtenances unto the said party of the second part, his heirs and assigns, to the only proper use, benefit, and behoof of the said party of the second part, heirs and assigns forever. And the said John Doremus and Ann his wife do for them selves their heirs, executors, and administrators, covenant and grant to and with the said party of the second part, his heirs and assigns, that they the said John Doremus and Ann his wife now are the true, lawful and right owners of all and singular the above described land and premises, and of every part and parcel thereof, with the appurtenances thereunto belonging; and that the said land and premises, or any part thereof, at the time of sealing and delivery of these presents, are not incumbered by any mortgage, judgment or limitation, or by any incumbrance whatsoever, by which the title of the said party of the second part, hereby made, or intended to be made, for the above described land and premises, can. or may be changed, charged, altered or defeated in any way whatever. And also, that the said party of the first part, now have good right, full power, and lawful authority to grant, bargain, sell, and convey, the said land and premises, in manner aforesaid. Also, that they will warrant, secure, and forever defend, the said land and premises, unto the said Peter Van Aulen heirs and assigns forever, against the lawful claims and demands of all and every person, and persons, freely and clearly freed and discharged, of and from all manner of incumbrances whatsoever. IN WITNESS whereof, the said John Doremus and Ann his wife have hereunto set their hand and seal the day and year first above written.

SIGNED, SEALED, AND DELIVERED } IN THE PRESENCE OF } G. V. HOWTEN JOHN J VAN GIESEN	JOHN DOREMUS [SEAL] her ANN + DOREMUS [SEAL] mark
--	--

Bergen County ss Be it Rembered that on the Ninth Day of April 1811 Personally appered before Garabrant Van Houten Esqr one of the Judges of the Inferior Court of Common pleas in and for the County of Bergen John Dormus and Ann Dormus wife of the Said John Dormus and Severally acknowledged that they respectively Signed Sealed and Delivered the within Instrument as their act and Deed for the purposes therein Expressed and the Said Ann Dormus being by me privately examined Separate and apart from her Said husband Did acknowledge that She Signed Sealed and Delivered the Same freely without any fear threat or Compulsion from her Said Husband.

G. V. HOWTEN

LXX.

PAPERS RELATING TO THE ESTATE OF DR. JAMES VAN BEUREN, OF PATERSON, 1802-4.

Vendue Book of Sundries Goods Sold this 28th day of June 1802 at the house of Doct Jams Van Buren Deed

To whom Sold	Articles	
Kemmena V Buren	1 Round Table	£0-12-0
Kemina Van Bur	1 Stand	0- 8-0 . .

Kemmena Van Buren.....	Pewter Dishes & Plates.....	0-14-0
Halmagh Van Winkles.....	Smoothing Irons.....	0- 4-0
Kimman Van Buren.....	Knives & forks.....	0- 6-6
Jeremiah Buskirk.....	Pair Candlesticks, Brass.....	0- 5-0
Elias Vreeland.....	Square Table.....	0-16-6
Elias Vreeland.....	S Square Table.....	0- 6-0
Christian Zabriskie.....	And Irons.....	0-10-0
Adrian I Post.....	Plates & Spoons.....	0- 3-0
Christian Zabriskie.....	Corner Closet.....	1- 0-0
Kemmena Van Buren.....	Case & flasks.....	0- 4-6
Kemman Van Buren.....	Griddle.....	0- 6-0
Kemmana Van Buren.....	Shovel & Tongs.....	0- 4-0
Kimmane Van Buren.....	Copper Tea Kettle.....	0-16-0
Kimmana Van Buren }	Small Iron Pot.....	0- 6-0
	Iron Pott.....	0-10-0
		£7-14-6

Articles Sold	To Whom	
Half Dozen Chairs.....	Kemmena Van Buren.....	£1- 1-0
Half Dozen Chairs.....	Thomas Post.....	0-14-0
Brass Kettle.....	Kemmana V Buren.....	0-13-0
Small C Tub.....	Kemmena V Buren.....	0- 4-0
Gridiron & Spit.....	Christian Zabriskie.....	0- 9-6
Pestle & Mortar.....	Kemmana Van Buren.....	0-12-0
Cedar Cask.....	Henry Garretse.....	0- 2-0
Cider barrel.....	Henry Garretse Sen.....	0- 5 0
barrel.....	Kemman V Buren.....	0- 2-9
Dung fork.....	John Wessels.....	0- 3-6
Psalm Book.....	Christian Zabriskie.....	0- 5-6
Branding Iron &c.....	John Van Buren.....	0- 3-6
Rat Trap.....	Elias Vreeland.....	0- 1-6
Hammer.....	Elias Vreeland.....	0- 1-0
Dutch Psalm Book.....	Halmagh Van Winkle.....	0-12-0
2 Books.....	S V Buren.....	0- 2-9
2 Books.....	S V Buren.....	0- 4-0
Books.....	Christian Zabriskie.....	0- 3-0
		£5-10-1
Books.....	John Ludlow.....	£0- 1-0
Books.....	Henry Garretse Jur.....	0- 8-0
Books.....	Isaac Schoonmaker.....	0-14-0
Feather Bed.....	John Van Buren.....	1- 0-0
Bed Stead.....	Garret Van Houten.....	0- 4-6
Real.....	Henry Garretse.....	0-0-10
Pot Ash.....	Adrian Post Mill.....	0- 2-6
Sickle.....	Christian Zabriskie.....	0- 0-6
Bridle.....	Christian Zabriskie.....	0- 0-6

Bread Tray	Elias Vreeland	0- 2-9
Snow Shoes	Chas Vreeland	0- 0-3
Washing Tub	Kemmana Van Bur	0- 4-0
old Iron	Isaac Schoonmaker	0- 2-2
Feather Bed & Bolsters	Kemmena Van Buren	5- 4-0
Spoons	Kemmen V Buren	0-13-0
Cedan Tub	Kemman Van Bur	0- 5-3
Green Rugg	Kemman Van Buren	0-12-0
Ruggs	S V Buren	0- 2-7
		<hr/>
		9- 6-9
		5-10-1
		7-14-6
		<hr/>
		22-10-16

£0-12-0
 0- 8-0
 0-14-0
 0- 6-6
 0- 4-6
 0- 6-0
 2-16-0
 1- 1-0
 0-13-0
 0- 4-0
 0-12-0
 0- 2-9
 0- 4-0
 5- 4-0
 0-13-0
 0- 5-0
 0-12-0

Zachariah Snyder Dr
 By the first Vandue £13-11-0
 Credit by Cash £8-0-0
 Dito by Cash 4-0-0

 12-0-0

£14-17-9

Paterson the 30th April 1804

Received of Henry Garritse Junr Executor of Doctor James Van Buren Decd the Sum of one hundred & thirteen dollars & one Eight in full for Mrs. Magdalan Hogg proportion of the Estate of the said Deceased and in full of all demands
 Witness
 JOHN J VAN BEUREN
 SYLVESTER VAN BUREN

Received this 28th day of May 1803—of Mr. Henry Garrison Junr Executor of the last will and Testament of my father Doctor James van Beuren, late of Patterson, in the County of Essex and state of New Jersey deceased, the sum of

one hundred and thirteen dollars and twelve cents, being my full proportion or share of the proceeds of the Estate of my said father—bequeathed to me in and by his last will & Testament—I say Received in full of all demands—

\$113.12

MICHAEL VAN BEUREN

Received this 28th day of May 1803—of Mr. Henry Garrison Junr Executor of the last will and Testament of my father Doctor James van Beuren, late of Patterson in the County of Essex and state of New Jersey deceased, One Hundred & seventy five dollars and sixty two cents in full of a legacy and my share of the proceeds of the Estate of my said father—bequeathed to me in and by his last Will and Testament—I say received in full of all demands

\$175.62

KAMMANER VAN BEUREN

Received this 28th day of May 1803 of Mr Henry Garrison Junr Executor of the last will and testament of my father Doctor James van Beuren, late of Patterson in the County of Essex & state of New Jersey, deceased, the sum of One Hundred and thirteen dollars and twelve cents, being my full proportion or share of the proceeds of the Estate of my said father, bequeathed to me in and by his last will and Testament—I say received in full of all demands—

\$113.12

JAMES VAN BEUREN

Received this 28th day of may 1803 of Mr Henry Garrison Junr executor of the last will and Testament of my father Doctor James van Beuren, late of Patterson in the County of Essex and state of New Jersey, deceased, the sum of one Hundred and thirteen dollars and twelve cents, being my full proportion or share of the proceeds of the estate of my said father, bequeathed to me in and by his last Will and Testament –I say received in full of all demands,

\$113.12

MARY HEATON

1 Day to Newark	}
1 Day to totaway	
1 Day to fores	
2 Days to Newyork	
1 Day first Vandue	
1 Day second Vandue	
2 Days to Settle	
$\frac{1}{2}$ Day to Degraws Std	
$\frac{1}{2}$ Day to Paterson	
1 Day to Settle Hairs	

for Setling the Estate of Doctr James Van Beuren Decesed Allowed £6-19-0

SUMMARY TRIAL OF A NEGRO FOR LARCENY, 1805.

Bergen County ss. Decr 7th, 1805.

The State }
 vs. }
 Negro Claas } An Accusation for Larceny under Six Dollars

The prisoner being apprehended before us the Subscribers two of the Justices of the peace in & for said County before whom the sd prisoner Consented to be tried—Whereupon the said Court appointed Richard Terhune to prefer an Accusation in writing against the said prisoner, in Obedience thereto the Accusation was drawn up and the said prisoner Charged thereon, to which the said prisoner plead not Guilty.

The Court then proceeded in the trial of the Cause, in the Course of which The following Witnesses were Sworn on the part of the State To Wit—

Henry Goetschius
 Luke Van Alen
 Francis Ryerson
 David Van Blarcom
 Jacob Van Dein

Witness on the part of the prisoner
 Abraham Post

After having duly Considered the Testimony for and against the prisoner the Court is of Opinion that the sd prisoner Claas is Guilty of the Charge and Accusation Alleged agt him and do sentence the sd Negro Claas to receive Immediately Nineteen lashes on the bare back and that he further stand Committed until the legal fees are paid

fee Bill

Examination & Costs	0 19
Warrent & Serving.....	85
Drawing Accusation ..	30
3 Subp. & Serving	96
Witness Sworn.....	30
3 Witnesses fees	1 50
3 Witnesses do.....	75
Trial of the Cause	60
Drawing Conviction.....	25
Constable Attending prisner.....	25

—
 \$5 95

ABRM WESTERVELT

GARABRANT VAN HOWTEN

LXXII.

RETURN OF A MILITIA COMPANY, 1811.

A Correct Return of all persens names inrolled in the fifth company first Battalion and third regiment of Bergin Brigade commd by Tunis I Henion Capt

Jacob K Mead lieutenant
David D Demorest Ensign

Richard Doremus

John G Ryerson

Garret Mercelis

Isaac Mead

John J Berry

James Ackerman Jr

Nicho Jones

John Johnson Jr

John Veader

Martin H Berry

Jeremiah Ryerson

Abraham G Ryerson

* Acker

A Ryerson

Dulhagin

Benjamin Speer

Mead

Coe

Jacob Speer

Look Ryerson

Martin Ryerson

Peter T Doremus

Garret Jacobus

Peter Courter

Nicholas Ryerson

William Bogert

Peter Ridner

Isaac Collier

James N Jones

Persen Dey

Hassel Hopper

Elias Tully

John A Ryker

Anthony Jacobus

David Hogan

Francis Ryerson

Henry Peren

Hassel Doremus

Theodoris Pulhamus

Nicholas A Ryerson

John K Henion

Nodiah Thomas

Peter Row Jur

Evert Van Ness

William Smith

Jacob Berdan Jur

Joseph Garlinghous

Ralph Smith

Danniel Smith

John Jacobus

David vanhouten

William Blakney

Gibert Johnson

Danniel Ridner

Andrew J Vanorden

Henry J Vanhouten

Abraham mowerson

William mowerson

David youmens

Jacob Boman

John J Brown

Abraham Cooper

John Walden

LXXIII.

THE FIRST QUARRY AT HALEDON FOR SALE—AN OLD HANDBILL, 1815.

A GREAT BARGAIN. To be sold at private sale, an excellent FARM, containing about one hundred and fifteen acres, situated in the Township of Saddle-River, in the County of Bergen, within two miles of the Town of Patterson.—

*The paper is badly torn where the first names are omitted.

This tract contains a good proportion of meadow, wood, and arable land; each lot being well watered from a running stream or spring. There is on the said Farm, a convenient dwelling-house, and out-buildings; also one of the best quarries in the State of New-Jersey, of brown and gray stone, in which there is every appearance of coal; a good sample of which is to be found in the seams of the gray stone: a copious stream of water runs through this Farm, on which there are several mills erected; the part running through the Farm, affords as eligible a site for a mill, or other water-works, as any on the said stream.

This property abounding with building-stone, fire-wood, and timber of every kind, so advantageously situated in the vicinity of the flourishing town of Patterson, where the demand for these articles are rapidly increasing, is worth the attention of any person wishing to purchase a place. Gentlemen are invited to view it. Application to be made to Mr. SAMUEL BELL, No. 219 Water-street, New-York, who will give a good title for the property. The terms of sale may also be known, by application to Captain JOHN ANDERSON on the premises, or to ROBERT CAMPBELL, Esq. at Hackensack.

N. B. If this property is not sold at private sale before the first day of July next, it will then be disposed of at public auction on the premises, at 11 of the clock in the forenoon of that day.

MAY, 1815.

LXXIV.

BILL FOR STONE FROM THE HALEDON QUARRY FOR THE FIRST BANK BUILDING IN
PATERSON, 1815.

1815	£	S	D
To stone carted to patterson for the bank August 12th			
To fourteen cills and arches 4 feet long by one brod 4 Inches thick at one & 8 pence per foot	4	13	4
To 52 feet of Water table at 1 & 8 pence per foot	4	6	8
To 36 Corners 20 inches square by 10 thick	9	00	00
To 1 kitchen mantle	00	18	00
August 11th To 13 single corners at 2S. 6D. per	1	12	6
To 1 kitchen mantle	00	18	00
August 14th To 8 single corners 2S. 6D. each	1	00	00
August 16. To cills & arches at 1S. 8D per foot	3	00	00
To 1 kitchen mantle	00	18	00
Aug. 19. To 3 lintles at 24 shillings each 8 feet long.	3	12	00
To 2 cills 8½ feet long at 24 shillings each	2	8	00
To 3 stones for circular arches 13 feet each at 2S. per foot ..	3	18	00
To 1 Foundation stone	1	00	00
Sept. 2nd. To 6½ feet of Water table, 10 in. by 9, at 2S. per foot.....	00	13	00
To 6 single corners at 2S. 6D. each	03	15	00
To 3 double corners at 5S. each	00	15	00
Sept 4th to 6 double corners	1	10	00
do 2 single do	00	5	00

do to 3 feet of 10in water table at 2S.....	00	6	00
7 to 10 do do do	1	00	00
9. To 4 corners 2 ft. 6 in by 2 ft. 1 in at 16S. each.....	3	4	00
11 To 1 double corner.....	00	5	00
To 3 single corners.....	00	7	6
To 4 feet of 10 in. water table at 2S	00	8	00
To 2 blocks for pedestals 2 feet 6 by 1 feet 8 inches thick at 3 S. per foot	1	5	
* single corners at 2S. 6D.....	00	12	0
nals 3 ft. 6 in. by 2 ft. 4 in. 4 inches thick at 2S.....	1	12	
4 ft. long D per.....	00		
of 10 ls at 2S. per.....	—		
To Stone carted to patterson for the Bank	£	S	D
September 22nd To 6 cills and arches 4 foot at 1 S.....	2	00	00
do 25th to 5 cills and arches 4 foot at 1 S.....	1	13	4
do 27th to 3 cills 4 foot at 1 S.....	1	00	
To one double corner & 2 single ones	00	10	
do 28 to 3 door arches 5 feet 3 in. long by 13 in. wide 6 in. thick Sixteen shillings each	2	8	
To 7 feet of water table 10 by 9, at 2S	00	14	
To 1 stone 8 feet 6 in. long 12 by 10 in. at 4 S. per.....	1		
October 1st to 3 arches 4 feet long at 1 S.....	1		
To 1 double corner & 1 single corner.....	00	7	
To 1 long stone & 1 double corner	1	17	
To 1 pedestal & 1 double corner	1	1	
To 1 arch 4 feet long	00		

LXXXV.

AN ORDER FOR WORK ON THE FIRST PATERSON BANK, 1816.

Patern July 27--1816

Garebrant Vanhouten Esqr Pay to Isaack Stagg when he gits the Midle two Soreys of the Bank Lath the Sum of fourteen Dollars & oblig Yours & C

JOHN WINANS

[Endorsed:] Recd the Within in full

ISAAC I STAGG

LXXXVI.

ACCOUNT WITH ADRIAN VAN HOUTEN, 1792-3.

This is the Book to keipe the Account of Adderyon Van Howten Land of Expencc and Cost

March 1 1792 Dr

Dr Adderyon Van howten Dr to Richard Van howten for Going to Morris town to git a Survaor to survay his Land one Days Work £0-8-0

March 22th 1792

Dr for tow men work to Drowing Chain one Day £0-12-0

*The blanks are where the paper is torn.

May 30 1793

Dr for Going to Newark to the Lawer for advese about this Land one Day
work £0-8-0

june 4 1793 Dr

Expençe for going to Amboy to Sarch the Records for Adderyon Van Howten
Lands Cost at Newark for a Denner and hors £0-5-0
at woodbridg..... 0-4-0
at amboy Sarching the Reccard for Land 0-3-0

june 5 1793

to Lodging and Super and horse..... £0-8-6
at Wodbridg Brexfist and hors..... £0-6-3
at Newark for a Dinner and hors..... £0-5-0
to Going to Amboy 2 d 8s..... 0-16-0

June 11: 1793

Aderyon Van Howten Dr to me for attending the Cort three Day at 8 Shil-
ling per Day..... £1-4-0

LXXVII.

A SUIT FOR LEGACIES, ROBERT HINCHMAN vs. DUNCAN MONROE, 1824.

Bergen County Court for the Trial of small Causes

G. Van-Houten Esq. Justice

Robert Hinchman }
vs } In Debt
Duncan Monroe }

The plaintiff demands of the defendant dollars for this—That where-
as one Angus Monroe of the County of Bergen by his last Will and Testament
executed and bearing date the third day of January 1820 a copy of which certified
under the hand and seal of Office of John A. Boyd Surrogate of said County is
now shewn to the Court, among other things devised as follows “I give and de-
“vise unto my three sons John Monroe Duncan Monroe and Daniel Monroe all
“my lands, tenements and hereditaments and real estate whatsoever, and where-
“soever found, subjected to the devise given to my said Wife their Mother, to be
“divided between them in the following manner viz My son Duncan Monroe all
“the land now belonging to me lying and adjoining the said Duncan’s land for
“which I have formerly given him a deed called the upper place, but not have
“order or demand or use of the said land until after the death or marriage of his
“said Mother unless by her consent—but after her decease or marriage to take
“full possession and enjoy the same—Item I give and bequeath unto my two
“Sons John Monroe and Daniel Monroe all the farm whereon I now live called
“the homestead divided Share and Share alike between them also not to have
“possession order or use of the same during the life or widowhood of my said
“wife their Mother without her consent, but after that to have possess and enjoy
“the same—Item I give and bequeath unto my three daughters, viz Mary Gor-
“denhans present wife of Gamaliel Gordenhans, and Jane Hinchman present wife

“of Robert Hinchman and Ann McWhorter present wife of Gilbert McWhorter, one hundred dollars each in cash, to be paid by my three sons, before mentioned—John Monroe one hundred dollars, Duncan Monroe one hundred dollars, and Daniel Monroe one hundred dollar; the money to be paid, when “they my said Sons shall receive full possession of said real estate above mentioned, and not until then”—And the plttf in fact saith that the said Duncan Monroe has had full possession of the property so devised to him since the Month of February 1822 and that Margaret the Mother of said defendant did marry again on the of February 1823, By means of which said several premises the defendant has become bound to pay to his aforementioned sisters, the sum of one hundred dollars with interest in equal proportions : and an action has accrued to the plttf husband of Jane Hinchman, to have and recover of the debt the principal sum of thirty three dollars and thirty three $\frac{1}{3}$ cents, together with interest since the marriage of his mother in 1823 amounting together to the sum of Forty dollars for which he brings his Suit

Robert Hinchman
plttf

LXXVIII.

POWER OF ATTORNEY, SAMUEL DELAMARTER TO GERREBRANDT VAN HOUTEN, 1809.

Know all Men by these Presents that I Samuel Delmarter of the State of New York do Make and appoint Garabrant Van Houten of Paterson, State of New Jersey My attorney for Me and in My Name and to My use to Demand Sue for Receive of Jonah Williams all Debts Dues and Demands Whatsoever Either real or Personally Which are Due and Owing or of Right belonging unto Me at this time and to use all Lawfull Means for the recovery thereof and Compound and agree for the Same and to do all other acts concerning the Premises as fully in every respect as I Myself Could do if Personally Present in Witness Whereof I have hereunto set my hand and Seal this Twenty Sixth Day of July One thousand Eight hundred and Nine

Sealed and Delivered }
in Presence of
Benjamin Delamarter

Samuel: delamarter [SEAL]

[Endorsed:—probably the residence of Samuel Delamarter:] North Moore Street No 25

LXXIX.

PAPERS RELATING TO THE ESTATE OF CORNELIUS WESTERVELT, 1816.

A true and perfect Inventory of all the Goods and Chattels rights and Credits of Cornelis Westervelt Late of the Township of Saddle River in the County of Bergen and State of New Jersey deceased made the Eleventh Day of March A D 1816

3 Note of hand agt H Van Norder	\$324	70
1 Note of Do agt John G Ryerson.....	214	
1 Bank bill.....	100	
Silver Money.....	12	13
Books account acknowledged by H. Van Norder	9	
Book account acknowledged by Abrm A Post	9	
on Old Vendue Book agt H. Van Norder.....	18	9
Do Do Do agt Cornelis V. Riper.....	2	34
Do Do Do Do Henry G Doremus.....	3	31
Do Do Do Do Abrm A. Post.....	2	6
Do Do Do Do John G. Ryerson.....	1	50
One Cow.....	22	50
one Old Cubard 4 Silver Spoons Irin for Cooky pipe.....	5	
two tin Dishes 2 Do Smal and Old Watch.....	1	50
two table Spoons and one Small silver.....	3	
one Old table 3 tramel.....	3	
three Chairs and Small Stan.....	1	75
one Gridel old pot and thonngs and pan.....	1	62
two Beds one bolster and three Pillirs.....	8	
two Line Sheets \$3 one Set of Old Curtains.....	5	
four Woolin Sheets.....	8	
Five Woolin Spreds and Blankets.....	12	
two Bed Steds.....	3	

Amount \$781 78

Appraised by us Peter Hoppor John D. Ryerson

Received Paterson May 1st 1816

From Garabrant Van Houten one of Executors of the Last Will and Teste-
ment of Cornelis Westervelt Deceased the Sum of Four Dollers fifty Cents for
making a Coffin for the Deceased

Richard Berdan

Receved Paterson April 15 1816

from Garabrant Van Howten one of the Executors of the Last Will and
Testament of Cornelis Westervelt Deceased the Sum of Four Dollars for Furnels
as Sixton

Albert Van Saun

Mr. Cornelius Westervelt Deceased

To Adrian Van Houten Dr.

March 7th 1816 To Funeral Expinces..... £3-13-0

Recd Paterson June 11th, 1816 of Garbrant Van Houten Esq., one of the
Executors the above Acet in full

Adrian Van Houten

Received Paterson Dec. 13th 1816 from Garabrant Van Houten one of the Executors of the Last Will and Testament of Cornelis Westervelt Deceased the sum of two hundred thirty two Dollars Sixty Six Cents in full of Our Share of the Movale Estate of the Deceased

Witness Presents
Andrew Ackerman
Cornelius Van Houten

his
Abraham + Post
mark
Elizabeth A Post
Margaret Westervelt
Cornelus P Westervelt

Received March 13th 1816

from Garabrant Van Houten one of the Executors of the Last Will and Testament of Cornelis Westervelt Deceased for Servises of apprament on the Inventory and Going to Hackensack to prove the Inventory of the Said Deceased the Sum of one Dollar twenty Five

Peter Hopper
John D Ryerson

LXXX.

SUIT FOR TRESPASS, AVERY RICHARDS VS. WILLIAM W. RYERSON, 1827.

Bergen County ss } Court for the trial of small causes before Garrabrant
State of New Jersey } V Houten Justice of said Court
Avery Richards Platff
In an action of Trespass on the case
William W Ryerson Deft

The Plaintiff complains of the Defendent that on or about the twentieth of April 1827 he did brake open his fence on the westwardly line of the Dey meadow so called and did enter the said meadow with his oxen and waggon and drove to the line of Cornelius V Houten and opened the fence there also, adjoining the common lands and also at another lot called the river lot he the Deft did open the fences one each side of the field and drove his oxen and waggon through the said field and in both lots left the fence open so that the cattle from the commons did enter the said lots and Destroy my herbage grass and clover to my damage of fifteen Dollars and that his oxen and waggon did tread and cut up the ground it being wet and soft to my damage of five dollars making in all twenty dollars for the plaintiff brings suit and prays judgment

May the 12th 1827

Avery Richards

LXXXI.

SUIT ON A TAVERN BILL, HALMAH R. VAN HOUTEN VS. HANNAH DEY, ADMX. OF RICHARD DEY, DEC'D, 1813.

Bergen County ss } To any Constable of said County
State of New Jersey }

You are hereby commanded to Summon Hannah Dey Administratrix of all and singular the Goods and Chattles, Rights and Credets of Richard Dey Esquire

deceased to appear at my office in the township of Saddle River on Saturday the twenty seventh Day of February Instant at 2 o'clock in the afternoon of said Day. To answer Halmah R Van Howten in a plea of Debt twenty five Dollars and seven cents. Hereof fail not Given under my hand and seal this 16th day of February 1813.

G. V. HOWTEN J, Peace

[Endorsed:] I Served the with Summon on the defendant hannach Dey on the 13 day of february th 1813 by reading the same to her and She not demanding a Copy

Adrian R. Van houten Constable

Bergen County Pleas

At a Court for the Trial of small causes

Garrabrant Van Howten Esq Justice

Halmah R. Van Howten

vs.

Hannah Dey Administratrix of all and singular the Goods and Chattles, Rights and Credits of Richard Dey deceased

In debt

The plaintiff demands of the defendant Adminx as aforesaid the sum of Twenty five dollars and seven Cents as follows, to wit the sum of Twelve Dollars and ten Cents, being his part of an account of the expences of a Struck Jury, at the house of the plaintiff, in a suit between the said Richard Dey deceased and Roelef Van Howten and others, as by the Copy of the Bill of Items annexed—as well as for the sum of Three dollars twelve and a half Cents for Interest on the same—And also for the sum of nine dollars and five Cents of Debt on Book account, as by the Bill of Items hereunto annexed will appear—as well as for the sum of Two Dollars and thirty seven and a half cents of Interest on the same making in the whole the sum of Twenty six Dollars and Sixty five Cents, from which the said plaintiff allows a deduction or Credit of One Dollar and fifty Eight Cents, Leaving a Balance due unto the said plaintiff of Twenty five Dollars and seven Cents for which he brings suit and prays Judgement.

HALMAH R VAN HOWTEN
by his Attorney

THS WILLS

February 27, 1813

Bill of Items

Oct 1. 1808 Richard Dey and Roelef Van Howten Dr to Halmah R Van Howten for the following Items below mentioned

To $\frac{1}{2}$ Gallon of Cider.....	£0- 1-0
$\frac{1}{2}$ pint Brandy.....	1-4
1 Gill Brandy.....	0-8

½ pint Brandy.....	1-4
1 pint Spirits.....	2-0
1 quart Spirits.....	4-0
1 Grog.....	0-6
½ Gallon Cider.....	1-0
11 Dinners.....	13-9
1 pint Spirits.....	2-0
1 pint Brandy.....	2-8
1 pint Wine.....	2-8
Wine.....	10-0
12 Suppers.....	1-16-0
7 Horses on Hay.....	7-0
1 Grog.....	0-6
½ Gallon Cider..	1-0
Brandy & Spirits..	1-8
½ pint Bitters.	1-0
Oats.	3-0
5 Breakfasts.....	10-0
½ pint Bitters.	1-0
1 quart Spirits	4-0
3 Dinners	9-0
Liquor.....	5-0
14 Dinners.....	2- 2-0
1 pint Spirits.....	2-0
1 pint Brandy	2-8
1 pint Wine	2-8
1 pint Spirits	2-0
1 pint Wine.....	2-8
1 pint Brandy	2-8
Oats..	6-0
horses on hay	9-0

£9-13-8 Equal to \$24.20

Richard Deys Share of which is \$12 10

Interest on Do. till Feby 1. 1813 3 12½

Carried forward \$15 22½

Brot forward \$15 22½

Book Account

Richard Dey. To Halmah R. Van Houten.

1808	To 1 pig.....	£0- 8-0
	3 days Horsehire.....	12-0
May 23	1 Gill Brandy..	8
June 4	Crackers & Cheese.....	6
	7 Gills Spirits.	3-6
	1 Grog	6
21	2 do	1-0

	21	2 do	1-0
July	6	2 Brandy Slings.....	2-0
	9	1 Grog	8
	16	1 Brandy Grog.....	8
	23	2 ditto	1-4
Aug	2	½ Gill Bitters.....	4
		1 Dinner	2-6
		1 Supper.....	1-0
		Liquor	7
Sept	8	4 Grogs	2-8
	26	1 ditto.....	8
Octr	2	½ pint Spirits	1-4
	10	8 Grogs.....	5-4
	16	1 Grog	0-8
	24	3 ditto.....	2-0
Nov	26	2 ditto	1-4
Deer	30	½ Gallon Cider	1-0
1899			
Jan'y	5	1 Dinner	2-0
		1 Dinner & Liquor.....	4-0
	22	2 Grogs	1-4
Feb'y	17	1 ditto.....	0-8
	26	½ pint Gin.....	1-4
		Abraham Ryersons Expences June 8. }	6-0
		1808 when attending Deys Business }	
March	3	1 Dinner.....	1-6
			£3-12-5
		Interest on Do till Feby 1. 1813	9 05 2 37½
			\$26 65
		Cr By Account	1 58
		Balance due.....	\$25 07

Bergin County ss Court for the Tryal of Small Causes Garrebrant Van Houten Esquire Justice

Hannah Dey Administrix of Richard Dey Deed at the Suit of Halmah R Van Houten	} The Defendant Comes in Court and pleads that the Plaintiff Ought not to Recover his Demand Against her for this that the said Plaintiff is in- debted to the Estate of Said Deed in the following Account which Acknowledged by Plaintiff
--	---

Copy of Account

Halmah R Van Houten

To Richard Dey Dr

1800 March 28th To 318 feet of whitewood Boards at 12c pr Hundred...\$4 75
To timber for a Slead..... 2 25

To Iron for a Sleigh.....	1 37
To Services Rendered.....	2 00
	<u>\$10 37</u>
Interest 12 years & 11 Months..	8 97
	<u>\$19 34 Total</u>

Defendant further Pleads that she has well and Truly Administered and that there are not sufficient assets in the Hands of the said Administratrix to pay the Debts of the Estate of Richard Dey Deed in full But Affords a devidend of twenty five Cents on the Dollar which Sum was offered and tendered to Plaintiff who Refused to Accept the same and Immediately Seized and Carried Away the Account by him Exhibited to the said Administratrix by which Means his whole Acct as Exhibited Cannot be laid before the Orphins Court for the County of Bergain at their Next term

The Defendent therefore Prays the Above Suit may be Abated and Judgment Rendered for the Defendent

February 27th 1813.

Hannah Dey Administratr^x

New Jersey ss } Be it Remembered that Miss Hannah Dey Adminisx of
 Bergain County } Richard Dey Deed Came before me Garrebrant Van Houten
 Esr one of the Justices of the peace for sd County Who being
 duly Sworn Deposeth and Saith She Cannot Safely go to
 Tryel in the Suit brought Against her by Halmah Van Houten
 for the want of Anthony Dey a meterial Witness and Out of this
 State and thinks he may be procured at at future time

Sworn before me this 13th day }
 of March 1813

Hannah Dey Adminstratrix

G V Howten

LXXXII.

RECEIPT FOR LEGACIES, BY THE HEIRS OF RICHARD G. VAN HOUTEN, 1813.

To all to Whom these presents Shall Come David Benson & Elizabeth his wife Peter Powlason & Jane his wife Jacob Berdan Jur and his wife Ann Casper Wissels and Nathia his wife David Demarest and Charity his wife and Mary Van Houten of the Township of Saddle River and the Township of Acquackack and the County of Bergen and Essex Send Greeting

Whereas Richard G Van Houten of the Township of Saddle River in the County of Bergen Deceased in and by his Last will and Testament in writing bearing Date on or about the 13 Day of August 1810 did Give and Bequeath unto us David Benson & Elizabeth his wife Peter Poulason and Jane his wife Jacob Berdan Jur and Ann his wife Casper Wessel Natiche his wife and David Demarest and Charity his wife and Mary Van Houten the sum of two Hundred and Seventy five Dollars and the Said Richard G Van Houten by his said wife made and Con- stituted Garrabrant Van Houten Abram Van Houten and Adrian R Van Houten

Executors thereof. Now know all men by these presents that we the said David Benson & Elizabeth his wife Peter Poulason and Jane his wife Jacob Berdan Jr and Ann his wife Casperas Wessel and Naethse his wife and David Demarest and Charity his wife and Mary Van Houten We do hereby acknowledge to have Received of and from the said Garabrant Van Houten one of the Executors the said Sum of two Hundr d and Seventy five Dollars in full So given and Bequeathed to us in and by the will of the said Richard G. Van Houten as aforesaid and thereof and from every part and parcel thereof do fully Clearly and absolutely acquit Release and forever discharge the Said Garabrant Van Houten his Heirs Administrators and assigns and also the Estate and Effects of the Said testator and Every part thereof In Witness Whereof We the Said David Benson & Elizibeth his wife Peter Pauleson and Jane his wife Jacob Berdan Jr and Ann his wife David Demarest and Charity his wife and Mary Van Houten have here unto set our hands and Seals this twenty Seventh Day of December 1813

Sealed and Delivered }	her	
In the Presence of }	Elizibeth + Binson	[Seal]
Adrian R Van houten	mark	
John G Doremus	Peter Powlison	[Seal]
	her	
	Jane + Powlisson	[Seal]
	mark	
	Jacob Berdan Junr	[Seal]
	her	
	Ann + Berdan	[Seal]
	mark	
	Casper Wessels	[Seal]
	Natia Wessels	[Seal]
	David Demarest	[Seal]
	Charity Demarest	[Seal]
	her	
	Mary + Van Houten	[Seal]
	mark	

 LXXXIII.

UNRECORDED DEED FROM FRANCIS VAN IDERSTINE TO HENRY A. VAN BLARCOM, FOR LANDS NEAR OLDHAM, 1807.

THIS INDENTURE made this twenty fourth day of November in the year of our Lord, one thousand eight hundred and seven between Francis Van Iderstine, and Anne his wife of the township of Acquacknonk in the county of Essex and state of New Jersey of the first part : and Henry A. Van Blarcom of the township of Acquacknok in the county of Essex and state of New Jersey of the second part—WITNESSETH, That the said party of the first part, for and in consideration of thirty two dollars money of the United States of America to them in hand well and truly paid by the said party of the second part, at and before the sealing and delivery of these presents: the receipt whereof is hereby

acknowledged, and the said parties of the first part therewith fully satisfied, content and paid; have given, granted, bargained, sold, aliened, enfeoffed, conveyed, and confirmed, and by these presents do give, grant, bargain, sell, alien, enfeoff, convey, and confirm to the said party of the second part, and to his heirs and assigns forever, ALL that tract or parcel of land and premises herein after particularly described, situate, lying and being in the township of Saddle river in the county of Bergen and state of New Jersey aforesaid Beginning at two Birch trees at the meeting of two Small brooks called Palm brooks, being the north-eastermost corner of a lot heretofore sold and conveyed by the said Francis Van Iderstine, to Majr Abrm Godwin, and running from thence (1) South fifty degrees West five chains and thirty four links to a Stake and Stones thence (2) South seventy degrees East, seven chain and forty links to a stake at the north side of the Public road leading from Oldham to Pompton, thence (3) North fifty degrees East five chains and ninety three links to the line of lands belonging to Cornelius Peterson, thence (4) North, seventy three Degrees West seven chain and sixty five links to the beginning Containing three acres and Sixty Hundredths of an Acre strict measure Together with all and singular the profits, privileges and advantages, with the appurtenances to the same belonging, or in any wise appertaining. Also, all the estate, right, title, interest, property, claim and demand whatsoever, of the said parties of the first part, of, in, and to the same, and of, in, and to every part and parcel thereof—TO HAVE AND TO HOLD all and singular the above described tract or lot of land and premises, with the appurtenances, unto the said party of the second part, his heirs and assigns to the only proper use, benefit, and behoof of the said party of the second part, his heirs and assigns forever. And the said Francis Van Iderstine doth for himself his heirs, executors, and administrators, covenant and grant to and with the said party of the second part his heirs and assigns, that he the said Francis Van Iderstine now is the true, lawful, and right owner of all and singular the above described land and premises, and of every part and parcel thereof, with the appurtenances thereunto belonging; and that the said land and premises, or any part thereof, at the time of sealing and delivery of these presents, are, not incumbered by any mortgage, judgment or limitation, or by any incumbrance whatsoever, by which the title of the said party of of the second part, hereby made or intended to be made, for the above described land and premises, can or may be changed, charged, altered, or defeated in any way whatever. And also, that the said parties of the first part, now have good right, full power and lawful authority to grant, bargain, sell, and convey, the said land and premises, in manner aforesaid Also that he will warrant, secure, and forever defend the said land and premises unto the said Henry A. Van Blarcom his heirs and assigns forever, against the lawful claims and demands of all and every person, and persons, freely and clearly freed and discharged, of and from all manner of incumbrances whatsoever. IN WITNESS whereof, the said Francis Van Iderstine and Anne his wife have hereunto set their hands and seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED }
IN THE PRESENCE OF }

Abrm Willis
Peter Tise

Francis Van Iderstine
his
Anna + Van Iderstine
mark

New Jersey } Francis Van Iderstine and Anne his wife the Grantors within
 Essex County } Named came before me Encreas Gould one of the Judges of the
 Court of Common pleas for said County and severally Acknowledged that they Signed Sealed and Delivered the within Indenture as their Voluntary Act and deed for the uses and purposes within mentioned and the said Anne being by me Examined Apart from her Husband said she Executed the same Freely and not from any threats or Compulsion of her Husband

Taken before me this ninth day of April }
 One thousand Eight Hundred and Eight }

Encreas Gould

LXXXIV.

PAPERS RELATING TO THE MILITIA SERVICE, 1793, 1806, 1808.

The STATE of NEW-JERSEY.

To Garebrandt Van Houten Gentleman

[Seal]

WHEREAS the Commissioner of the County of Bergen hath certified to the Commander in Chief of this State, the completion of a Company called the 13th Company in the 3d Regiment of the Militia in the said County, and that you were duly chosen by the said Company to be Ensign of the said Company You are therefore to take the said Company into your charge and care as Ensign thereof, and duly to exercise both Officers and Soldiers of the said Company in Arms; and as they are hereby directed to obey you as their Ensign you are likewise to obey and follow such Orders and Directions, from Time to Time, as you shall receive from

your superior Officer or Officers; and for your so doing this shall be your Commission. IN TESTIMONY whereof the great Seal of the said State is hereunto affixed. WITNESS Richard Howell Esquire, Governor, Captain General, and Commander in Chief in and over the State of New Jersey and Territories thereunto belonging, Chancellor and Ordinary in the same, at Trenton the fifth day of June in the Year of our Lord, One Thousand Seven Hundred and Ninety-three

By THE GOVERNOR.

Bowes Reed Secy

Rd Howell

Received of John Brown one Dollar being the fine Garrabrant Van Houten Esqr for Neglect of duty at our last Regm Training
 \$1.00 Novr th 19 1806

Geo W Colfax Paymaster

I Certify that Garrabrant Van Houten, Private in Captain Robert Van Houten's Company 1st Battalion 3d Regt. in Consequence of a defect in his hand is unable, to perform Military Duty. Given under my hand this 26 th day of December 1808.

John Campbell Brigade Surgeon

VENDUE OF GOODS AND CHATTELS OF JOHN H. GARRISON, 1810.

A list of the Vendue held by John H Garrison this 21st day of April 1810

Articles Sold	Persons Names	£ S D
1 Cross Cutsay.....	Daniel Dodd.....	10
1 Decanter with Gin	William Hunter.....	3- 9
1 Spinning Wheel.....	Henry I Garrison.....	18
1 Pair of Holsters & Pistles.	Abram Godwin.....	1-13- 6
1 Plow.	Henry I. Garrison	1-12
1 Iron ox chain.....	xAbraham R. Van Houten.....	x 16
1 Red Cow.....	xClaushe Garrison.....	x4-17- 6
1 Lot of Giers.....	xCornelius Van Wenkel.....	x 16- 6
1 Hoghead.....	Richard H. Van Houten.....	3- 7
1 Barrel with Lime	xHenry B. Speer	x 1- 8
1 lot of Hay & Straw..	Richard H V Houten.	16
1 lot of Straw in hovel..	xDavid Hunt.....	x 10
1 pair of Sled Soles..	Abram Van Blarcom.....	1
1 Do Do	Abrm Van Blarcom.....	1
1 Waggon	Henry I. Garrison.....	2- 4
1 lot old Iron & Auger	Abrm V Blarcom	9
1 pr Window Shashes.	Abrm Godwin.....	2- 6
1 Bib with Sashes	Benjn Delmarter	1- 6
1 Lot Reids & Giers.....	George Garribrants.....	4-11
1 Do Sundries	xPeter Bush	x 1- 1
1 Do Do	Abrm V Blarcom.....	6
1 Do kegs and Cask		9
		<hr/>
		£13-16- 6
1 Pork Barrel	George Garibrants	2- 3
Do Do	xAdriyon V Giesen	x 3
1 Cask & Sundries	Abrm V Blarcom.....	6
1 Box &c.	Abrm V Blarcom	1-10
1 Keg	George Garribrants.....	2- 1
2 Tin basons.	Benjn Speer.....	x 1- 7
1 of Sundries	xDavid Hunt.	2
1 Table... ..	David Hammond	2- 3
1 Candle Mold & Sundries.....	Benjn Speer.	1- 2
1 Hogshead	Abrm Van Blarcom.....	3
1 wagon		
		<hr/>
		1-11- 6
Lye Tub & Ashes.....	Benjn Speer.....	4
Candlestick & snuffer.....		
2 chairs..		
2 Do.	Benjn Speer.....	x 2
2 Do	Benjn Speer.....	x 5- 1

2 Do		
x Do	xAnthony Jacobus.....x	1- 1
1 Ladder.....	Abrm Godwin.....	9- 3
2 Chairs.....	George Garribrants	2- 3
1 Horse.....	xJohn G. Van Houten	4

5-14- 5

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£21- 2- 5

LXXXXVI.

LIST OF PEWS SOLD IN THE SECOND REFORMED CHURCH, ABOUT 1828.

Amt. of Notes & Moneys Paid to G. V. Houten

John D. Ryerson.....	\$100 00	R. King	75 00
Ralph Doremus.....	125 00	I. Stagg	75 00
Hassal Doremus.....	125 00	Sam Post	51 00
John Burhans	125 00	John Stagg	40 00
Richard Berdan.	100 00	P. I. Van Aulin.....	40 00
John Degray.....	100 00	Wm. I. Stagg	55 00
Adrian R Van Houten.....	140 00	G. V. Wagner	50 00
John Jos Blavelt.. .. .	140 00	John Benson	40 00
G. Van Houten	135 00	A. P. Hopp [er].	49 00
G. Van Houten.....	125 00	W Van W & A V B	30 00
Abrm R Van Houten	00	C. I. Westvilt	30 00
John R Berdan	100 00	D. Merinus.	30 00
John Merinus	75 00	D. Holsman.....	50 00
Adrian R Van Houten	82 00	Abr V Houten	50 00
D. K. Allen...	100 00	S. B. & G	40 00
D. Benson	83 00	A. A. Terhune	40 00
John Jos Blauvelt	60 00	J. Ackerson	30 00
R. Benson	76 00	J. Terhune...	30 00
Alb. I. Zabriske.....	76 00	J. J. Forsha.....	40 00
John R Van Houten	76 00	J. & Wm Hogencamp.....	101 00
C. H. Post	40 00	Ben. U. & C. G. V. Houten ..	50 00
Alb. A Terhune.....	30 00	J. Burhans.....	100 00
R. Degray	75 00	C. Van Wagn.....	70 00
John D. Ryerson	84 00	J. Van Ness...	50 00
G. Godwin.....	81 00		
C. P. Hopp [er].....	81 00		
			<hr/> \$3635 00

LXXXVII.

PLAN OF PEWS AND PEW RENTS IN THE SECOND REFORMED CHURCH, ABOUT 1835.

R. D.	50	75	R. D. Sold 100	100	Elders	Pulpit	Deacons	100	100	75	50
5	4	3	2	1				63	64	65	66
75	6	L	75		19	60	80	75	67	68	R. D. 75
70	8	6	80		53	88	100	80	69	70	70
70 R. D.	10	11	80		75	56	125	80	71	72	R. D. 70
60	12	13	80		55	54	R. D. 125	80	73	74	60
55	14	15	60		53	52	125	75	75	76	55
50 R. D.	16	17	75		19	50	125	75	77	78	50
40	18	19	75		49	48	R. D. 100	75	79	80	40
40	20	21	60		47	46	100	60	81	82	40
40	22	23	60		45	44	R. D. 100	60	83	84	40
40 R. D.	24	25	50		43	42	75	50	85	86	R. D. 40
30	26	27	40		41	40	60	40	87	88	30
30	28	29	40 R. D.		39	38	50	40	89	90	30
30	30	31	30		37	36	40	30	91	92	30
30	32	33	30 R. D.		35	34	30	R. D. 30	93	94	30

Sold.
3, 10, 16, 24, 35, 39, 68, 72, 86, 93, 44.

LXXXVIII.

PAPERS RELATING TO CAPT. JOHN ANDERSON, OF OLDHAM, 1810-1820.

Know all men by these presents that I John Anderson an Insolvent debtor Confined in the Common Goal of the County of Bergen in the State of new Jersey do assign transfer and set over unto Garrabrant Van Houten of the County of Bergen aforesaid all the real and personal estates to me belonging an Account

and Inventory whereof I have this day exhibited to the Judges of the Inferior Court of Common pleas of the County of Bergen, and Also all my Real and personal Estate, wheresoever and whatsoever the same may be to have and to hold to the said Garrabrant Van Houten his heirs and assigns for the use and benefit of my Creditors excepting thereout the wearing apparel of my self my wife and Children and such tools and impliments of my trade or Occupation as the Court may Judge proper not exceeding the Value of Ten pounds in the whole

Witness my hand and seal this seventeenth day of December in the year of our Lord one thousand eight hundred and ten

Sealed and Delivered }
in the presence of }

John Anderson [L. s.]

John Westervelt
Lewis Moore

I Garrabrant Van Houten do solemnly swear that I will well and faithfully manage the Estate of John Anderson an Insolvent debtor and keep & Render a true Account of all that Shall come to my hands of the same—so help me God

Sworn & subscribed in }
open Court the 17th day }
of December 1810 }

G. V. Houten

Lewis Moore
John Westervelt

I Henry Van Dalsem Clerk of Bergen County do Certify the within to be a Copy from the Original Remaining on the files of said County

In Testimony whereof I have hereunto set my hand
and seal of said County Court this ninth day of March in
[Seal] the year of our Lord one thousand eight hundred and
Eleven

Henry Van Dalsem Clk

New York, Novr 14th, 1811.

SIR.

When I last saw you I understood that it was your wish that the cause against Mr. Scott should proceed. I took some trouble to prepare the same, the referees were agreed upon and every thing got in readiness to have a hearing. I then was informed, & gave you that information, that there was a difficulty in the business which prevented your proceeding unless your assignees would make some arrangement with Mr. Scott on the subject—one of the Gentlemen, called on me, some time after & I understood him that the necessary arrangements would be made. Since which time I have heard nothing of the subject. Mr. Scott seemed disposed, upon a presentment of your acts, to do every thing that is fair—and he seemed to insinuate that if there should appear to be any thing due you, he was willing to settle, if he was Indemnified in paying it to you, or to your assignees by yr consent. You had better attend to this im-

mediately as I am now at leisure to pay attention to it—I think you may get it amicably Settled—at all events write me your determination on the subject—

I am yrs. &c.,

A WOODWARD,
39 Pine St. or
142 Church St.

Cap Anderson.

[Addressed:] Mr. John Anderson
Care of Major Godwin
Paterson
New Jersey

Dear Brother & Sister

I once more write you to lett you know that I am still in my usual State of health trusting in God that this will find you both and Faimely in perfect good health I am Sorry to inform you that it is 13 years past Jany Since I recd word from your own hand and that Came with Captn Smith of the Malvina I Called on Captn Campbell about 7 years ago and he told me you & Wife and Faimely were all well but I was much surprised that you did not write with him as I sent you a Letter with him I did not expect a Letter from you during the War but when every person gott word from their friends I thought I might gett word from you I have sent 15 Letters to Mr Scott Mercht and I was much Surprised I never gott any Ansr

Dear Brother & Sister I am Informed this day that you are rome miles out of New York at a place Called Tesemic and if you do not send me word I do not mean to write any more to the Country but push my way to you I never thought Dear Brother that your Love would have altded so much as it appears to have done whatever had been your setuation you might have wrote me I hope the Lord will not forgett me as you have done but I must own my Love is Still the Same as it was when we parted Dear Brother I hope you will write on receipt

I add No more at present But Still remains your Loving Sister
Abdn* 24th March 1820 Sarah Anderson

P. S. my Sister Hellen and I joins me in best Compts to you both & Faimely when you write Direct to Sarah Anderson East end of the North Street Abdn

Addressed: Captain John Anderson
Patterson
State New Jersey

Mr vanhountn please to give peter stevens to the amount of 8 shillings out of your store & you will oblige ys
July 8th 1809

Ann Anderson

1817 Novm 17th Mr Edo E Merchius pleas let the Bearer Andrew Edwards have one Dollar in trade & Charge me with the same & you will oblige yours &

John Anderson

*Aberdeen, Scotland.

Oldham November 29th 1817

Mr Edo E Mercelus

Sir Please to let the Bearer Mr Oliver Cannon have the sum of five Dollars in trade and place the same io my act and you will much Oblige yours &c

John Anderson

Mr Edo E Mercelis pleas to let the bearer Andrew Edwards have one Dollar in trade & you will oblige yours &c
1817 Decm 31st

John Anderson

LXXXIX.

AGREEMENT FOR MAKING MEN'S RAUM HATS, BY WALTER KENDRICK, 1808.

Memorandum of a Scale of a Single Raum Hat.

6 oz Wool	5d.....	2.6
1¼ Nappg.....		6
Making.....		5.6
Colouring.....		1
Gluc.....		3
Stiffg		3
Finishg		8
Lining		6
Bindng		4
Sewng & Bindng		7
Leathers		6

18.1 for one hat.

Good Wool	4	Best Quality ..	4.3
Logwood	32 per cwt		54 d. for 6 doz
Copperas.....	6		6 lb. for 6 doz
Verdigrease.....	5 per lb.		3 lb. for 6 doz
27 lb Wool	4.3	4.14.9	
120 Muskrat Skins	3	18. 0	
54 lb Logwood	32	17.4	
6 lb Copperas		0. 3.0	
4 lb Verdigrease	5	1. 0.0	
12 lb Glue.....	2.3	1. 7.0	
6 Doz Yellow Linings.....	6	1.16.0	
1 Gros Blk Galloon.....	20	1. 0.0	
4 Blk Skins	6	1. 4.0	
1 Piece Yellow Paper		4.0	
		£30. 0.1	

I, Walter Kendrick do this day agree to Make and finish for Garrabrant Van Houten Men's Raums for 8 per hat he finding all Materials for the same (Provided my Boys dont Run away in the time.

Walter Kendrick.

New Ark January 18 1808

Witness

Lewis M. Ogden

XC.

THE TITLE TO THE OLDHAM QUARRY, 1812 (?)

The Case submitted is this

Mr Moffitt was the original owner of the place and while in possession thereof became Bail in a suit brought by Howard and Fitch of new york against Walter Kendrick—Previous to the time promised for the delivering of Kendrick at Bergain Court Kendrick was arrested in Essex County and confined in Newark Goal so that Mofat could not surrender him. In consequence thereof a Judgment went against Kendrick and Moffat—But previous to the Judgment Moffit had Sold the property to John Anderson by a Warrantee Deed who afterwards (in 1810) sold the same for a valuable consideration to Bridget Keane now in possession in 1811 Sheriff Bonter by virtue of an Execution in the case of Howard and Fitch a foresaid Sold the property at Sheriffs sale to Howard and Fitch who afterwards conveyed the property to one Burt and McDonald of New york who have since become Insolvents and Assignees having been appointed to Settle their affairs the sade property has been assigned to them—the property is now dvertised by Sheriff Berry and to be sold in Februy next—

In 1810 previous to the transfer from anderson to Kean anderson mortgaged the property to Burt and McDonald for \$500—In December 1810 Anderson took the Benefit of the act being insolvent—

Burt and McDonald have received between 4 and 500 Dollars on said mortgage from Mrs. Keane by those collecting the rents of her property in New York—

XCI.

UNRECORDED DEED FROM HEIRS OF JACOB ACKERMAN TO JOHN SHARP, FOR LANDS NEAR OLDHAM, 1813.

THIS INDENTURE made the twenty ninth of March in the year of our Lord One thousand eight hundred and thirteen, between Aeghea Ackerman Widow and Executrix, Andrew Ackerman, David Marinus and John Marinus, Heirs, Executors and Legatees of Jacob Ackerman, late of the Township of saddle River, in the County of Bergen and State of New Jersey deceased, and Susanna Ackerman wife of the said Andrew Ackerman, Lenah Marinus wife of the said David Marinus and Margeret Marinus wife of the said John Marinus all

of the County of Bergen and State of New Jersey of the first part, and John Sharp of the Township of Acquackanonk in the County of Essex and state aforesaid of the second part, WHEREAS the said Jacob Ackerman, deceased, in and by his last will and testament made and bearing date the twelfth day of October in the year of our lord one thousand eight hundred and three, and since the time of his decease to wit on the twenty third day of January in the year of our Lord One thousand eight hundred and twelve, duly proven and recorded in the Surrogates office of the County of Bergen aforesaid, did among other things therein contained, give devise and bequeath unto the said Andrew Ackerman, David Marinus and John Marinus and to their heirs and assigns, all his (the said Jacob Ackermans) real or landed Estate in the Counties of Bergen and Essex, and WHEREAS the said Jacob Ackerman deceased, during his life time, and at or immediately before the time of his decease was seized and possessed in his own proper right in fee simple of the certain Lot of Land and premises herein after particularly described, which Lot of Land and premises, is now by reason and virtue of the said Will and Testament is now descended to and vested in the said Andrew Ackerman, David Marinus and John Marians. NOW THIS INDENTURE WITNESSETH, That the said parties of the first part for and in consideration of one thousand thirty seven dollars and fifty cents, lawful money of the United States of America to them in hand well and truly paid or secured to be paid by the said John Sharp of the second part, at or before the enseatng and delivery of these presents—the receipt whereof is hereby acknowledged, and the said parties of the first part therewith fully satisfied contented and paid, and therefrom and from every part and parcel thereof do exonerate, acquit and for ever discharge him the said John Sharp his heirs and assigns for Ever. HAVE granted, bargained and sold, released, aliened enfeoffed conveyed and confirmed and by these presents, DO freely fully and absolutely grant, bargain and sell release, alien, enfeoff convey and confirm unto the said John Sharp and to his heirs and assigns, in fee simple for Ever. All that one certain Lot, tract or parcel of Land situate lying and being in the Township of Saddle River, County of Bergen and State of New Jersey, Beginning at a heap of Stones lying on the East side of the Road opposite Lands formerly belonging to Peter H. Van Houten, and thence running (1) North thirty seven degrees West seven Chains and seventy links, thence (2) North forty seven degrees East Six chains and twenty five links, thence (3) North fourteen degrees and thirty minutes West four Chains and ninety five links; thence (4) North forty seven degrees East thirty five Links, thence (5) North thirty seven degrees and thirty minutes West five chains and forty one links; thence (6) South fifty four degrees and thirty minutes West One Chain; thence (7) North Forty seven degrees West One Chain, and forty five links thence (8th) North Thirty eight degrees East Two Chains; thence (9) South fifty seven degrees East four Chains; thence (10) South fifteen degrees East Two Chains and fifty six links; thence (11) South thirty degrees East four Chains; thence (12) South nine negrees and thirty minutes west four Chains and thirty three Links; thence (13) South Eighty seven degrees and thirty minutes East Three Chains, thence (14) South twenty three degrees East five chains and twenty four Links to Land now or late of Isaac Vanderbeek, and from thence

along said Land South forty degrees west to the place of Beginning. Containing Seven Acres and Sixty hundredths of an Acre. Together with all and singular the Buildings, Improvements, Mills, Mill Seats, Priviledges, Advantages, Hereditaments and appurtenances to the said Lot of Land and premises belonging or in any wise appertaining. And the reversion and reversions, remainder and remainders, rents and Issues thereof. Also all the Right, Title, Interest property possession Claim and demand both in Law and Equity of the said parties of the first part or any or either of them, of, in or to the said Lot of land and premises with the appurtenances or of, in or to any part or parcel thereof. To have and to hold the said Lot of Land and premises with the appurtenances, and every part and parcel thereof, unto the said John Sharp, his heirs and assigns. To his and their own proper use, benefit and behoof for Ever, and to none other use purpose or Intent whatever. And the said Andrew Ackerman, David Marinus, and John Marinus for themselves, the'r heirs, Executors and Administrators do by these presents, Covenant, grant, promise and agree to and with the said John Sharpe his heirs and assigns in manner and form following, that is to say, that the said parties of the first part at the time of ensembling and delivery of these presents are the true lawful and rightful owners of all and singular the herein before granted and described Lot of Land and premises, and have by virtue of the before in part recited Will and testament and the devise therein made, full power, good right and lawful authority to sell and convey the same in fee simple in manner and form aforesaid—and that the said lot of Land and premises with the appurtenances and every part and parcel thereof are at the day of the date hereof, and shall hereafter remain, free and Clear and compleatly exonerated acquitted and discharged of and from all Manner of former Charges and Incumbrances of whatever nature, kind or sort soever heretofore done, suffered made or committed And Lastly—That they the said Andrew Ackerman, David Marinus and John Marinus, for themselves their Heirs, Executors and Administrators all and singular the said Lot of Land and premises with the appurtenances and every part and parcel thereof unto the said John Sharpe, his heirs and assigns, against all and every manner and kind of Persons and Lawful Claims whatsoever, shall and will Warrant and by virtue of these presents for ever Defend. IN WITNESS whereof the parties of the first part have hereunto irrevocably set their hands and seals the day and year first above herein written.

her

Aeghea x Ackerman	Andrew Ackerman	David Marinus	John Marinus
mark	Susannah Ackerman	Lana Marinus	her
			Margeret x Marinus
			mark

Signed, Sealed and Delivered the words "South forty degrees West" being first interlined between Lines 6 and 7 of this page in the presence of us—

G. V Howten Thomas Wills—

Bergen County Ss. State of New Jersey, Be it remembered that on the twenty ninth day of March, One thousand Eight hundred and fourteen personally appeared before me Garrabrant Van Howten Esq one of the Judges of the Inferior Court of Common pleas in and for said County Aeghea Ackerman, Andrew Ack-

erman and Susannah his wife, David Marinus and Lenah his wife, John Marinus and Margeret his wife, the Grantors of the within Indenture of Conveyance—Who severally acknowledged that they had signed, sealed and delivered the same of their own free will and accord for the uses and purposes therein mentioned—And the said Susannah Ackerman, Lenah Marinus and Margeret Marinus being by me Examined seperately privately and apart from their said respective husbands, did severally confess and acknowledge that they had executed the same freely and of their own free will and accord, without any threat fear or compulsion of their respective husbands. Let it be recorded.

G. V. Howten

XCII.

ADDITIONAL PAPERS OF THE ESTATE OF DR. JAMES VAN BEUREN, 1800, 1803.

1800

August 4th.	Mr. Henry Garritsie Dr.		
		To Doct John Van Beuren	
		To Servises Rendered in the Year 1798	- - £20-15-0
		Credit by Cash	- - - 10- 0-0
			<hr/>
		Balance Due	- - £10-15-0
Reed August 5th 1800 of Henry Garritsie Junr	the sum of ten pound fifteen shillings in full of the above Account	Catharine Van Beuren	

Received this 28th day of May 1803 of Mr. Henry Garrison Junr Executor of the last will and Testament of my father, Doctor James Van Buren late of Paterson in the County of Essex and State of New Jersey Deceased—the sum of one hundred and Thirteen Dollars and twelve cents—being my full Proportion or Share of the Proceeds of the Estate of my said father. Bequeathed to me in and By his last will and Testament. I say Received in full of all Demands.

\$113 12

Peter I Van Beuren

Received this 28th day of May 1803 of Mr. Henry Garrison Junr Executor of the last Will and Testament of My father Doctor James Van Buren, late of Patterson in the County of Essix and State of New Jersey, deceased, the sum of One hundred and thirteen dollars and twelve Cents being my full proportion or Share of the proceeds of the estate of My said Father, bequeathed to me in and by his last will and Testament I say received in full of all demands

\$113.20

Sylvester Van Buren

Vandue November 2nd 1797 Doct. James V. Buren.
 Zackariah Snyder Dr.
 By 1 Bay horse £13-11-0
 Six months Credit from the Date.
 Recd of Zachariah Snyder \$5-75 Cents. £2-6-0
 May 21st 1804 by me in full for the } HENRY GARRITSE JUNR.
 Vandue of the Deceased.

XCIIL.

A POMPTON TAX BILL, 1827-8-9.

Garrabrant Van Houten tax for the Township of Pompton				
65 acres	:	1827	State County & poor tax	\$0.62
unimproved	:		Road tax	0.93
Land	:	1828	State County & poor tax	0.56
	:		Road tax	0.98
	:	1829	State County & poor tax	1.35
	:		Road tax	1.69
				6.13
			Interest for 3 years	1.10
				<u>7.23</u>
Rec'd the above bill of taxes in full				\$7.23
			Peter S. Demarest Collector.	

XCIV.

SCHOOLS AND SCHOOLING IN THE OLDEN TIMES.

Artemus Davis	To Henry Garritse Dr
1791	
April To your Board 1 Quarter	£3-0-0
October Credit By Account of Harman V Ryper	1-0-0
B Cash	0-0-9
	<u>1-19-3</u>
Balance Due	

Whe the Subscribers Do promis to be paid or Cause to be paid the Sums annexed to our names towards Compleating the School house as witnes our names November 7 1799

	s	d
Edo Merselis	6	0
Garrabrant Van howten	6	0
Cornelius Van Houten	6	0
Robert Van Houten	8	0
Daniel Bensen	4	0
Cornelius V Houten Paid	6	0
Roelof Van Houten	6	0
Ralph R Van houten	6	0
Richard Van Howten	6	0

	£ S D
Octobe 16th 1809	
Richad R Van Houten Sign to a half years English Servesses.....	x 0-8-0
John G Garrison.....	x 0-1-0
Henry G Garrison.....	x 0-1-0
John F. Post.....	x 0-4-0
John Van Blarecom.....	x 0-4-0
Henry C Doremus	x 0-2-0
Christopher Brower.....	x 0-4-0
Hartman M. Vreeland	x 0-2-0

Esqr Van Houten	Patterson 30th Oct 1813
	To Luther Keep Dr
To tuition of Daughter Catharine.....	\$1 25
	Recd payt Keep & Crane

	Patterson January 31st 1814
Recd Esqr Van Houton one Dollar seventy five cents in full for tuition of Daughter Catherine	
	Luther Keep

	Patterson April 26th 1814
Esqr Van Houton	
	To Luther Keep Dr
To tuition of daughter Catherine - - - - -	\$2.00
Rec'd Payment	
	Luther Keep

	Paterson 25th July 1814
Garbrant Van Houten Esqr Dr	
To Tuition of one Child.....	£0-5-6
	Received payment Michael R. Kelly

Sir

July 5, 1815

You are requested to attend a School Meting at the School house near Totowa Church on Monday the 10 Instant at early candle light for the purpose of electing a teacher as Mr. Fenn has declined teaching another quarter By order

Garabrand Van Houten

Thomas Wills

Garrabrant Van Houten Esq

To Bradford W. Lyon Dr

	\$	Cts
To tuition on the quarter ending this date.....	2	25
To one Webster's Spelling Book.....	0	18 $\frac{3}{4}$
To one Walker's Dictionary.....	1	25
		<hr/>
	\$3	68 $\frac{3}{4}$

Received payment in full per

Paterson July 26th 1817

Bradford W. Lyon

Garrabrant Van Houten, Esqr

To Richd C Dodd Dr

To Tuition quarter ending May 27th 1819.....	1	87 $\frac{1}{2}$
To Do on account of Mr G Ryerson.....	1	62 $\frac{1}{2}$
To Do quarter ending August 31st 1819.....		87 $\frac{1}{2}$
To Do on account of Mr G Ryerson.....	1	62 $\frac{1}{2}$
		<hr/>
	\$6	00

Received Payment

Richd C Dodd

XCV.

PAPERS RELATING TO SIMEON VAN HOUTEN, 1817-25.

This indenture made the thirteenth day of October in the year of our Lord one thousand Eight hundred and seventeen Between Peter Van Houten of the Township of Morris in the County of Morris and State of New-Jersey and Leah Van Houten his wife of the first part, and Garret Covenhoven of the City & County of New York of the second part Witnesseth that the said parties of the first part for and in consideration of the sum of four thousand one hundred and fifty dollars of lawful money of the United States of America to them in hand paid at or before the ensembling and delivery of these presents by the said party of the second part, the receipt whereof is hereby acknowledged, and the said party of the second part his heirs, Executors, and administrators forever released and discharged from the same by these presents Have granted, bargained, sold, aliened, remised, released, conveyed and confirmed; and by these presents Do grant, bargain, sell, alien, remise, release, convey and confirm unto the said party of the second part his heirs and assigns forever All that certain Messuage or dwelling House and those lots of ground situate at Hoboken in the township and County of Bergen and State of New Jersey aforesaid, and known and distinguished in a Map or Chart of Hoboken aforesaid by No. 1-2-3-4-Bounded Southerly in front by front street, between front street and second street, Wester-

ly by Washington street, the rear by lot No. 5 and Easterly by an Alley— Containing in length on each side one hundred feet, and in breadth, in front and rear, one hundred feet, or twenty five feet Each—Together with all and singular the tenements, hereditaments and appurtenances whatsoever unto the said above mentioned and described premises in any wise appertaining or belonging; and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and also all the Estate, right, title, interest, dower, and right of Dower, property, possession, claim and demand whatsoever as well in law as in Equity of the said parties of the first part, of in or to, the same, and every part and parcel thereof with the appurtenances, To Have and To Hold the above granted, bargained and described premises with the appurtenances unto the said party of the second part his heirs and assigns, to his and their own proper use and behoof forever—And the said Peter Van Houten for himself his heirs Executors and administrators Doth Covenant, grant, promise and agree, to and with the said party of the second part his heirs and assigns that he the said Peter Van Houten at the time of the sealing and delivery of these presents is lawfully seized in his own right of a good, absolute and indefeasible Estate of inheritance in fee simple, of and in all singular the above granted bargained and described premises with the appurtenances—And hath good right full power and lawful authority to grant, bargain, sell and convey the same in manner and form aforesaid—And that the said party of the second part his heirs and assigns shall and may at all times hereafter peaceably and quietly have, hold, use, occupy, possess and Enjoy the above granted premises and every part thereof with the appurtenances, without any let, suit, trouble, molestation, eviction or disturbance of the said parties of the first part their heirs or assigns, or of any other person or persons lawfully claiming or to claim the same, and that the same now are free, clear, discharged and unincumbered of and from all former and other grants, titles, charges, estates, Judgments, taxes, assessments, and incumbrances of what nature or kind soever *Excepting a Mortgage given by Simeon Van Houten and Mary his wife to John Neafie dated the eighteenth of May 1814 for three thousand dollars.* And also that the said parties of the first part and their heirs and all and every other person or persons whomsoever lawfully or Equitably deriving any Estate, right, title or interest, of in, or to the herein before granted premises, by from under or in trust for them or either of them shall and will at any time or times hereafter upon the reasonable request and at the proper costs and charges in the law of the said party of the second part his heirs and assigns make, do and Execute, or cause or procure to be made, done and executed, all and every such further and other lawful and reasonable acts, conveyances and assurances in the law for the better and more effectually vesting and confirming the premises hereby intended to be granted in and to the said party of the second part his heirs and assigns forever as by the said party of the second part his heirs or assigns or his, or their Counsel learned in the law shall be reasonably devised, advised or required—And the said Peter Van Houten and his heirs the above described and hereby granted and released premises, and Every part thereof with the appurtenances unto the said party of the second part his heirs and assigns against the said parties of the first part and their heirs, and against all persons whomsoever lawfully claiming or to claim the

same shall and will Warrant, and by these presents forever Defend. In witness whereof the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

Sealed and Delivered in the presence of—	}	Peter Van Houten [Seal]
The words Excepting a Mortgage given by		
Simeon Van Houten & Mary his wife To		
John Neafie dated the Eighteenth day of		
May 1814 for three thousand dollars being	}	Leah Van Houten [Seal]
first interlined		

Robert Campbell

Archd Campbell

Recd November the 13th 1817 of Mr. Garret Covenhoven the within named Grantee the sum of four thousand, one hundred and fifty dollars being the full amount of the Consideration money within mentioned

Witness

Peter Van Houten

Robert Campbell

New Jersey Bergen County ss: Be it remembered, that on the thirteenth day of October A D 1817 personally appeared before me Adam Boyd Esquire one of the Judges of the Inferior Court of Common Pleas in & for said County, Peter Van Houten and Leah Van Houten grantors named in the within deed of Conveyance & acknowledged the within Instrument of writing to be their act and Deed by them respectively signed sealed and delivered for the purposes therein mentioned; and the said Leah being of full age & private'y Examined apart from her husband did acknowledge that she was acquainted with the tenor and Effect of the said Instrument, and that she signed sealed and delivered the same as her voluntary act & deed freely without any fear, threats or compulsion from her said Husband.

Acknowledged before me the day & year above written.

Adam Boyd.

Received in the office and recorded the 13th day of November A. D. 1817.

Abr. Westervelt, Clerk.

I Abraham Westervelt Clerk of the Inferior Court of Common Pleas in and for the County of Bergen Do Certify the foregoing to be a true Transcript of the original Deed of Conveyance as remaining of record in the Clerk's-Office of said County in Liber O, No. 2. of Deeds, pages 215, 216, 217, 218.

In Testimony whereof I have hereunto set my hand and affixed the seal of the said Court at New Barbadoes in the County afsd, this twenty Eighth day of January A. D. Eighteen hundred & Twenty two.

Abrm. Westervelt

Clerk.

Dear Sir, Before I enter on the subject which now particularly induces me to address you I wish to call your attention to affairs of a different nature, I mean the Mortgage you hold with my Father against me It is my desire that it

should not be foreclosed, to prevent which, I wish you to let out as much of the house as will pay up the Interest; My wife can do with one of the rooms, The rent of the remainder I should suppose sufficient for the purpose contemplated. But the whole must be let rather than the house should be sold, and in that Case my Wife will be under the disagreeable necessity of providing another place. I hope this will be unnecessary, but for her Childrens sake she ought cheerfully to submit to any privations and when she compares her Situation with mine she will be comparatively happy. From the Age and Inability of my Father, and the Neglect and Inattention of my Wife I turn to you, requesting an impartial hearing; and if you Consider me (what I really am) unjustly detain'd here I hope you will use your Endeavors to procure my Pardon The first and most natural Step to ensure success to your Efforts, is to rebut by satisfactory Evidence the unfavorable Reports which malice has industriously circulated concerning me. I have been the Victim of opinions formed upon hearsay Testimony, and the very Men whose Verdict consigned me to this Prison, were unknown to themselves prejudiced against, and prepared to condemn me. The Story of my being concerned in Counterfeiting having once got Wind flew like Wild fire, and all my Efforts to stop it proved fruitless and ineffectual; I was condemned unheard. the most scandalous falsehoods propogated, and greedily devoured, and nothing Short of the sacrifice of myself and property, seemed Capable of satisfying the public mind. I am now a prisoner of the State of N York against which I have not been during Eleven Years guilty of a Crime. The Ear of the Executive is closed against my Petitions, and all attempts to engage its attention, have hitherto proved ineffectual. The Governor has seen only the dark side of the picture, blackened by the clouds which malice and malevolence have cast upon it, but I trust the penetrating Rays of Truth may yet irradiate it, and dispel those Mists of Misrepresentation, and Prejudice, which at present obscure the bright one from his view. I was convicted on the Testimony of Deforest than whom a baser Wretch does not exist and so convinced were several of the Jury of the Turpitude of his Character, that they were induced to sign a Paper declaring that had they been previously acquainted with it they should have acquitted me. This Paper is now in the hands of Mr Price the Attorney, together with an affidavit of mine, (grounded on Information I had received from Mr Price respecting Deforest) who was a Stranger to me, and to whom I had never spoken but once when I met him in Harveys Company. These Papers are Documents of Importance and Should be submitted to his Excellency's Inspection. He should also Know that Deforest was bribed with 50 Dollars by the Banks if he could swear enough to convict me and Knowing this it will excite no great surprise that I am now a Prisoner. The statement which appeared in the News Papers respecting 7000 Doll's found in my Possession was utterly false. The money was found in Harveys Trunk and about his Person. A 5 Dollar Bill which I satisfactorily accounted for to the Court was the only Money found with me. I was credibly informed that Harvey and Ward were determined to clear themselves at my Expense. This (by my Attorneys advice) induced me to make a Statement which I hoped would counteract & frustrate their designs Either by getting me admitted to Bail or surrendered to the State of N. Jersey. but the

whole Paper was a Fabrication and totally devoid of Truth I never had any Counterfeit Money in my Possession from the Time I left the Jersey Prison to this day neither was any ever with my knowledge in my house except that belonging to Harvey. Why I suffered this to be there I can satisfactorily account for. If I have committed offences the State of N York has not been a Sufferer, against it in this Case I am guiltless, and while I have life I will persist in this Declaration I wish you to consult Judge Kinsey if either or both of you would favor me with a Visit, you will much oblige me. My Fathers Age prevents him from attending to my Affairs I therefore wish you to take them into your hands and endeavor to collect monies which are due to me. My Wife has also writings which I wish you to take possession of, but I ought to see and converse with you on the Subject to arrange the Business properly. Any Expence you may be at on my Account I will most thankfully repay and as I look to you and Judge Kinsey as my last hope I trust I shall not be disappointed. I am willing to make any Disclosures which may tend to the public Good and equally so to submit my Conduct to the Decision of a New Jersey Court and Jury. I am sure if you will visit me I can convince you that when I assert my Innocence of the Crime for which I am now suffering I speak nothing but the truth and if I should ever be so happy as to breathe the Air of Freedom again The first use I intend making of my Liberty is to prove to the satisfaction of the World that I am now suffering for Crimes I have never Committed. I hope you will take this Letter into your Consideration and that you will shortly administer that Relief I so much Stand in need of. A Visit from Yourself or Judge Kinsey will be considered as a great Favor conferred on Sir your obliged and

obdt Servant.

Simeon Van Houten.*

N. Y. S Prison }
14th May 1819. }

Addressed: Garabranth Van Houten Esq
Patterson
Bergen County
New Jersey

Smith rented all the premises from G V Houten except about $\frac{1}{3}$ of the dwelling House which Mrs Van Houten occupied. When Simeon V Houten returned from prison he rented the Barn & the lot on which it stands from Smith from July 1820 till the 1 May 1821—at the rate of \$30 per Ann. Smith obtained and gave the possession of the Barn & lot to me on the 3rd May 1821 The rent which Simeon V Houten ought to pay or to give security to pay for the part of the premises that he holds possession of ought to be from \$80 to \$100 Simeon Van Houten & Wife has threatened the tenants by verbal & written communication and Mrs Van Houten continues to do it The tenants want repairs to be made to the premises but I don't think it proper to do it until the suit is ended

*This letter is written in a very neat hand and evidently not by Van Houten.

altho the Piazza and steps are in a dilapidated condition

The Building was insured by the Washington Insurance Compy New York on the 9th March 1821 for One Year for \$1,700 T B Crane the surveyor to the Company valued all the Buildings at 1,800 Dollars and considered that he valued them high Two Houses & lots adjoining this property I purchased from John Winans of New York late of Paterson the lots are each 20 feet by 100 and the Houses 2 stories high with Cellar Kitchen each house 20 feet front and about 28 feet deep for \$1000 on the 17th day of May 1820 and to Compare the value of this property with the others I consider it to be at \$1000 to 2500

amount paid to Lydecker.....	\$2046 00
on G. V. Houten Bond.....	188 68
paid to D. K. Allen.....	240 00
for Bilding House.....	800 00
taxes paid.....	10 00
account.....	14 00
for time and Money Spent.....	100 00
	<hr/>
	\$3398 48
Cr. Money Collected.....	210 00
	<hr/>
	\$3188 48

Mr. Van honten Sir I Write you this few lins to let yow know that I ant
abel to com down to sea to that hows and I woukd wish yow to dow with it as
you tink Proper and I will bea sattisfied with it this from yours and soforth

Peter Van howten

April 20th 1819

New York 6th March 1820

Sir

I have consulted Mr. Stoughton in regard to the property that was formerly
Simeon Van Haughtons five hundred Dollars is the least that he will consent to
receive as we have been offered that sum—Your answer by return of mail will be
expected and if it is not received in the course of four days I do not consider
myself bound to let you have the property

I am Respectfully
yours &c

B. McGinness

Garrabrant Van Haughton Esq
Patterson
New Jersey

Garrabrant Van Houten, Esq.

Dear Sir,

I have at length seen the noted speculator McGinnis and used every argument with him that I thought would have any effect, to induce him to make a fair settlement with you; but all would not do. He said he had engaged the most respectable Counsel in the State, and knew he must go to law with some of the people, and that he might as well go to law with you also. I stated to him, that he had only bought Simeon Van Houten's right, and that your right was not affected by his purchase, and that it would be his interest to make a fair settlement with you—but he would agree to no terms whatever except the terms he had offered to other people—and these were, to accept of one half, or two thirds, I forget which, of the present value of the property. I am inclined to think, that he does not mean to proceed immediately against any of the persons whose land he has purchased at the sale for the taxes, but intends to wait till people's resentment against him has a little subsided, and then enforce his claims. You must calculate therefore upon defending yourself as well as you can. I have lately examined the law of the United States for laying and collecting a tax upon lands, and I find that the owner of the land, has the right of redeeming it at any time before the end of two years after the sale. If two years have not expired since McGinnis bought your lot, by paying the taxes and expenses to Wm. S. Pennington, at Newark, you may get yourself out of this scrape. And if the sale to McGinnis was made more than two years ago, and he has got a deed for the land, I would then advise you to enquire if the lot has not been sold a second time to some other person for taxes—if you should find this to be the case, you might succeed in getting a transfer from the second purchaser, and then if McGinnis does not redeem within the time allowed by law, he will be caught in his own trap, and your title will be made perfect—If neither of these plans should succeed, I should then advise you to defend your right to the utmost extremity the law will admit. There are many provisions in the law which the assessors and collectors must have complied with, before your lot could legally be sold—If any of these have been neglected, and I have no doubt many of them have, the sale to McGinnis is good for nothing.

I have seen Crouter, but could not get payment of your Note—he pleads poverty, but I mean to drive him if there is no other way to get it. I have not yet been to the Navy Yard to see the other man, but shall do so the first leisure moment I have. —

Yours sincerely

John Wallis

New York, March 15th 1820—

Article of Agreement made on this first Day of July 1820 between Garabrant Van Houten of the County of Bergen of the first and John Steal of the Town of Paterson in the County of Essex of the Second part the Said Partys of the first

agrees to Let unto the parties of the Second part a Lot of Ground adjoining the House formley belonged to Simeon Van Houten twelve feet Squar a Joining the said House for the term of two Years From this 1 Day of July 1820 for which the Said parties of the Second part is to pay the Sum of Sixteen dollars in half Year payments to the party of the first that is to Say the sum of Four Dollars for Every Six Mont for the term of two years and the party of the Second part to Bild a house on the Said Lot and not to Remove it untill the sum of the full Sum of Sixteen Dollars is Paid and then the Said party of the Second is at Liberty to Remove the Said House.

G. V Houten
John Steele

P. Dickerson Esq.

To W. Tuttle & Co Dr
June 22 1824. To one half the expense of Pamphlet. Van Houten vs
Garrabrant. \$33.75

Mr. Dickerson

Will much oblige us, under exiesting circumstances, if he would make arrangements so that we might receive through you or any other safe commnunication, the amount of the above bill.

Yours respectfully
Wm. Tuttle & Co

Feb. 3. 1825

XCVI.

SUBSTITUTES FOR CASH IN THE OLDEN TIMES.

Mr. Garbrant Vanhouten

Sir

Please send my boy the amount of Dods Judgt I beleive it is £2-9-11 including the Justices Costs which I have paid

Yours Obidtlly
Geo. Adams

Paterson
2d Sept 1796

(Garribrant R Van howten Dr To Benjm Vincent
June 26 1798 To Setting A Shew 0-0-6
July 10 To Making and Seting a pair of Shews C-2-6
Sept 20 To hooping a pail. 0-0-6
January 31 1799 Received the Above Acompt By A Settlement in full of All Demands.

Benjm Vincent

Patterson Awgst 13 1799

Settled with Gerabran & Richard V Hawtan to the Above Date of all former
demandes

John Clark

Received Paterson Aug. 23d 1799 of Garribrant Van Houten the Sum of
Sixteen Shillings in full of all accompts—

Abrm. Godwin

for Value Received I Promise to Pay or Cause to be Paid unto John
Merselis the sum of thirty Pounds, ten shillings and six pence With lawfull In-
terest for the same As Witness my hand and seal this 23d Day of April one
thousand Eight hundred and three

Witness Present

Garret Neafee

Andrew bowman

For Value Receved I Promise to Pay Or Cause to Be Paid Unto John Sip or
his Order the Just and full sum of Twenty Dollers New York Currency With
Lawfull Interest Untill Paid As Witness My hand and Seale this Fiftwen Day of
June one Thousand Eaight hundred and three

Withness Present

Simeon Van howten { L s }

John I Spear

John I Sip

Mr Garibrant Van H sir please to Mr Anthony Van blaricom the sum of one
Dolar and charge it to me

Benony Kinyon May the 28th 1804

Mr Garibrant v. Houten Esqr Sir please let my son have sum wine on my
accompt

Benony Kinyon

Paterson July the 4th 1804

August the 22 1804

Sir pleas to let Mr Taylors sun have one galon of spirets and Charge it to
your frend

Daniel Hedden

Mr G Van Houten

Garabrant Van Houten Esqr
Let the Bearer have 2 lb Candles

C. Kinsey

Sept 15th 1804

October the 17th 1804

Mr V Houten Sir please to let the bearer have one quart of Spirits and two white bowls and a pound of Sugar and Charg the Same to my Account

Jacob Booman

And if you please to let him have those few articles I shall Certenly Come and pay you on Saturday Evening

October 19 1804

Plese to let the barer have the amount of teen Shilling in so dning you Will oblige your friend

Hennery Kipp

Sir

Please to let me have 1 Qt of Molasses and Charge the same to Your friend and Humble Servt

Paterson 2nd Novr 1804 }
Mr Garribran Van Houten }

Jacob Stagg

Mr Van Houghten Have some meat & pork if you Have it & Charge it to me
James Austin

Garbrnt Van houten Esq—

let Mrs Weeks have the Amount of three Shillings on the Acct of—

C. Kinsey ———

3rd Dec. 1804

December 4th 1804—

Due the Bearer Hereof the Sum of Eleven Dollars and forty Cent
on Demand by me

Abel McPherson

One Month after date I promise to pay or Cause to be paid unto Casparis Bogart or his order the just and full sum of Nineteen Dollars and thirty Cents It being for Value Received.

Witness my hand and seal this Eighteenth day of Februy one thousand
Eight hundred and five

Abrm Willis } L S }

Witness Present

Daniel Hedden

Febary 19th 1805

Sir please to let the Barer here of Peter Stephens have one quart of Melases and a yarde of Tobacco on my Account

Peter Van Allen

Six months after date I promise to pay Peter Jackson or his order Ten Dollars and Nine Cents with Lawful Interest from the date It being For Value received witness my hand & Seal 4th March 1805

Albert Van Saun

Jacob J. Van Winkle

Patterson March 30th 1805

Mr Van Houten

Sir Please to Let the Bearer Mrs Erasket have goods to the amount of twelve Shillings and Charge it to your friend

James Young

Aprill the 26 1805

Sir Pliese to pay my son Richard Ryerson the sum which is due to me from Anthony Van BlarCum wich is six Dollars and fifteen Cents

Please to pay the Barer the sum of six Dollars and the 15 Cents in Writing paper, and this shall be your Receipt for the same ----

To Garrabrant Esquire

Francis D Ryerson

Paterson 24 May 1805

Mr Garebrant van Houten

Sir let the Berer have 14 pound of your Whittan flowr and oblige your friend

John Crichton

June 4th 1805

for vallu Recevid I the Subscriber Promised to Pay unto Henry Shoemaker or orter the Sum of four Dollers for value Recevid as witenes My Hand this Day and yare Ritin

Robert Ortman

Paterson 7th 1805 June

I Promes to pay the baier the Sum of four pound ten shilings In fourteen days after dait—as Witnes My Hand — — — Daniel Hedden

Mary Hedden

Paterson 18th June 1805

Please to let me have 1 Dollar in cash this sum I have been hanted for three & four times a Day I have tryed to get that much but Quould not if I Dont pay him by 9 Oclock this Day he will prosecute me—So that if you will Oblidge me with the above sum it will save me trouble and Cost—Also send me $\frac{1}{8}$ of a lb of green tea

Mr Gart Van Houten Esqr } You will much oblidge your Friend &c—
Paterson— } Jacob Stagg—

Sqr Van Houten

Sir please to let the Bearer Bett have $\frac{1}{2}$ Gallon of Spirits & Charge it to My Act

Paterson July 1st 1805

Robert Post

Sqr Van Houtin

Sir

Please to let the Bearer Bett have $\frac{1}{2}$ Gallon of Cider Spirits and Charge it to my Act

July 9th 1805

Robert Post

Fore years after Date I Promis to Pay Or Cause to be Paid unto Jacob I Van houten Or his Order the Sume of fifty Dollers with Lawful Interest from the Date as witness My hand and Seal this Second Day of September In the year of Our Lord One touden Eight hundred and five—being for Vallne Received
Witness Present Garret A Post

Jane Van Winkle

Mary Demerest

October 19th 1805

Mr Garrabrant V Houten

Pleas to Pay the Baror Samuel Garner Eight Shillings and it to my a Count
Robert Van Houten

on a Settlement made this 9th Day of November 1805 there Remains Due to John Dooremus the Sum of twenty five Dollars As Witness my hand

Henry Kip

Patterson, Apriel 5th 1806

Mr Garbran V Houter Please Let Jacob Stagg have goods to the Amount of nine Shillings and Charge the same to me

James Young

Paterson Decr. 15. 1806

Mr. G. V. Houten

To Jno. Parke Dr.

To a Ballance on you.....£0-02-6

1807 }
May 27 } To 3 ½ te Bedtick Yarn @ 5 | 6..... 0-19-3

£1-01-9

Recd. the Above in full

Jno. Parke

18 | 4

On Demand I promes to pay Jacob V Winkle Or his the sum of Eighteen Shillings and four Pence for Vallue Recd as Witness my hand this 18 day of Dec 1806

Witness Present {
John J Berry } Preakness
Saddle River Township

his
John X Dulhagen
Mark

on Demand

I promise to pay unto John Dooremus or Order the just and full Sum of twenty five Dollars as witness my hand this 4th Day of March 1807

Witness Present

Enos Lyon

John Moffat

Paterson Landing February 29th 1808

Due the Bearer thirteen Shillings in trade

G. & D. VanGieson

Mr Van Houten Esqr

Let Mrs Valentine have to the Amount of Nine Shillings

Chas Kinsey

5 March 1808

November 15th 1808

Sir place to leat the bearer have half yard whisten And half gallon spirrits —

Owen McDermott

Mr Van Houter

And Hunter

Mr Van Houten plase give the Berer twelve shillings worth of goods And you'l oblige yours

St Leger & Flood

Paterson

April 13th 1808

Paterson June the 15

Mr V Houten Pleas let the Barer have 5 lb of flower and charge the Same to me

John Flood

Mr. G. V. houten, Please To let Paul Retan have six shillings in goods and oblige yours &c
Paterson Novbr 7th 1808

Benjn Weller

Paterson Debr 23rd 1808
Sir, Please let the Bearer have Four shillings and Six pence and charge the same to acct of
Mr. Garrabrart V. Houten Esqr

Benjn Weller

Please let the Bearer have five shillings and eleven pence and oblige
Mr. G. V. houten
Deer 24th 1808

Benjn Weller

On Demand I Promis to pay unto Isaac Cronk or order the Sum of Twelve Dollars being for value Recived this 4 Day of March 1809

\$12 00

Henry Shoemaker

Paterson July 18th 1809

Due Jacob S Vanwinkle ten Dollars on settlement when Paid in full of all Demands

Nicholas Van Blarcom

Witness Present
Simeon Van Blarcom

Due Walling J Vanwinkle or order four Dollars And Sixty Cents It Being for Value Recd
Jersey Sept 5 1809

Morris Crane

November 24th 1809

for vallu Received I the Subscriber Promis to Pay Christean Shoerd or orter the Sum of four Pounts Nine Shillins and Eleveln Pence on Demand as witness my hant

Henry Shoemaker

November 29th 1809

For Value Received I Promise to pay or Cause to be paid unto Henry Goetschius the Just and full sum of Seven Dollars on Demand with Lawful Interest on or before the first Day of May from the Date Hereof

Witness present	}	Jake Van Sawn his X mark
Jacob Goetschius		
Elizabeth Goetschius		

Paterson May 7th 1810

Five Months after date I Promise to pay Robert Van houten or his order the sum of Seven pounds three Shillings For Value Received Witness my hond
Benjn Youmans

£7-3-0

May 8th 1810

Sir place to leat Piter Aimon have Eight Shillings in trade and Charge the same to a Count

Owen McDermott

Grt van Houter Esqr

Sir please to let the Bearer Matthew Cronk have half Barrel Pork and Charge Same to me—I—

John Doremus

May 28th 1809

Mr Aron Van houten paterson Landing

Paterson June 28th 1811

Receivd of Garabrant Van Houten the sum of four dollars and twenty nine Cents in full of his acount

John Clark

Mr Venhuttar Sir Plaese to Pay Pattar Stavens 50 Cents In trade and Charge the same to my ACount.

James Boon

Pattarson Agust 19 1812

Mr G Vanhouten Please Let the bairer Have one Quart Rum & Charge the same to yours &c

Eml Leazer

Decr th 4 1812

Shuttle Hill 14 Decr 1812

Esqr Van houtan

Bot of David Auchinvole

24 yds Shirting Muslin (grey) 2 10.....	£3-08-00
23.2 " " Bleachd 4 2.....	<u>4-17-11</u>
	8-05-11

Decr. 30, 1812

Sir

Please to let Mr Corby have 1 barr of Iron & Charge the same to Yours &c
Jno. Parke

G. V Houten Esq

Paterson Bleachfield 25 Decr 1813

Recd from Mr Van Houten

in full up to this date four Dollars & 68 cs

Wm Ferguson

Recd Paterson Sept 29th 1815 from Joseph MacGinley One Dollar and Twelve & $\frac{1}{2}$ Cents in full for Cuting out old putty and pating in & Glazeing 6 new lights of Glass

C L Ball

1816

Jany 19 Garabrant Van Houten

To A Wilcox Dr

to one Sett of Shd Soals 81 lb 9 cts.....	\$7 29
	<u>1 55</u>

Cr By Cash for Recording deed & taxes.....	5 74
--	------

Received payment in full

Alvan Wilcox

Please to send me two pound Butter, I will try to send you the money sometime this week

J. Sherburne

Garrabt V. Houten Esqr

9th March 1809

Mr Hopper

To Christn Breese, Dr

1820

July 5 To Liquir & Money lent.....	£1-15-0
\$4-37	

Recd the Same

Robr Breese For Chris Breese

Deu Corns. W. Van Winkle or order Two 82 | 100 Dollars for Value Received
without defolcation or discount
Paterson July 27. 1826

Paul Ruton

Hackensack December 12th 1816

On Demand I promise to pay Mr John Bouden or Order the Sum of twenty
Dollars for Value Received.

his
Abraham X Post
mark

Witness present
Isaac P Vanderbeck

XCVII.

MISCELLANEOUS PAPERS, 1711 to 1840.

December 27 1798

Then Received of Garribrant Van Houten In full for a Wench

Peter Merselis

May the 11 1801

received one hundred and fifty dollars of Garrabrant van howten on A wench
feab and hor Child Ab

by Me peter Doremus

1801

Deter for work

to hooping one Churn.....	0 0 6
to hooping a pale.....	0 0 6
to making a handle in a pail.....	0 0 6
to hooping a Pail.....	0 1 0
to hooping a tub.....	0 1 0
to mending a Pale.....	0 2 0
to hooping a piggen.....	0 0 6

£ 6 0

Recd December 7th 1801 of Henry Garritse for the above in full to this Day
by me—

Allen Quimby

Jan'r 26. 1802

I promise to Deliver the Body of Isaac Dodge to John Van Sauen Counstable
on a Executon In faver of Conelous Van Winkle for five Dollors and fifty six
Cents or pay the money In Eight Days

Mr. Jer'th Van Ripper

Isaac Dodge
Jerrey Van Ripper

Receved Paterson Septber 17th 1806 of Garabrant Van Howten the Sum thirty four Shilling for Work Don to John Wallis hous

Nicholas Van Blarcom

That I John D. Brown Do Certify that I Assign over the one half of the Pew of the Totoway Church formerly belonging to Nichles Kip unto Garrabrant Van Houten for a Valnable Consideration to my full Satisfaction

Witness my Land this 3rd Day of July 1807

John D Brown

G Van Houten Esq

Dear Sir,

I made enquiry as soon as I got here respecting the price of Plaister of Paris, and find that it has been recently sold by the Cargo at \$10.75 per ton, and that 5 or 6 tons may be probably got at about \$11—per ton—Large quantities are arriving daily, and it may probably grow cheaper—Mr Hoyt refuses to certify your bill,—He says he agreed with you for the wood at \$4.50 per cord, and not at \$5.— as charged in your bill. I have heard that Clawson's estate is a good deal in debt, and that his *personal property* will not be sufficient by a very large sum to pay his debts—that his landed property or some of it, must therefore be sold—this perhaps is the true reason why Hoyt refuses to certify your bill. Please to let me know whether the Board of Directors will let me have the money out of the Bank, if I should want it—Upon my giving my brotherinlaw White, or some other good person as an Indorser—If they should consent to let me have, it, the sooner they are willing to say they are afraid of their money, and agree to take a Mortgage the better I should like it.

I have enquired the price of shingles here, and find that the best quality have been sold as high as \$26— a thousand, and as I am but an indifferent Judge of them I should prefer your getting them on my account at the Landing. In case however I should buy the house I live in, I would not undertake to pay for the shingles till next fall. My Wife sends her best respects to Mrs Van Houten, and will be very happy to see her in New York

Yours sincerely

John Wallis,

No 31, Pine Street.

July 20, 1815.

Note. Perhaps your better way would be to sue Clawson's Executors here, as you can obtain Judgment much sooner and at less expense than by proceeding by attachment in your state.

Received September 12 1823 from Judge Van Houten one Dollar as payment in full for one half year of the Paterson Chronicle to number 78—

B. W. Lyon

Articles of the Sale of the removal and rebuilding of the old Totoway Bridge at Paterson Between the counties of Essex and Bergen, held on thursday the 21st day of June 1827. agreeable to advertisement is as follows Viz—

The Bridge and the building and removal of the same, to be set up at public sale and struck of to the lowest bidder

The terms are as follows ———

It is to be understood that there will be two additional Bents of wood, to be added to the present, and to be of such materials as will bear inspection of the committee of the Freeholders—as also must be the materials that is to be added to the old part—the bents to be set directly opposite the general current of the river and to be completed on or before the first day of October next the one half of money for building to be paid when the Bridge is raised and ready to be planked and the remainder when the whole is finished and undergone inspection and approved of by the committee of the Freeholder aforesd. the additional length of the bridge will be forty four feet

The new part to be covered with intire new Plank and to be of the same materials and the same dementions as those of the old bridge and the old part to be so covered with new plank of the same description where the same may be found necessary as to bear the inspection of the aforesaid committee or the remaining halfe of the money will be withheld untill the deficiency if any shall be made up——

G. Van Houten.

G. Van Houten Esqr.

D. Sir

Delegates having been appointed to attend the Legislature to promote the Passage of our New County Bill—I shall wait their arrival before I proceed with it—

If I offer it in their absence and it should not pass I would of Course be subject to Censure from the friends of the Measure—Very little as yet has been done here but much business has been introduced.

I am Very Resp

Yours

A Godwin Jr

Trenton Jany 15 1829

Oldham March 13, 1830

To the Board of Directors of the Paterson Bank

Dr Sirs. I am sorry it will be quite out of my power to attend the meeting on tuesday as I have engaged to meet a Gentleman in N. York on Monday who is coming from N Brunswk together with having to attend if possible on tuesday a

meeting of the road Company at Vreelands tavern Moonachie. I regret my inability to attend the more, from the absolute necessity there is to expedite the settlement of the affairs of the Bank without delay—tho. I am not aware that my non-attendance will delay the matter in any way save as to the burning of notes which may be done without injury at another meeting:—Considering the very great loss that must accrue to the Stockholders, and the smallness of the amount of notes out, & to pay,—together with the great confusion of the accounts & the little that has been done towards making them clear, it was my intention to have proposed the doing away with, or at least reducing the sums paid to the President and Cashier on the ground of the great impropriety of paying with contingent expences (I shoud suppose) upwards of 2000 dollars pr. yr. to collect & pay 10,000, and when it is consider'd that the President & Cashier have had the management of the Affairs of the Bank & that it has turn'd out so unprofitable to the Stockholders, & that the President & Cashier have been consider'd by all as almost the only persons who have profited by the Bank & that they made so favorable an exhibit at the time of the meeting of the Stockholders & dwelt upon the little difficulty of closing up the affairs quickly, yet we have met and met as a Board and otherwise and then doing very little for want of due preparation of the business by the President & Cashier, and yet I am bound with others in a penalty of \$100,000.—At our last meeting for instance, a debt agt. ye Mechanics Bank of about \$800 when that Bank owes the Paterson Bank nothing, and the book of the Mechanics Bank & account not made up since the Autumn of 1827. —the Manhattan Co. a debit of \$11,000 when that Bank only owes about \$1000 and again no decided information as to the state of the notes & securities in the hands of the Attornies for collection; all which matters shoud have been & the information obtained by the president & Cashier for the information of the Board long ago; and in the present situation of the Bank, such information shoud be obtain'd in writing from time to time, as often as possible and recorded to assist our memories & proceedings when we meet. Shoud a meeting take place it will certainly be proper to record the business done. —Shoud I have occasion to go on to N Brunswick, it will keep me the whole week, & if not I intend returning on tuesday —

Respectfully Sirs
I. Lambert

4 Gold Street Dec. 15
1830

G. Van Houten Esqr
Dr Sir

It is now so long since I endeavoured to procure a satisfactory account of the Paterson Bank. that my patience is exhausted, and besides being unable to render a correct answer, gives the whole affair a misterious appearance, and people conclude there is some collusion in the matter between the Committee;—therefore if you agree I should say the Stockholders ought to be called together without delay by advertiset say in one week from this;—the accounts

ought to have been prepared long ago as promised.—Indeed from the remarks that are made it is very much your interest not to lose a day in settling the matter by laying the whole before the Stockholders ;—and really I cannot remain in a state of suspense but must beg of you to advertise my name in the Paterson Intelligencer, as being in N. York and unable to attend the Committee.—I shall be happy however to afford you any assistance that I can in the City and have stuck up in my office one of the Maps of the Bank as for sale. Shoud you think it necessary to advertise it, that shall be done.—

My account for services you have enclosed.

Respectfully Yrs
I. Lambert

We the Subscribers deploring the dispinsation of Providence in the late fire in destroying the whole Contents of the Store of Corns A VanHouten agree to pay the sums annexed to our respective names towards his relief to be paid to Brant Van Blarcom

A Parsons.....	\$10 paid	G Van Houten.....	\$15 00
B Van Blarcom.....	\$10 paid	John S Van Winkle.....	10 paid
John M'Intyre.....	\$10	Nathl Meloney.....	5 paid
D Holsman.....	\$20 paid	Casp Bogert.....	3 paid
William Dickey.....	\$10.00 Paid	John Morrow.....	3 paid
James Van Blarcom.....	\$10	James Arthur.....	10 paid
Abram Van Blarcom.....	\$5	Jacob Berdan.....	2 paid
Andrew Van Blarcom.....	Paid 2	Hartman Vreeland.....	1 paid
Abm Vanhouten.....	Paid 20	John Post.....	1 paid
J W Miller.....	paid 10	Halmah R Van Houten.....	2
Edo G Vreeland.....	10 paid	Isaac Van Saun.....	paid 1
John Merselis.....	12 Paid	Robt Cuningham.....	3.00
Peter Powlisson.....	1 Paid	James Beam.....	1 00
Michael Van Winkle.....	1	Cornelis Sip.....	1 50
Aaron A Van Houten.....	\$10	John M Van Emberg.....	paid 1 00
Abm C Zabriskie.....	\$10 Paid	John M Van Gieson.....	paid 1 00
Peter John Merseliss.....	\$8 paid	Wm Berry.....	\$1 00
E P Merseilss.....	3 \$ paid	Wilhelmus Elting.....	\$10.00
C. W. Van Winkle.....	10 paid	John Van Blarcom.....	2—
Robt Morrell.....	\$5 paid		

Articles of Agreement made this Twenty Second day of March One Thousand Eight Hundred and Thirty between Nicholas Ryerson of the County Sussex and State of New Jersey of the first part, and Bowen & Crane of the Town of Paterson and State aforesaid of the Second witnesseth that the said Nicholas Ryerson has leased and Rented The shop and ground being a part of the Wessell Lot Situated on the Southside of Broadway beginning on the North East Corner of the Black

smith Shop. Running thence 1st West along Said Black Smith shop Thirteen feet. 2nd Thence from said Shop North to Broadway about Forty Eight Feet. 3rd Thence along Broadway East Thirteen feet to an Alley. 4th Thence South along said alley to the beginning Corner of said Blacksmith Shop. To have & to hold the aforesaid Lot untill the First day of November One Thousand Eight hundred and Thirty one, for the sum of Thirty Dollars for the whole of the aforesaid time. And the said Bowen & Crane agree to pay the above Thirty Dollars in Quarterly payments from the first day of May next untill the whole sum of Thirty Dollars is paid

As witness our hands
In the presence of
John N. Ryerson

Nicholas ryers
Bowen & Crane

[Endorsed:]

New York August 12th 1830

For Vallue Received I assigne over all my wright titel intrest & clame of the within Agreement to William Sandford By me

Nicholas ryerson

Paterson Nov. 1 1830 For Value Received

I do assigne and set over the within Agreed Ment unto G. Van Houten with all the Moneys Due and Growing due Witness my hand and Seal

Witness Present

William Sandford } L. s. }

John P. Westervelt

—————
This is to Certify that I have rented to Ralp Doremus, that portion of the Farm (more generally Known as the Van Allen Farm) belonging to me for One Year from date, for the consideration of his Keeping the Fences in repair and putting on in addition such fences as may be needed—————

Paterson 19 March 1839

D. Holsman

[Endorsed:]

Passaic County, ss.

Personally appeared before me Walter E. Stephens, who being duly sworn deposed and saith that he was present and heard a conversation between the late Daniel Holsman and Ralph Doremus some time in the spring of the year 1840 and that the said Daniel Holsman then said that Mr. Doremus could have the farmed referred to in the within paper, for the then ensuing year upon the same terms as the year preceding, and deponent understood them as mutually agreeing upon those terms at that time

W. E. Stephens.

Sworn and subscribed before me, }
August 30th A. D. 1842
David Burnett }

Justice of the Peace

A Certain Coloured girl named Phebe now of the age of Sixteen Years Eight Months and twenty one days to serve the said Ralph Doremus his heirs and assigns untill the Said Phebe shall arrive at the age of twenty one Years to which the Said Demarest was entitled to. In witness Whereof I have here unto set my hand and Seal the Sixth day of May 1836

Sealed and Delivered }
 in the presence of }
 Sarah Zabriskie

David Demarest

This Indenture made this Sixth day of May in the year of our Lord one thousand eight hundred and Thirty six between James Bogert of the township of Harington, County of Bergen and State of New Jersey of the one part and Ralph Doremuss of the Township of Saddle River County and State aforesaid of the other part Witnesseth that the said James Bogert for and in consideration of the sum of Thirty Dollars of good and Lawful Money of the United States to him in hand paid by the said Ralph Doremuss at or before the sealing and Delivery of these presents the Receipt whereof is hereby acknowledged hath granted bargained and Sold and by these Presents doth grant bargain and sell unto the said Ralph Doremuss all my Interest and Right in a certain Coloured girl named Gin aged about Eighteen Years and Six months To have and to hold the said Gin unto the said Ralph Doremuss until she shall have attained to the age of Twenty one And I the said James Bogert Do warrant and defend against all Claims from any person or persons whomsoever during the remainder of the term of service she is hereby required to perform ———

In Witness I have hereunto set my hand the day and year above written

In presence of
 Peter Alyea

James Bogert

This Indenture Made this the Twenty third day of May A. D. 1839. Between Moses Kanouse of the Township of Manchester and County of Passaic and State of New Jersey of the one part, and Ralph Doremus of the Township of Manchester and County of Passaic and State of New Jersey of the Second part.

Witnesses that the Said Moses Kanouse for and in Consideration of the sum of One Hundred and Fifty Dollars of good and lawfull mon-y of the United States to him in hand paid by the said Ralph Doremus at or before the sealing of these presents the Recept whereof is hereby acknowledged hath granted bargained and sold And by these Presents doth grant bargain and sell unto the said Ralph Doremus my Coloured girl named Gin aged about Fifteen Years To have and to hold the said Gin unto the said Ralph Doremus untill she shall have attained to the age of Twenty One

Years, And I the said Moses Kanouse Do Warrant and Defend against all claims from any Person or Persons Whomsoever during the remainder of the Term of Service she is hereby required to Perform.

In Witness I have hereunto Set my hand and Seal the day and Year above written

Witness

M. E. Stephens

his

Moses X Kanouse } L. s. }
mark

This Indenture made this the Twenty First day of December A. D 1841 Between Ralph Doremus of the Township of Manchester and County of Passaic and State of New Jersey of the one part & Robert Morrell of the Township of Paterson County of Passaic and State of New Jersey of the Second part—
—Witnesseth that the said Ralph Doremus for and in consideration of the sum of one Hundred Dollars good and Lawful money of the United States to him in hand paid by the said Robert Morrill at or before the sealing of these presents hath granted bargained and sold unto the said Robert Morrill my Coloured girl named Gin aged about Fifteen Years the Twenty third day of May A D Eighteen Hundred Thirty nine, to have and to hold the said Gin unto the said Robert Morrill until she shall have attained to the age of Twenty one Years, and the said Ralph Doremus do warrant and defend against all claims from any Person or Persons whomsoever during the remainder of the Term of Service she is hereby required to perform——

In witness I have hereunto Set my hand and Seal the day and year above written

Witness

W E Stephens

Ralph Doremus } L. s. }

January 6th 1842

This is to certify that I delivered the original of which the above is a true copy to Robert Morrell this day.

Newark 21 June 1711.

Received then of Thomas Fredericks two pounds six shillings & three pence New-York money in full for two years Quitrent of his 1-9th part of the Sadle River pattent bought of the late Coll: Townley [Unto]* the 25th of March last past. to wch all is cleared for the sd ninth part. I say recd for the use of the Proprietors of the Eastern Division of New Jersey by me

Peter Sonmans Recr Gen

& Agent

£2:6:3.

*A word is eaten away here in the manuscript.

UNRECORDED DEED FROM CORNELIUS VAN GIESON AND OTHERS TO SIMON Y. VAN
NESS, FOR LAND ON TOTOWA, 1811.

THIS INDENTURE made this First Day of June in the year of our Lord one thousand Eight Hundred and Eleven Between Cornelius Van Gieson Adrian Van Gieson and Elizabeth his Wife of Totowa in the County of Bergen and State of New Jersey of the first Part and Simon y. Van Ness of Totowa in the County of Bergen and State aforesaid of the second Part Witnesseth that the said Cornelius Van Gieson Adrian Van Gieson and Elizabeth his Wife For in Consideration of the sum of Forty Dollers Money of the united states of America to to them in hand Paid by the said Simon y. Van Ness the Receipt Whereof the said Cornelius Van Gieson Adrian Van Gieson and Elizabeth His Wife Doth hereby acknowledge themselves fully Satisfyed Contented and Paid Hath Given Granted Bargained and Sold and by these Presence Doth Give Grant Bargain and Sell unto the said Simon y. Van Ness His Heirs and Assigns for Ever all that Certain Lot Piece or Parcel of Land Situate Lying and being at totowa in the Township of Saddle River and in the said County of Bergen Beginning at the West Corner of a Lot of Land Which Simon y. Van Ness Purchased of John Van Gieson and in Line of a Lot of Land formerly Belonging to Henry Corner thence Running first from said Corner North thirty Nine Degrees West three Chains and Sixty Links to the middle of a Public Road thence (2) along said Road North fifty Six Degrees and a half East four Chains and Forty three Links thence (3) South thirty Nine Degrees East three Chains and Twenty Eight Links thence (4) South Fifty three Degrees and a half West four Chains and thirty Links to the Place of Begining Containing one Acre and a half Strict Measure Together With all and Singular the Buildings orcherds Gardens fencings feedings Ways Waters Profits Cqumoditis advantages Hereditaments and appertunances Whatsoever to the said Granted and Bargained Premises Premises belonging or in any other Wise appertaining and the Reversion and Reversions Remainder and Remainders Rents Issues and Profits of the said Premises and of Every Part and Parcel thereof and all the Estate Right Title Intrest Property Claim and Demand Either in Law or Equity Which the said Cornelius Van Gieson Adrian Van Gieson and Elizabeth his Wife had or might or ought to have had of in and to the above Granted and Bargained Premises To Have And to Hold the said Premises and Every Part and Parcel thereof in the Peaceable and Quiet Possession and Enjoyment of him the said Simon y. Van Ness His Heirs and assigns to and for the only Proper use benefit and behoof of the said Simon y. Van Ness His Heirs and Assigns for Ever and the said Cornelius Van Gieson Adrian Van Gieson and Elizabeth his Wife for themselves and their Heirs the said Lot of Land and Premises and Every Part and Parcel thereof against them and their Heirs and against all and Every Person or Persons What soever to the said Simon y. Van Ness his heirs and assigns Shall and Will Warrent and by these Presents for Ever Defend

In Witness Witness Whereof the Cornelius Van Gieson Adrian Van Gieson

and Elizabeth his Wife have here unto Interchangeably Set their hands and affixed their Seals the Day and year First above Written

Signed Sealed and Delivered
Cornelius Van Giesen } L. s. }

In The Presence of
the Word (Defend) was Interlined
Adrian Van Giesen } L. s. }

before the Sealing Hereof
Rynier Kipp
Eliza van geisan } L. s. }

G V Howten

Bergen County ss } be it Remembered that on Fifth Day of March 1815 Personally appeared before me Garabrant Van Howten one of the Judges of the Inferior Court of Common pleas in and for said County Cornelis Van Gieson & Aderian Van Gieson and Elisa his wife the Grantors of the within and Severally acknowledge that they Respectively had Signed Sealed and Delivered the within as their act and Deed for the use and Purposes there In Expressed and the Said Elisa Van Gieson Wife of Aderian being Examined by me Separate and apart from her husband and acknowledge that She had Signed Signed and Delivered the Within as her act and Deed with out any fear or threat or Compulsion from her husband

G V Howten

XCIX.

LIST OF MILITARY FINES, FOR NOT "TRAINING," 1827.

The board decided that fines had been incurred agreeably to Law of the several person and of the several sums oposit their respective names following viz:

Garret T Bensen.....	\$3.00
Isaac Seaman.....	3.00
Hyrum L Meeker.....	3.00
James Seaman.....	3.00
Lorensa Jaques.....	1.00
Fradrick Devoe.....	1.00
John Jorden.....	3.00
John Post.....	3.00
Samuel R Demarest.....	3.00
John B. Vreeland.....	3.00
Henry B Doremus.....	3.00
John P Demarest.....	1.00
Jacob M Ryerson.....	3.00
Edward Hartman.....	3.00
Josiah Beam.....	6.00
	<u>\$42.00</u>

Decmbr A D 1827

Mr Henry W Kingsland
Brigade Paymaster

John R Blauvelt Judge Advocate

STATE OF NEW JERSEY } to any one of the Constables of said
 BERGEN COUNTY SS. } County

Greeting you are Commanded by me G. Van Houten one of the Justices of the Peace in and for said County to Levy upon the Goods and Chattels of all those Persons Whose Name are hereunto annexed both the Several Sums With thirty Six Cents Costs on Each and Every Name and for Want of Goods and Chattels you are to take the Body or Bodeys to the Keeper of the Common Jail Whomes is here by also Commanded them Safely to keep untill Delivered by Law to answer Henry W Kingland Brigade pay master for them so Delquant by the Respective Sums to Names Witness my hand and Seal this 20 Day of May 1828

G. Van Houten J Peace

Garret T Benson.....	fine	\$3.00	Costs	\$	36
Isaac Seaman.....	fine	3.00	Costs		36
Hyrum L Meeker.....	fine	3.00	Costs		36
James Seaman.....	fine	3.00	Costs		36
Lorensa Jaques.....	fine	3.00	Costs		36
Frederick Devoe.....	fine	3.00	Costs		36
John Jorden.....	fine	3.00	Costs		36
John Post.....	fine	3.00	Costs		36
Samuel R. Demerest.....	fine	3.00	Costs		36
John B. Vreeland.....	fine	3.00	Costs		36
Henry B. Doremus.....	fine	3.00	Costs		36
John P. Demarest.....	fine	3.00	Costs		36
Jacob M. Ryerson.....	fine	3.00	Costs		36
Edward Hartman.....	fine	3.00	Costs		36
Josiah Beam.....	fine	6.00	Costs		36

and make Returns unto me in Thirty Days from this Date With the Proceeding had thereon Returned by John R Blauvate Judge Advocate

unto Henry W Kingsland

Pay Master

in Witness Whereof I have hereunto Set my hand and Seal this 20 day of May 1828

G Van Houten J. P

C.

PAPERS RELATING TO THE SECOND REFORMED CHURCH, PATERSON.

G Van Houten Esq
 1828

To John Vail Dr

June 27 To 1 Lightning Rod for the Church.....	\$24	37
Aug 15 To 1 Lightning do for your Barn.....	8	
		<hr/>
		32 37
Subscribe to Church.....	7	37
		<hr/>
		\$25 00

Rec Pay in full John Vail

\$200.00

Paterson May 1 1835.

One Year after date we promise to Pay Mrs. Jane Van Houten or order Two hundred Dollars without defalcation or discount with interest from date for Value Received

Ralph Doremus
 Adrin R Van houte
 200 Note
 7.50 interest

 \$207.50 paid

This note was given for the }
 purpose of raising money }
 to pay for the parsonage House }

Paid by R Doremus. Febr'y 5 1830

\$300.00

Paterson May 1st, 1835.

One Year after date we promise to pay Mr David Benson or order Three hundred Dollars without defalcation or discount with interest from date for Value Received

Ralph Doremus
 Adrian R Van houte

this note was given for the purpose }
 of raising Money to pay for the }
 Parsonage House }

Note—\$300

8 M—interst— 10

Jan'y 1836 ———\$310 paid by R Doremus

\$200.00

Paterson May 1st 1835.

One Year after date we promise to pay Mr. Richard Van Houten Two hundred Dollars without defalcation or discount with interest from date for Value Received

Ralph Doremus
 Adrian R Van houten

This note was given for the }
 purpose of raising money }
 to pay for the Parsonage House }

\$200

10 int

 \$210

25.50 deduct his subscription

 \$184.50 Bal pd by R D

May 1st 1836

7 Year int 28.92 }
 Bal due R D \$66.42 } \$95.42

This may Certify that Jane Martin wife of the Revd. John A. Liddle is a member of the 2nd Reford Dutch Church of Totawa in good and regular standing as such she is at her own request hereby affectionately recommended to the

fellowship of the Reformed Dutch Church of Lodi Seneca County New York; and when received by them her peculiar relation to this Church will be dissolved

Given at Paterson
this 15th day of Sept
A. D. 1838

By order of Consistory
Ralph Doremus
Clerk.

To the Revd Consistory of the 2nd R. D. Church of Totowa Dr Brethren: we hereby apprise you that by the last decision of the General Synod on the Hopper case, (not repealing the decision of the Particular Synod of New York on the Van Wagoner Appeal) the Hoppers are Continued members with the Church at Paramus, and as they are under a course of discipline by us, you are hereby friendly and kindly cautioned to take heed How you admit them to the Sealing ordinances of Gods House

By order of the Consistory of Paramus

Yours with Brotherly love & Respect &c

Paramus Octr. 14th A 1838

Wilhelmus Elting Prst.

This will certify that I have Two Shares in the Parsonage House in Manchester Village Amounting to Ten Dollars I hereby transfer them to Mr Ra'ph Doremus for Value Reed Paterson Novm 23rd 1838

\$10.00

John A Zabriskie

Paterson Feb 15 1835

Ralph Doremus Esq

Dr Sir

I returned home last evening and have to leave again for Trenton early in the Morning so that I have not been able to see you which I wished to do on your Church application* Mr Hopper returned home also but will not leave until tomorrow afternoon so that you will have an opportunity to see him upon the subject

I enclose my check for \$450 certified with which please to take up your note payable at the Manhattan Bank on the 21st instant.

I am respectfully

Your obed &c

A Parsons

*In the New Jersey Assembly, Friday, January 9, 1835, Mr. John F. Hopper, of Bergen County, presented a petition from the congregation of the second Dutch Reformed Church of Totowa, in the County of Bergen, praying an alteration of the law relating to religious societies, which was read and referred to Messrs. Hopper, Garrison and Smith. Mr. Hopper reported the bill on Monday, January 26 and it was ordered to a second reading, and to be printed. On January 28 it was taken up, discussed and postponed. It was again taken up on February 20, and the first section disagreed to, yeas 10, nays 34, and the bill was thereupon dismissed.—*Assembly Minutes for 1834-1835*, pp. 154, 231, 254, 279-380.

Trenton Feb 21 1835

Ralph Doremus Esqr

Dr Sir

Your Church Bill was not agreed to in our house upon its second reading yesterday on account of the opposition of Hardenbergh and others stating that it would be an innovation of the discipline & Church government of the Dutch reformed Church as laid down in the general incorporating act. Mr Whitehead† and myself endeavored to obtain the passage of it but of no avail as they considered the law as now enacted sufficient for not only all your purposes but any other congregation or denomination.

The reasons forwarded to Mr Hopper were read as also your letter to me I regret that we was unable to succeed but found it was impossible.

I am Dr Sir

Your obed &c

A Parsons

THIS INDENTURE, made this Eleventh day of April in the year of our Lord one thousand eight hundred and thirty seven Between "*The Trustees of the Second Reformed Dutch Church of Totawa, at Paterson,*" elected and chosen, according to their Act of Incorporation, of the first part; and Ralph Doremus of Manchester Township in the County of Passaic and State of New-Jersey, of the second part—*Witnesseth*, that the said "THE TRUSTEES OF THE SECOND REFORMED DUTCH CHURCH OF TOTAWA, AT PATERSON," for and in consideration of the sum of One hundred and Seventy five Dollars current lawful money of the United States, to them in hand paid, or caused to be paid, by the party of the second part, before the execution of these presents: Have granted, bargained, sold, released, conveyed and confirmed; and by these presents, do grant, bargain, sell, release, convey and confirm, to the said party of the second part, his Heirs and Assigns for ever, that certain PEW in said Church, belonging to the said "THE TRUSTEES OF THE SECOND REFORMED DUTCH CHURCH OF TOTAWA, AT PATERSON," designated on the draught of said PEWS, and therein known as No 54 on the lower floor.

To have and to hold the said PEW, No. 54 with its benefits and appurtenances to the said party of the second part, his Heirs and Assigns, to the only proper use, benefit and behoof of the said party of the second part, his Heirs and Assigns for ever.

In Witness Whereof, "The Trustees of the Second Reformed Dutch Church of Totawa, at Paterson," have hereunto caused their common Seal to be affixed, and the President of the said Trustees, hath also subscribed his name, the day and year first above written.

Signed, sealed and delivered }
in the Presence of }
John I Blauvelt

Jno A. Liddell Prest
{ L. S. }

*Cornelius L. Hardenbergh, member of the Assembly from Somerset.

†Asa Whitehead, a Newark member of the Assembly.

Salary for the Revd John A Liddle Com. May 1st 1838.

Samuel A. Van Saun.....	\$10 00	\$5 00	paid
Richard Wessels.....	5 00	2 50	paid
John I. Blauvelt.....	5 00	2 50	paid
Henry Bowman.....	6 00	3 00	paid
Henry G. Garrison.....	2 00	1 00	
James Sigler.....	3 00	1 50	paid
Anthony Van Blarcom.....	3 00	1 50	paid
Henry T. Cadamus.....	3 00	1 50	paid
Thomas Mandeville.....	2 00	1 00	paid
Henry Garbroch.....	3 00	1 50	paid
Thomas Devostney.....	2 00	1 00	paid
James Angus.....	5 00	2 50	paid
E. Sochey.....	3 00	1 50	paid
Halmac Van Houten.....	3 00	1 50	
Anthony Mandeville.....	1 00	50	paid
William Hopson.....	2 00	1 00	
Davis Miller.....	3 00	1 50	paid
John Polhamus.....	1 0	50	
Mary Mitchill.....	2 00	1 00	paid
John Simmons.....	3 00	1 50	
		33 50	
		Less 5 50	
		<u>28 00</u>	

Paterson New Jersey Octr 29 1838

Revd Sir

The Second Reformed Dutch Church of Totowa at Paterson being destitute of the stated Ministry of the Gospel. Revd Mr. Liddle our late Pastor having left us, and having heard a good report of you by some of the Brethren as a Gospel Minister. The Congregation Unanimously agreed to invite you to come and preach for us and Administer the Lords Supper on the Second Sabbath in November next. If therefore you can make it convenient to be with us on that day we will be pleased to hear you and will expect if possible that you lecture for us at least in two different parts of the Congregation in the early part of the following week, if the above accords with your Views Please let us hear from you immediately on Receipt of this

by order of the Consistory

Ralph Doremus

Clk

Rev. William Demarest

Clover Hill Dec 25 1838

To the consistory of the 2nd Dutch Reformed Church of Totowa

Dear Brethren,

Since I have left Patterson I have made use of every means in my power to determine what is my duty with reference to the call which you offered to make upon me. After viewing the matter, both impartially, I trust, and

in all its bearings, the conclusion to which I have come, is, that upon the whole it is most my duty to remain with my present charge. While I believe that if I should now leave my present congregation, it would become greatly distracted and in all likelihood destroyed, my chief reason for declining to accept your call, is, that by continuing at my present station, I shall be best qualified upon the whole, to discharge the duties which I owe to God, as a minister in his church. If it is any grief to you to hear that I decline coming, it is equally painful to me to make known my determination, for be assured that I have formed this determination not for a want of regard to your interests or from any selfish motives, but from a greater regard to what I conceive to be my duty. But brethren may the Lord not leave you destitute, but send you "a pastor after his own heart," and let me request of you, your prayers for myself, that I may be faithful wherever I may be found, and at last, "finish my course with joy and the ministry which I have received." Might I suggest that if you should find any difficulty in settling upon a proper person, the respected theological Professors, might aid in determining your choice.

Yours in brotherly love,

Wm Demarest

P. S. My affectionate remembrance, to the families of Messrs. Doremus, Post, Benson, Sickles, Van Houten and all with whom I had the pleasure of becoming acquainted.

W. D.

We the Subscribers do promise and agree to pay to the Consistory of the Second Reformed Dutch Church of Totawa and their Successors in office the Several Sums placed opposite our respective names for the Support of the Revd—John H Duryea as our Stated Pastor as long as he may remain with us as a Minister in said Church to be paid half Yearly

Paterson January 15th, 1839.

Names	\$ cts	Names	\$ cts
John Jos Blauvelt.....	15.00	Abraham Stevenson.....	3.00
Adrian R Van Houten.....	35.00	Rachae Ackerman.....	1.00
Benjamin D Doremus.....	1.00	Peter Van Allen.....	2.00
Albert I Zabriskie.....	10.00	James Lawback.....	50
Garret I Blauvelt.....	8.00	David I Alyea.....	3.00
Henry I Van Houten.....	2.00	John I Geotchius.....	2.00
Jacobus J. Blauvelt.....	5.00	Leah Roberts.....	50
John M Van Blarcom.....	1.50	James Geotchius.....	1.00
Peter J Van Allen.....	2.00	A W Dockson.....	2.00
Cornelius G Doremus.....	1.00	Abram Lake.....	2.00
William S Hogencamp.....	10.00	David P Herring.....	2.00
William Sickles.....	10.00	A W Haring.....	1.00
John J Traphagen.....	5.00	John V Ryerson.....	5.00
Nicholas Jacobus.....	1.00	William I Stagg.....	6.00
Henry J Jacobus.....	1.50	Cornelius I Westervelt.....	4.00

Edo Van Saun	5.00	John Westervelt	2.00
Richard Van Houten	30.00	David G Ackerman	50
Ira Ryerson	12.00	Peter J Ackerman	2.00
Richard De Gray Junr	1.00	John J Blauvelt	6.00
Garret A Hopper	5.00	Henry L Garbrecht	6.00
Albert P Alyea	5.00	James Angus	5.00
John De Gray 'wife'	50	John Symons	2.00
Garrat P Hopper	10.00	Henry Bowman	4.00
Garrat H Hopper	5.00	John H Doremus	4.00
Andrew P Hopper	12.00	James Sigler	3.00
Henry P Hopper	10.00	John H. Kiested	2.00
Abraham H Hopper	3.00	Edward Lockey	3.00
John R Berdan	20.00	Henry T Cadmus	4.00
Garrabrath V H Berdan	5.00	Hassel Doremus	8.00
Rynier J Berdan	3.00	Richard Bensen	15.00
Rynier Berdan	1.00	Mrs Van Allen	1.50
Richard Berdan	5.00	Thos A Mandeville	4.00
Jacob Herring	2.00	David A Alyea	8.00
Henry G Garrison	2.00	Natia Wessels	5.00
Richard De Gray	4.00	William Hopson	2.00
Jane Van Houten	12.00	Abraham Garison	2.00
Ralph Doremus	40.00	Jacob Polhemus	2.00
David Bensen	15.00	Jane Sisco	2.00
John Van Allen	4.00	Samuel A Van Saun	10.00
John Van Riper	3.00	Davies Millar	8.00
John Hollensworth	1.50	Cornelius C Blauvelt Jr	6.00
Cors C Blauvelt	3.00	Thomas Devosney	3.00
Thomas Terhune	12.00	Cornelius H Post	12.00
Gerard G Bensen	3.00	Betsy Post	50
John J Berdan	5.00	John Van Houten	2.00
George I Ryerson	20.00	William Y Blauvelt	4.00
Adam Terhune	8.00	Isaac I Stagg	2.00
John A Hopper	5.00	Henry H Post	5.00
Thomas Snyder	50	John Burhans	18.00
Peter A Hopper	1.00	Albt Hopper	4.00
Wm McKee	1.00	Mrs Snyder	1.00
John Marines	4.00		

The Subscribers will pay half Years Salary up to May 1. 1839—

John J. Berdan	\$5.00	\$2.50	John I. Blauvelt	\$6.00	\$3.00
Henry G. Garrabrath	6.00	3.00	Natia Wessels	5.00	2.50
James Angus	5.00	2.50	Wm Hopson	2.00	1.00
John Simons	2.00	1.00	Abraham Garrison	2.00	1.00
Henry Bowman	4.00	2.00	Jacob Pulhemus	2.00	1.00

James Sigler.....	3.00	1.50	Samuel A Van Saun.....	10.00	5.00
Anthony Van Blarcom.....	1.00	50	David Miller.....	8.00	4.00
Edward Lockey.....	3.00	1.50	Thos Devsney.....	3.00	1.50
Henry I. Cadamus.....	4.00	2.00	Betsy Post.....	50	25
Mrs. Van Aulen.....	1.50	75	John Van Houten.....	2.00	1.00
Thos A Mandeville.....	4.00	2.00	Henry H. Post.....	5.00	2.50

Copy of Communication Recd from Rev Mr Elting

Paramus May 11th A D 1839

Revd & Dr. Brother

The Consistory of Paramus having understood, that the 2nd R D Ch of Totawa have elected Garret P Hopper a member of the Consistory of said Church notwithstanding our friendly caution; The Consistory of Paramus hereby forwarn you and your Consistory against ordaining said Person to said office for the following Reasons, viz— 1st Because said Hopper if dismiss has not been, and is not Constitutionally dismissed by the Gel Synod of 1838. 2, Be- cause said Hopper was and is under a course of mild *discipline* Confession either to us or the Gen Synod. 3rd Because sd Hopper by the Decision of the Part. Synod of N York on Van Wagoner appeal Reversing his reception by the Consistory of 2 R D Ch. of Totawa, and bringing him back to us has not been re- pealed by the Gen Synod of 1838 — If however notwithstanding the above weighty reasons, Your Consistory should resolve and decide, to proceed to said Hoppers ordination as Elder, we hereby appeal from sd Resolution and decission to the Next ordinary Meeting of the Classis of Pearamus—

— By Order —

Wilhelmus Elting Prt of Con Par

Revd Brother

Duryea Prest of Const 2 R D Ch Totawa

Mr. Consistory of S. N. Dutch Church
**Your Tax for the support of the Paterson
 Fire Association for the year 1839, is \$13.60**

Now DUE, and payable to me. The Court of Appeal, in cases of Taxation, will sit at Timothy B. Crane's, St. John's Hall, on the 3d day of January next, from 10 o'clock A. M. till 2 P. M.

CORNELIUS I. WESTERVELT, Collector.

December 19th 1839.

[Endorsed:]

remitted the within

Seventy Two Cents

Samuel A Van Saun

Wm Cundell

W Crossett

Judges of Appeal

Recved Paymt

C I Westervelt

Treas

Office of the North American Fire Insurance Co.

— 00 — 00 —

Premises, Two Story frame dwelling in Manchester next north Clinton st
west of Main st

No. 20

New York,

183

RECEIVED, of Mr Ralph Doremus for the Trustees of the second Reformed Dutch Church of Totowa by the hands of C. S. Van Wagoner Eight Dollars, being the premium on Eight hundred Dollars issued under Policy No. 545 which is hereby continued in force for one Year to wit, from the twenty first day of February 1839 until the twenty first day of February 1840 at noon.

ATTEST,

John McBrair Secretary.

R Ainslie President.

On demand we the Subscribers severally promise to pay to Mrs Ralph Doremus the sums annexed to our respective names to be by her expended for blinds in the Secd Refd Dutch Church of Totowa and lining the book boards in sd Church

Adrian R Van Houten	paid	\$20.00
C. S. Van Wagoner	paid	10.00
Ralph Doremus	paid	20.00
Mrs Seuchler	paid	5.00
Mrs Garabracht	paid	5.00
Samuel A Van Saun	paid	10.00
Wide Van Houten Totowa	paid by R V H	10.00
John Jos Blauvelt	paid	10.00
Garret Blauvelt	paid	5.00
William S. Hogencamp	paid	5.00
Peter A Hopper	paid	3.00
Ira Ryerson		10.00
D Campbell	paid	1.00
Cornelius H Post		5.00
Cornelius C Blauvelt		5.00
Richard Van Houten	pd	\$15.00 20.00
Richard F. Ryerson	paid	1.00
[Mrs J Berdan] Friend	paid by Ralph Doremus	20.00
George I Ryerson	paid by R Doremus	20.00
Anthony Van Blarcom	paid	1.00
James Angus	paid	10.00
John J. Blauvelt	paid	3.00
Thomas A Mandeville	paid	3.00
Garret Hopper	paid	2.00
Mrs L. Ryerson	Bad	1.00
John Doremus	paid	2.00

Adam Terhune.....	paid	2.00
Jacob Rutan	Bad	1.00
Cornelius C. Blauvelt.....	paid	2.00
Mrs. H. Van Houten.....	paid	1.00
Henry T. Cadamus.....	paid	1.25
E. Lockey.....	paid	1.00
Isaac P Stagg.....	paid	1.00
Thomas Devosney.....	paid	1.00
Richard Benson.....	pd \$5.00	8.00
Wid. Jane Van Houten.....	paid	10.00
Friend.....	paid	.50



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