M. L

GENEALOGY COLLECTION









YORK DEEDS

BOOK XVII.

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PUBLISHED FOR THE STATE BY

 $E.\ C.\ BO\ W\ L\ E\ R$

974(10) 488 513. XIII 1732-1735

BETHEL, MAINE 1909.



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RESOLVE OF LEGISLATURE.

IN RELATION TO THE EARLY YORK DEEDS.

Resolved, that E. C. Bowler, agreeing to supervise the copying, attesting, editing, indexing and publishing of volumes seventeen and eighteen of the public records of this state in the registry of deeds for York county, in the same manner as volumes fifteen and sixteen, published under the resolve approved January twenty-nine, nineteen hundred and seven, the governor and council shall purchase for the state four hundred and fifty copies of each said volumes at four dollars and twenty-five cents per volume; and the state librarian shall cause one copy of each volume to be placed in each registry of deeds in this state, and the remaining copies to be distributed or exchanged at the discretion of said librarian.

Approved March 19, 1909.

Partly Fernald



REGISTER'S CERTIFICATE.

State of Maine.

COUNTY OF YORK, ss.:

This may certify that the following printed volume is a true copy of the seventeenth book of records (marks excepted) of the Registry of Deeds for this county; that I have read and compared the same with the original records, and that all accidental variations that have been detected are noted in the table of errata on the following page.

Attest:

Howard Brackett

Register of Deeds for York County.

ERRATA.

Page	102 line 44 for covey ^d read convey ^d .
Page	153 line 35 for Demand read Demands whatsoever.
Page	168 for Fol. 57 read Fol. 58.
Page	245 between lines 40 and 41 read Boston July 13 1731.
Page	245 line 41 after 13 omit 1731.
Page	299 line 2 for Russell read Rossell.
Page	428 line 30 for Exec*r read Exec*x.
Page	466 line 36 for Struce read Spruce.
Page	473 line 13 for might read migth.
Page	473 line 21 for meanining read meaning.

Page 65 line 11 for *Tittle* read *Title*.

Page 72 line 28 for *singular* read *sngular*.

Page 727 line 1 after Sixth read Year.
Page 775 line 12 for Motralfe read motralfe.
Page 801 line 30 for Wells on read Wellson.
Page 863 line 6 for abosolutely read abosolutly.

YORK DEEDS.



[1] To all People to whom these Presents shall come Greeting Know ye that We Richard Pearse Marriner & John Pearse Baker both of Marblehead in the County of Essex in the Province of the Massachusetts Bay in New England for & in Consideration of

ve Sum of Sixty Pounds money to us in hand before the enscaling hereof well & truly paid by Nehemiah Ripley of the Town and County of Plymouth and Province aforesaid Cooper the Receipt whereof we do hereby acknowledge & our selves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge him the sa Nehemiah Ripley his Heirs Execrs & Admin's for ever by these Presents have given granted bargained sold aliened conveyed & confirmed and by these Presents do freely fully and absolutely give grant bargain sell aliene convey & confirm unto him the sa Nehemiah Riplev his Heirs and Assigns forever Three Hundred Acres of Land in the Township of Sommersett so called in the County of York near Miscongus River & is in the Second Division of sa Lands in those Parts made by us & others in the Right of our Father whose share in st Division was the First Lot or Share adjoyning to Whale Cove so called & that sd Three Hundred Acres is to lav on the North Easterly side of sa Lot to Extend in Length back from Whale Cove seven hundred & twenty seven Rods towards the Head of ye Lotts & is to Extend in Breadth to the South West so far as to make up the Three Hundred Acres To have and to hold the sd grantcd & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the said Nehemiah Ripley his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & We ye sa Richard Pearce & John Pearce for us our Heirs Execrs & Adminrs do covenant promise & grant to & with Nehemiah Ripley his heirs & Assigns that before the ensealing hereof we are the true sole & lawful owners of the above bargained premises, and are lawfully seized & possessed of ye same in our own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in our selves good Right full power & lawful Authority

to grant bargain sell convey & confirm said bargained Premisses in manner as aboves & that he the sa Nehemiah Ripley & his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature so ever that might in any measure or degree obstruct or make void this Present Deed Furthermore We the sd Richard Pearse & John Pearse for ourselves our Heirs Execrs & Adminrs do covenant & engage ye above demised Premisses to him the se Nehemiah Ripley & to his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever to warrant secure & defend by these Presents In Witness whereof We have hereunto set our Hands & Seals this Thirtieth Day of Sept Anno Domini One Thousand Seven Hundred & Thirty Four

Richard Pearce (aSeal)
John Pearce (aSeal)

Signed Sealed & Delivered in presence of us Josiah Sturtlueart Consider Howland

Plymouth ss | Octob 1, 1734 Then the within named Richard Pearce Personally appeared and acknowledged the within Instrum to be their Act & Deed

Before me

John Murdock Juste of ye Peace A true Copy of ye Original Receive Janty 24 1734 Attest Jer: Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that we Richard Pearce Marriner & John Pearce Baker both of Nehe Ripley & in Consideration of the Sum of Sixty

Pounds Money to us in Hand before the ensealing hereof well & truly paid by Nehemiah Ripley of Plymouth in the County of Plymouth Cooper the Receipt whereof we do hereby acknowledge & our selves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge him the s^d Nehemiah Ripley his Heirs Exec^a & Admin^a forever by these Presents have given granted bargained sold aliened

conveyed & confirmed and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the said Nehemiah Ripley his Heirs & Assigns forever Three Hundred Acres of Land in the Eastward Parts of New England at a Place called Miscongus Butting & fronting on Broad Bay so called & is Sixty Six Rods on y° Front butting on s° Broad Bay & to Extend back the same Weadth so far as to make up the afores° Three Hundred Acres & y° same to adjoyn to y° Land which we lately sold to Thomas Holmes on the Northerly side of s° Holmes Land

To have & to hold the said granted bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise appertaining to him the sa Nehemiah Ripley his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & We the sa Richard Pearce and John Pearce for our selves our Heirs Exects & Admin ** do covenant promise & grant to & with the said Nehemiah Ripley his Heirs & Assigns that before the ensealing hereof we are the true sole & lawful owners of ye above bargained Premisses and are lawfully seized & posessed of ye same in our own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in our selves good Right full power & lawful Authority to grant bargain sell convey and confirm s^d bargained Premisses in manner as aforesaid And that the s^d Nehemiah Ripley his Heirs & Assigns shall & may from Time to Time and at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy ye sa demised & bargained Premisses with the Appurces free & Clear & freely & clearly acquitted exonerated and discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever [2] That might in any measure or Degree obstruct or make void this Present Deed Furthermore We the st Richard Pearce & John Pearce for our selves our Heirs Execrs & Adminrs do covenant & engage the above demised premises to him the sd Nehemiah Ripley his Heirs & Assigns against ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness hereof We have hereunto set our Hands & Seals the First Day of November Anno Dom 1734.

Richard Pearce (aSeal) John Pearce (aSeal)

Signed Sealed & Delivered in Presence of John Winslow Elizabeth Warner

Plymouth ss/Novembr 2⁴ 1734. Then ye within named Richard Pearce & John Pearce Personally appeared & acknowledged the within Instrument to be their Act & Deed Before me

John Murdock Justice of ye Peace
A true Copy of ye Orige Reca Jan 24, 1734

Attest Jer: Moulton Rege

Attest Ser. Mounton Reg

To all People to whom these Presents shall come Greeting Know ye that we Richard Pearce Marriner & John Pearce Baker both of Marblehead in the County of Essex in the Province of ye Massachusetts Bay in New England for & in Consideration of

the Sum of Sixty Pounds Money to us in Hand before the Ensealing hereof well & truly paid by James Hovey of ye Town & County of Plymouth in the Province aforesd Joyner the Receipt whereof we do hereby acknowledge & our selves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa James Hovey his Heirs Execrs & Adminrs forever by these Presents have given granted bargained sold aliened conveved & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa James Hovey his Heirs & Assigns forever Three Hundred Acres of Land lying at the Eastward Part of New England at a Place called Miscongus on the Easterly Side of Broad Bay so called adjoining to the land I st Richard Pearce sold to Thomas Jackson Butting on sa Broad Bay Sixty Six Rods front that is to say from sd Jackson's Land to Extend North Westerly sixty six Rods along the Bay & ve same Weadth to Extend back so far as to make up Three Hundred Acres afores To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to ve same belonging or in any wise appertaining to him the said James Hovey his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & we ye sa Richard Pearce & John Pearce for us our Heirs Execrs & Adminrs do covent promise & grant to & with him the sd James Hovey his Heirs & Assigns that before the ensealing hereof we are the true sole & lawful owners of ye above bargained Premisses & are lawfully seized & possessed of the same in our own proper Right as a

good Perfect & absolute Estate of Inheritance in Fee simple & have in our selves good Right full power & lawful Authority to grant bargain sell convey & confirm se bargained Premisses in manner as aforese & that he the se James Hovey his Heirs & Assigns shall & may from Time to Time & at all Times for Ever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess and enjoy the said demised & bargained Premisses with the Appurces free & clear & freely acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Excentions or Incumbrances of what Name or Nature so ever that might in any Measure or Degree obstruct or make void this Present Deed

Furthermore We the s⁴ Richard Pearce & John Pearce for our selves our Heirs Exect & Admin² do covenant & engage the above demised Premisses to him y⁶ s⁴ James Hovey his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever for Ever to warrant secure & defend by these Presents In Witness whereof we have hereunto set our Hands & Seals this First Day of October Annoq Domini One Thousand Seven hundred & thirty four Mem⁶ The words Six Between y⁸ 20th & 22⁴ Lines was Interlin⁴ before

Signing

Richard Pearce (Sea John Pearce (Sea

Signed Sealed & Delivered In Presence of Thomas Jackson Sam' Bartlett

Plymouth ss/ on ye First Day of Oct 1734 Then the within named Rich^d Pearce & John Pearce personally appearing acknowledged ye within Instrumt to be their Act & Deed

before me

Isaac Lothrop Jus^{tee} Peace A true Copy of ye Original Received Jan^{ry} 24, 1734 Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know ye that we Richard Peurce Marriner & John Pearce Baker both of Tho: Holmes Province of the Massachusetts Bay in New England for & in Consideration of the Sum of One Hundred Pounds Money to us in Hand before the Ensealing hereof well & truly paid by Thomas

Holmes of ve Town & County of Plymouth & Province aforesd Yeoman the Receipt whereof we do hereby acknowledge & our selves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the said Thomas Holmes his Heirs Execrs & Adminrs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey confirm unto him the said Thomas Holmes his Heirs & Assigns forever Five Hundred Acres of Land at the Eastward Part of New England at a Place called Miscongus at Broad Bay so called adjoyning to the Northerly side of the Land we sold to James Hovey said Five Hundred Acres is to Butt & front on the sd Bay One Hundred & Ten Rods & ve same breadth of One Hundred & Ten Rods to Extend back untill it makes up the Quantity of sd Five Hundred Acres aforesd To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the sd Thomas Holmes his Heirs & Assigns for Ever to his & their only [3] proper Use Benefit & Behoof forever and We the said Richard Pearce & John Pearce for us onr Heirs Exec18 & Admin 18 do covenant promise and grant to & with him the said Thomas Holmes his Heirs & Assigns that before the ensealing hereof we are the true sole & lawful owners of ve above bargained Premisses & are lawfully seized & possessed of ve same in our own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple And have in our selves good Right full power & lawful authority to grant bargain sell convey and confirm sd bargained Premisses in manner as abovesa And that he the sa Thomas Holmes his Heirs & Assigns shall and may from Time to Time & at all Times for Ever hereafter by force and virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the said demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature so Ever that might in any measure or degree obstruct or make void this Present Deed Furthermore we the se Richard Pearce & John Pearce for ourselves our Heirs Execrs & Adminrs do covenant & engage the above demised Premises to him the said Thomas Holmes his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever to warrant secure & defend by these Presents In Witness whereof we have hereunto set our Hands & Scals this Second Day of October Anno Domini One Thousand seven hundred & Thirty four

Richard Pearce (Seal)

John Pearce (Seal)

Sign^d Sealed & Delivered in Presence of John Atwood Sani Bartlett

Plyme ss/Octe 2. 1734 Then ye within named Richard Pearce & John Pearce acknowledged ye within written Instrument to be their Act & Deed

before me

Isaac Lothrop Justice Peace A true Copy of ye Original Receivd Jan^{ry} 24 1734

Attest Jer Moulton Regr

To all People to whom these Presents shall come Greeting know yo that we Richard Pearce Markening Know yo that we Richard Pearce Maker both of Marblehead in the County of Essex & Province of the Massachusetts Bay in New England for & in Consideration of the

Sum of One Hundred Pounds money to us in Hand before the ensealing hereof well & truly paid by Sami Bartlett of the Town and County of Plymouth & Province afores Shopkeeper the Receipt whereof we do hereby acknowledge and our selves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the said Samuel Bartlett his Heirs Execrs & Admin¹⁸ forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Samuel Bartlett his Heirs & Assigns torever Five Hundred Acres of Land in the Eastward Parts of New England at a Place called Miscongus Butted & fronting on Broad Bay so called adjoining to the Northerly Side of the Land sa Richard Pearce sold to Nehemiah Ripley as p Deed under his Hand & Seal fronting on sa Bay from sa Ripley's Land to Extend Northerly One Hundred & Ten Rods & ye same Wedth of one hundred & ten Rods to Extend back so far as to make up or Contain said Five Hundred Acres of Land Together with all the Timber Wood Under wood Swamps Falls Meadows Mines & Minerals in sa Five Hundred Acres aforesa To have & to hold the sd granted & bargained Premises with all the Appurces Priviledges & Commodities to ye same belonging or in any wise appertaining to him the sa Saml Bartlett his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And We the sa Richard Pearce & John Pearce tor our selves our Heirs Execrs & Adminrs do covenant promise & grant to & with him ye sd Samuel Bartlett his Heirs & Assigns that before ye ensealing hereof We are the true sole & lawful owners of ve above bargained Premises & are lawfully seized & possessed of ve Same in onr own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple And have in our selves good Right full power & lawful Authority to grant bargain sell convey & confirm said bargained Premises in manner as abovesaid And that he ve sd Samuel Bartlett his Heirs & Assigns shall & may from Time to Time & at all Times for-Ever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the so demised & bargained Premisses with ye Appurces free & Clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever yt might in any measure or degree obstruct or make void this Present Deed Furthermore We ye sa Richard Pearce & John Pearce for our selves our Heirs Execrs & Adminrs do covenant & engage the above demised Premises to him the sd Samuel Bartlet his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever to warrant secure & defend by these Presents In Witness whereof we have hereunto set our Hands & Seals the Twenty Eighth Day of October Annoq Domini One Thousand seven hundred & Thirty four

Richard Pearce (aSeal)
John Pearce (aSeal)

Signed Scaled & Delivered in Presence of John Atwood Sami Thacher

Plym° ss/ on y° 28 Day of Oct 1734 the within named Richd Pearce & John Pearce Personally appearing acknowledged the within written Instrum* to be their Act & Deed

before me

Isaac Lothrop Jus of ye P A true Copy of ye Original Received Jan y 24, 1734

Att Jer: Moulton Regr

To all People to whom these Presents shall come Greeting know ve that Richard Pearce Marri-

Richa & Jno Pearce & as Attr to Edwa Surrige To Ben Lothrop ing know ye that Richard Pearce Marrier & John Pearce Baker both of Marblehead in the County of Essex in New Engl⁴ for our selves and as [4] Attorney to Edward Surraig & Mary his Wife for & in Consideration of the Sum of Forty Pounds Money to us in Hand before the

ensealing hereof well & truly paid by Benjamin Lothrop of ve Town & County of Plymouth in New England Hatter the Receipt whereof we do hereby acknowledge & our selves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the said Benjamin Lothrop his Heirs Execrs & Admin'rs for ever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the said Benjamin Lothrop his Heirs & Assigns for Ever Two Hundred Acres of Land lying at the Eastward Part of New England at a place called Miscongus & is Part of the Fifth Lot in the First Division of sa Lands lately laid out fronting on Penobseese River so called the South Westerly Side of sa Lot Adjoynts to ye Land of Francis Pearce from sa Francis Pearces Land to Extend North Easterly by y^e River Forty Rods & the same Wedth of Forty Rods to Extend back North Westerly untill it makes up the two hundred acres aforesaid

To Have and to Hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the said Benjamin Lothrop his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And We the sa Richard Pearce & John Pearce for us our Heirs Exects & Admin's do covenant promise & grant to & with the sa Beniamin Lothron his Heirs & Assigus that before the ensealing hereof that we are the true sole & lawful owners of ye above bargained Premisses & are lawfully seized & possessed of ye Same in our own proper Right as a good Perfeet & absolute Estate of Inheritance in Fee simple & have in our selves good Right ful! power & lawful Authority to grant bargain sell convey & confirm so bargained Premisses in manner as aboves And that he the sa Benjamin Lothrop his Heirs & Assigns shall & may from Time to Time & at all Times for Ever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy ve sa demised & bargained Premises with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature so Ever that might in any measure or degree obstruct or make void this Present Deed Furthermore. We the the sd Richard Pearce & John Pearce in our said Trust & for our selves our Heirs Exec¹⁰ & Admin¹⁰ do evoenant & engage ye above demised Premisses to him the said Benjamin Lothrop his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever to warrant secure & defend by these Presents In Witness whereof We have hereunto set our Hands & Seals this First Day of October Annoq Domini One Thousand Seven Hundred & Thirty four

Richard Pearce (Seal)
John Pearce (Seal)

John Pearce (Seal)
Sign⁴ Seal⁴ & Del⁴ in presence of Thomas Foster Sam⁴
Bartlett

Plym^o ss on y^e 1 Day of Oct^r 1734: then y^e within nam^d Rich^d Pearce & John Pearce Acknowledg^d y^e within written Instrum^t to be their Acts & Deeds

before me

Isaac Lothrop Justice Peace A true Copy of ye Original Received Jan v 24th 1734 Attest Jer-Moulton Regr

To all People to whom these Presents shall come Richard
Pearse of Marblehead in the County of EsRicha Pearse
To ing Know ye that he the said Richard Pearse

Phi Dumeresque for & in Consideration of the Sum of One Hundred & Twenty Five Pounds curre

Money of New England to him in Hand paid before yo enseating & delivery hereof by Phillip Dumaresq of Boston in the County of Suffolk in New Engla Marriner the Receipt whereof to full content and satisfaction he do hereby acknowledge & himself fully satisfied & therefore & of every Part thereof do acquit exonerate & discharge the sa Dumaresq his Heirs Execo & Admin for Ever by these Presents & for divers other Good Causes & Considerations him hereunto moving he the said Richard Pearse have given granted bargained & sold & by these Presents Do fully freely clearly & absolutely give grant bargain sell aliene enfeoffer convey & confirm unto the sa Phillip Dumaresque his Heirs

& Assigns for Ever a Tract or Parcel of Land at the Eastern Part of New England situated lying & being in a Place called by the Indians Remobscus but by the English Green Land near unto the Ponds called Round Pounds Falls viz^t One Thousand Acres being butted & Bounded Easterly by the River called Remobscus or Misconkos River and there Measureth Three Quarters of a Mile & so running back from said River Westward keeping the Breadth of Three Quarters of a Mile till it makes so One Thousand Acres Also Two Hundred Acres more (vizt) One Lot Equal with those who are Going to settle a New Township in sa Remobseus Falls & what sa Lott wants of sd Two Hundred Acres to have it back with the others by Lot that shall settle sd Township Together with all & singular the Timber Trees Woods Underwoods standing lying & Growing on the aforesd granted Premisses with the Rights Commodities Priviledges & Appurees whatsoever Appertaining with the Revercon & Remainders thereof To Have and to hold the sd granted & bargained Premises with the Appurces aforesa unto him the sa Phillip Dumaresq his Heirs & Assigns to his & their own sole & proper Use Benefit & Behoof forever & the sd Richard Pearce for himself his Heirs Execrs & Admin to do hereby covenant promise grant & agree to & with the sd Phillip Dumaresq his Heirs & Assigns that before the ensealing & delivery hereof he is the true & lawful owner of all above granted and bargained Premisses and is lawfully possessed of ve same in his own proper Right as a good Sure & Indefeazable Estate of Inheritance in Fee Simple having in himself full power good Right & lawful Authority to grant bargain sell the sd bargained Premisses as aforesd & the sd Phillip Dumaresq his Heirs & Assigns shall & may by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa granted & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of & from all & all manner of former & other Grants Gifts Bargains Sales Joyntures Mortgages Wills Entails Dowries & Incumbrances whatsoever and the st Richard Pearse for himself his Heirs Exec¹⁸ Admin¹⁸ do covenant promise & engage the afores^d Land & Premisses to him the st Phillip Dumaresq his Heirs & Assigns against the lawful Claims & Demands of any Person or Persons whomsoever hereafter to warrant secure & defend & Mary Pearce the Wife of [5] Him the said Richard Pearse doth by these Presents freely willingly give Yield up & Surrender all her Right of Dowry & Power of Thirds of in & unto the above granted Premisses unto him the said Phillip Dumaresq his Heirs & Assigns In Witness whereunto they the s⁴ Richard & Mary Pearse have hereunto set their Hands & Seals this Seventeenth Day of April in the Fourth Year of the Reign of our sovereign Lord George of great Britian & Annoq Domini One Thousand seven Hundred & Eighteen

Richard × Pearse (Seal)

Mary × Pearse (Seal)

Signed Sealed & Deliv^a in the Presence of us George Whitehorn James Cumming

Received of Phillip Dumaresq within named on the Day of y Date of y above written Deed the Sum of One Hundred twenty five Pounds in full of y purchase Consideration within mentioned

Richard $\overset{\text{his}}{\times}$ Pearse

Boston 18 Sepř 1718 Suffolk ss/Richard Pearse & Mary his Wife Personally appeared before me the Subscriber one of his Majos Justices of ye Peace for ye County abovesd & acknowledged ye within written Instrumt to be their voluntary Act & Deed

Samuel Lynde

Nova Angelia November pro 1721 Rec⁴ & Recorded in the Notary publicks Office in Boston Lib⁶ 1^{mo} fol 155, 156 & 157

p Jos: Marion Not Pub^{cus} A true Copy of y^e Original Receiv^d Jan^{ry} 28, 1734 Att^r Jer. Moulton Reg^r

To all People to whom this Present Deed of Sale shall come Mary Pearce Wife & Attorney of Richard Pearce of Misconkus alias Mary Town in New England Yeoman sendeth Phi: Dumeresq of Greeting Whereas Cap: Philip Dumarcsq of

Boston in ye County of Satifolk in New England Marriner hath Expended upards of Two Hundreds Pounds Sterling in obtaining from his Majesty King George a Grant or Confirmation of Certain Lands in Mary Town afores' to the sa Richard Pearce & ye rest of ye Proprietors or purchases thereof Now know ye that I the sa Mary Pearce Attorney as aforesa for ye Repayment & satisfaction of ye said Philip Dumaresq my said Husband Richard Pearce part or proportion of the sa Sum of Two Hundred Pounds

Sterling have given granted bargained sold aliened enfeoffed releasd conveyed & confirmed & by these Presents Doth give grant bargain sell aliene enfeoff release convey & confirm unto the sd Philip Dumaresq all that his the sd Richard Pearses Certain Tract or Parcel of Land lying on the back or in the Rear of Green Land containing by Estimation about six miles more or less running West North West home to Pemaquid River bounded from a Pine Tree in Broad Bay on the Northerly Side of Greenland & bounded South South West from the Gripes Nest socalled back West North West to Pemaguid River afores or however otherwise Bounded or reputed to be Bounded together with all & singular the Trees Woods Underwoods Rivers Ponds Streams Mines Minerals Profits Priviledges & Appurces to ye sd granted Lands belonging or in any wise appertaining & ye Reversions & Remainders thereof To have and to hold the sd given & granted Land & Premises with the Appurces & every Part thereof unto him the sa Philip Dumaresq his Heirs & Assigns forever To his & Their only sole & proper Use Benefit & Behoof from hence forth and for Ever more And I the said Mary Pearse Attorney as aforesd do covenant for my sd Husband Richard Pearse his Heirs Execrs & Admin^{rs} to & with the said Philip Dumarisq his Heirs Exec^{rs} Admin⁷⁸ & Assigns by these Presents in manner following That is to say that at & untill the Time of the Ensealing & delivery of this Deed he the sd Richard Pearse stands Seized in Fee of & in the aforegranted Tract of Land & Premisses & that I have full power (by virtue of his Letter of Attorney to me given) to grant sell & dispose thereof in manner as aforesd the same being free & clear of & from all manner of Incumbrances whatsoever and further I do covenant as Attorney to my said Husband Richard Pearce for him his Heirs Exec & Admin to warrant & defend ve st granted Land & Premisses unto him the said Philip Dumarisq his Heirs & Assigns forever against the lawful Claims & Demands of all Persons whomsoever In Witness whereof I ve sd Mary Pearse have hereunto put my Hand & Seal the twenty third Day of December in the seventh year of his Majesties Reign Annog Domini One Thousand Seven Hundred & twenty

Mary × Pearse (aSeal)

Signed Sealed & Delivered in presence of us Thomas Wroe Samuel Tyley Jun^r

Suffolk ss/Boston December 24 1720 Mary Pearse Wife

& Attorney to Richard Pearse acknowledged this Instrum^t to be her free Act & Decd

Endorsment Recorded Before me

page 6 in this Samuel Lynde Jus Peace

Book Charlestown Decemb 29 1720 Receiv^d & Accordingly at a special Instance &

Request of Philip Dumaresq Entered in a Book of Records of Eastern Lands in my Custody Page 65, 66, by me Sam Phipps one of C Clerk to y* Committee of the Eastern Claims

Nova Angelia November 4, 1721 Rece^d & Recorded in the Notary Publick's Office in Boston Lib^o 1^{mo} Fol^o 167, 168, 169

p Jos. Marion Not Pub^{eus} A true Copy of y^e Origi¹ receiv^d Jan^{ry} 28 1734

Attest Jer Moulton Regr

To all People unto whom these Presents shall come Mary Pearce Wife & Attorney of Richard Pearse of Mary Pearce Misconkus alias Mary Town in New England as Attr Richd Yeoman sendeth Greeting Know ye that I the To sd Mary Pearse Attorney as aforesd for & in Consideration of ve Sum of Five Shillings to Dumareso me in Hand paid at & before the delivery of these Presents by Philip Dumaresq of Boston in the County of Suffolk in New England aforesd Marriner the Receipt whereof I acknowledge Have & by these Presents Do give grant sell & confirm unto ye sa Philip Dumaresq All that Stream of Water called the Mill Stream in Smelt Cove which Emptieth it self into the middle of Misconkus alias Marytown aforesd to which stream my said Husband Richard Pearse hath at & before the Execution of this Deed an Undoubted Right & Title To have & to hold the sd Stream wth the Priviledges & Appurces thereof unto the sa Philip Dumaresque his Heirs Execrs & Adminrs & Assigns forever Upon Condition that he or they shall within Four Years hereafter Erect set up & Compleatly Finish a good Saw Mill at his or their own Cost & [6] Charge upon the sd Stream & from thence forth Continue to Use & Improve ye same & keep or maintain it in Repair & Annually for Ever afterwards Render a Just & true Account of the Earnings of the sa mill or of any Grist Mill or other Mills that hereafter may be built upon ye sa Stream & pay One full Quarter of the Clear Earnings or neat produce thereof every year on or before the First Day of December for Eever unto the sa

Richard Pearse his Heirs Exec® Admin® or Assigns respectively And the said Mary Pearce Attorney as afores® Doth hereby covenant promise grant & agree with the said Philip Dumaresq his Heirs Exec® & Admin® & Assigns that She hath full power from her s® Husband to grant sell & dispose of the s® Stream in manner as afores® And shall & will Warrent & Defend the same with the Priviledges & Appurces thereof unto him & them for Ever (Upon the Conditions before mentioned) against y® lawful Claims & Demands of all & every Persons & Persons whomsoever In Witness whereof I the s® Mary Pearse Attorney as aforesaid have hereutoset my Hand & Scal the twenty third Day of December in the seventh Year of his Majesties Reign Annoq Domini One Thousand seven hundred & twenty

Mary × Pearse (aSeal)

Signed Scaled & Delivered in presence of us Thomas Wroe Samuel Tyley Jun^r

Suffolk ss/Boston Decembr 24, 1720 Mary Pearse Wife & Attr of Rich^d Pearce Acknowledged this Instrumt to be her free Act & Deed

Before me

Samuel Lynde J Peace

Charles-town Decemb[†] 29, 1720 Rec⁴ & at the Special Instance & request of Philip Dumaresq Entered in a Book of Records of Eastern Lands in my Custody page 66 by Saml Phipps one of C Clerk to ye Committee for Eastern Claims

Nova Anglia November 4, 1721 Received & Recorded in the Notary Publicks Office in Boston Lib^o 1^{mo} Fol^o 165, 166, 167

p Jos: Marion Not Pub^{eas} A true Copy of y^e Original Ree^d Jan^{ry} 28, 1734 Attest Jer: Moulton Reg^r

Richa & Ma Pearce & Mr Richard Pearce within mentioned & Mary his Wife of ye other Part vizt Whereas by virtue of the within Deed of Sale made over to

the above mentioned Capt Phillip Dumaresq all & each of the aforesa Gentlemen having each to himself a Deed singular in all respects to the within Deed) wherein may appear that eac- - & every of of the sd Five Gentlemen aforesd are by virtue of the sq Deed & Deeds Intitulled to a Tract of Land in Greenland containing One Thousand Acres the same to be Laid out on the Front of the Water Side viz Mancongus River I ve Three Quarters of an English Mile & to run backward upon the sa Land to Compleat the aforesa qr of one thousand Acres to each of the sa Gentlemen aforesa Notwithstanding which Deeds its found by Measuration of the front of the sd Land that the same measures to only Two English miles & a quarter (be ye same more or less on the Direct Line &c) which being only Sufficient to fulfill & accomplish the Deeds three of the Gentlemen aforest For & in Consideration whereof that the st Land doth not Contain or measure on ve Water Side as was Expected & aforementioned That this is therefore to Entitle the sa Gentlemen aforesa to full Right Title & Interest in & to the Island opposite sd Greenland commonly known & called by ve Name of Oar Island Cont" in Length abt 3 miles & a Half down along ve Musconcus River & in or abt One Mile in breadth be ve same more or less. This is therefore & by these Presents owned & acknowledged by us here aforementioned that this Indorsem' shall & may be understood to Comprehend & Contain all ye Articles Agreemts Clauses & Conditions of the within Deed in as great & full power & force as tho ye same was therein made Sale of at ye Beginning not Excluding or lessoning any of the within reservations & I excepting a Grant of about a small Part vizt not exceeding Ten Acres which the s4 Gentlemen and & do by these Presents Assign & make over to Edward Ewen the same to be by him held & possessed without ye least Interruption & to be taken at the Westermost Part Bounds or beginning of ye sa Greenland the sa Part being known by ve name of Hongomoneo Cove & from thence not to Exceed in front to ye Waterside above twenty Rods to all & every of ye aforesd Articles according to the true Intent Purpose & meaning hereof We ve aforesd We the aforesd Parties have hereunto set our Hands & Seals &c

Its further agreed upon by & between the Parties aforesaid that the s^d Gentlemen have Laid out their Town Lots on y South West Point coming in of y Harbour in manner & form following viz & from thence up along into Smelt Cove adjoining to a Brook &c

Mary × Pearse (*Seal)

Lotts

No. 2 Mr Danell Jehonett

3 Capt James Pitts

4 Mr Andrew Sigorney

5 Cap^r George Whitehorne

6 Capt Philip Dumaresque

Note each Lot being Laid out to ye Front of ye sa Point & Cove Four Rods & Forty Rods backward being to each Two Acres

Signed Scaled & Delivered in presence of us Nathⁿ Brewer William Briscoe Edw^a Ewen

Suffolk ss/Boston rgt Dec 1719 Mary Pearce [Attorney to her Husband Richard Pearse appeared before me ye Subscriber on of his Majes^{to} of ye Peace in sd County & did acknowledge this above written Instrument to be her free act & Deed

Samuel Lynde

Philip Dumaresq from Rich⁴ Pearce s⁴ Philip Damaresq his Claim Enter⁴ with the Eastern Claims page 92 by Sam⁴ Phipps Clerk of y^e Court for y^e Reception & Entry of y^e Claims

Nova Anglia Nov^r pr^o 1721 Received & Recorded in the Notary Publicks Office in Boston Lib^o I^{mo} Fol^o 157, 158, 159 & 160

p Jos. Marion Not Pubeus

A true Copy of ye Original Endorsm^t the Deed being Recorded in this Book Page 4, 5, 1 Receiv^d Jan^{ey} 28 1734

Attest Jer. Moulton Regr

Deposition & concerning this Instrum Record in this Book page 155

To all People to whom this Deed of Gift may come Know ye that I William England of Scremobscus so called by y° Indians but by the English Musconcus having a Certain Tract of Lands known by the Name of Greenland beginning at the

by the Name of Greenland beginning at the Gripes Neowst from thence to a large Fine

Tree being the hithermost Bounds in the Broad Bay & from Muscongus River Four Miles Back North West & be West who which Certain Tract or Purcel of Land I William England do freely [7] Give Grant Insure & deliver to Richard Pearse of Muscongus his Heirs Exec* Admin* & Assigns freely & Quietly to possess forever without any more attorney Reserve In Witness whereunto I have set my Hand & Seal the Thirteen Day of May in the Year of our Lord God One Thousand six hundred and Sixty three Signed Sealed & Delivered in Presence of us

William X Way William X England ()

Thomas × Farwell

Nova Anglia Novemb[‡] 4, 1721. Received & Recorded in the Notary Publicks Office in Boston Lib^o 1^{mo} Fol^o 169 & 170

p Jos. Marion Not Pub^{ens} A true Copy of y^e Orig¹ Rece^d Jan^{ry} 28, 1734

Attest Jer. Moulton Reg

Whereas Cap¹ Phil: Dumeresq having by a Bill of Sale Dated the twenty third Day of Decembr Philip Dumerisq 1720 Signed by Mary Pearce Purchas⁴ Parte of Cand Lands lying viz! The Front being Forty Rods in the Grips Nest Creek Bounding to the South on Jn° Pearce & to Greenland on the North run-

the South on Jnº Pearce & to Greenland on the North running on y° Back Side Greenland to Contain Six Miles Square as p Bill of Sale Note on the above front is 20 Rod front of Salt Marsh being Reserv⁴ for y° Use of Richard Pearse Sen^e for Ever as Witness our Hands this 1 Day of May 1721

Richard × Pearce

Laid out p Rowland Houghton—Witness William Bryce William Hilton

A true Copy of ve Origi Receiva Janry 28, 1734

Att Jer. Moulton Regr

Deposition & concerning this Instrum Record in this Book page 155

Know all Men by these Presents that We John McCleland Husband & Alexander McIntire Yeoman both of York in the County of York in New Engl* are holden & stand firmly bound & obliged unto Chrisp Bradbury of York aforesa Joyner in the full & Just Sum of

Three Hundred & Eighty Pounds lawful Money of New England to be paid unto ye sd Chrisp Brad-

bury his certain Attorney Exec¹⁸ Admin¹⁸ or Assigns to the which paymi whereof We bind our selves & each of us by himself our & each of our Heirs Exec¹⁸ & Admin¹⁸ Joyntly & severally for y^e whole & in y^e whole firmly by these Presents Sealed with my Seal Dated the Thirty First Day of Jan¹⁹ in the Eighth Year of his Majesties Reign Annoq Domini 1734/5

The Condition of y* above obligation is such that if y* above bounden John McCleland & Alexandr McIntire or either of them or either of their Heirs Excet* or Admin** shall & do well & truly pay or cause to be paid unto the sd Chrisp Bradbury his certain Attorney Excet* Admin** or Assigns the full & Just Sum of One Hundred & Ninety Pounds in good Bills of Credit on y* Province of y* Massachusetts Bay or currant lawful Silver Money of New England with lawful Interest for y* same on or before y* Thirty First Day of Janty which will be in the Year of our Lord One Thousand Seven hundred & thirty seven Eight without fraud Coven or further Delay then the above written obligation to be void & of non Effect or Else to abide & remain in full force & virtue

John McCalellan (aSeal) Alexander McIntir (aSeal)

Signed Sealed & Deliv⁴ in the Presence of

N'B before signing hereof Its to be understood that ye Interest is to be paid at ye Expiration of every year Jer Monlton Daniel Moulton

Know all Men by these Presents that I William Pepper-

A true Copy of ye Orig1 Recd Jan 19 31 1734

Att^t Jer. Moulton Reg^r

rell of Kittery in the County of York Esqr for Pepperrell & in Consideration of ye sum of Two Hundred & twenty Pounds currt Money of New Engd to to me in Hand well & truly paid by Samuell Averell Averell of York in ye County of York Mariner the Receipt whereof I do by these Presents acknowledge & am fully satisfied & paid & do by these psents exonerate acquit & discharge the sa Sami Averell from every Part & Parcel thereof forever by these Presents have given granted remised released & quit claim & by these Presents Do freely fully & absolutely give grant remise release & quit claim to him ve sa Sam1 Averell all the Right Title Interest & Property or Demand wen I have by virtue of a Quit claim under ye Hand & Seal of Sam1 Penhallow of Portsmo in ve Province of New Hamp Esqr bearing Date ve second Day of July

1726 & duly Executed in the Law & also by virtue of a Deed Sale under ve Hand & Seal of Jacob Curtis of York in ye County of York aforest House Carpent bearing Date ye 4 Day of Octr 1727 duly Executed in ye Law unto a Certain Tract of Land lying & being in the County of York aforesa which is Butted & Bounded as followeth viz on the Sea fronting North East & running back between ye Land of Elia Wardwell on ve one Side & ve Land of Jne Spencer on ve other side or however otherwise Butted & Bounded & by sa Deed Reference being had thereto may more plain appear To have & to hold all the Premisses with all ve Priviledges & Appurces thereto appertaining or in any wise belonging unto him ve sa Samuel Averell his Heirs & Assigns forever so that I ye so Wm Pepperrell neither my Heirs Exects Adminrs or Assigns shall at any Time hereaftr lay any Claim Challenge or Demand to ve Premisses or any Part thereof but from ve same are hereby utterly barred & Excluded for Ever by these Presents & I ye sa Wm Pepperrell for my self my Heirs Execrs & Adminrs do covent bargain & agree with ve sa Sami Averell his Heirs Execrs & Admin & Assigns that he & they shall & may from Time to Time & at all Times forever hereafter quietly & peaceably have hold occupy possess & enjoy ye Premisses with all ye Appurces freely & clearly without any lett hindrance or Molistation of me the sa Win Pepperrell my Heirs or Assigns or any Person claiming by from or under me only its to be understood that Mary Averell the mother of ve sd Sam1 Averell shall & may during her natural Life peaceably & quietly Injoy one Third Part of all the afores & Premisses both in quantity & quality In Testimony whereof I have hereunto set my Hand & Seal this Twenty Fifth Day of Janry Anno Dom 1734/5 & Mary Pepperrell the wife of me ye st Wm Pepperrell hath hereunto set her Hand & Seal in Testimony of her surrendering up her dowry & power of thirds in & unto ve aforesa bargaina & demised Premisses

W^m Pepperrell (Seal)

Mary Pepperrell (Seal)
Sign^d Seal^d & Del^d in Presence of Charles Frost John
Morse

York ss/Jan¹⁷ 25 1734/5 this Day y^e above W^m Pepperrell & Mary Pepperrell Personally appearing before me y^e Subscrib^e & acknowledg^a the aforegoing Instrum^e to be their free Act & Deed

before me

Rich^d Cutt j^r J. Peace

A true Copy of ye Orig¹ Reed Febry 1 1734

Att Jer Moulton Reg

[8] To all People to whom these Presents shall come Greeting Know ye that I Jedidiah Preble of York in the County of York in his Majestics

To Province of the Massachusetts Bay in New Eng-

To Sam Preble

land Yeoman for & in Consideration of the Sum of Forty Pounds current lawful Money to me

in Hand before the ensealing hereof well & truly paid by Samuel Preble of York aforesa Bricklayer the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the said Sam1 Preble his Heirs Execrs & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Samuel Preble his Heirs & Assigns forever All that Twenty Acres of Land which was granted to Nathanael Parker late of York aforesaid Decd at a Legal Town Meeting holden in York March 17 1702/3 as by York Town Book may appear the sd Twenty Acres of Land not having been yet Laid out To have and to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise appertaining to him the said Samuel Preble his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof for-Ever And I the said Jedidiah Preble for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with him the said Samuel Preble his Heirs & Assigns that before the ensealing hercof I am the true sole & lawful owner of ve above bargained Premisses & am lawfully seized & possessed of ve same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in myself good Right full power & lawful authority to grant bargain sell convey & confirm so bargained Premisses in manner as aforesa & that the sa Samuel Preble his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably and quietly have hold use occupy possesss & enjoy & the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerted & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sa Jedidiah Preble for myself my Heirs Execrs & Jos Banks To

Admin¹⁹ do covenant & engage ye above demised Premisses to him the se Samuel Preble his Heirs & Assigns against ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I have hereanto set my Hand & Seal this Fourteenth Day of August in the seventh year of his Majesties Reign Annoq Dom 1733

Jedidiah Preble (*Seal)

Signed Sealed & Delivered in Presence of us Elizabeth **

mark

Moulton Jeremiah Moulton 3d Daniel Moulton

York ss Dee^r 23^d 1734. Then y^e above named Jed: Preble Personally appearing acknowledged the above Instrum^t to be his free Act & Deed

before

To all People to whom these Presents shall come Greeting Know ye that I Joseph Banks of York in

the County of York in the Province of the

Jno McIntire Massachusetts Bay in New England Gent for & in Consideration of the Sum of Eight Pounds in good Bills of publick Credit to me in Hand before the ensealing hereof well & truly paid by John McIntire Junr of sd York in the County & Province aforesd. The Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented and thereof & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the said John MacIntier Jun his Heirs Execrs and Admin rs forever by these Presents have Given granted bargained and Sold aliened conveyed and confirmed and by these Presents Do freely fully and Give Grant bargain sell alienc convey and run to him the said the sa John MacIntier Junt his Heirs and Assigns for Ever A Certain Tract or Parcel of Marsh situate lying & being in the Township of York at the South West branch of York River containing by Estimation one acre be the same more or less (it being Part of that marsh there which I have for many years possessed & Improved & which was possessed by my Hond Father Decd) butted &

bounded as followeth viz Northerly & Easterly by a Ditch which Parts s⁴ Acre of Marsh from y⁶ Rest of my Marsh Westerly & Southerly by a point of Upland which Parts it from Job Curtis his Marsh & by Land of Elihu Parsons lying there & so as the Ditch goes to the Head of y⁶ Ministers

Marsh & then Southerly on both Sides of the Creek as far as yo Creek goes up Together with one Half Part of yo Point of upland that Seperates the same from the marsh of Job Curtis aforesa to be Divided According to ye Ancient Bounds as ve Fence has stood the other Half Part of ve Appertaining to the aforenamed Job Curtis or such as Claim under him To have & to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise appertaining to him the said John MeIntire Jung his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I the said Joseph Banks do for my self my Heirs Execrs & Admints covenant & grant to & with the said John Mantire Jung his Heirs & Assigns that before ye ensealing hereof I am ye true sole & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple And have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sel bargained in manner as afores & that the said John MIntire jung his Heirs & Assigns shall & may from Time to Time & at all Times for Ever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the said demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this present deed Furthermore I the s4 Joseph Banks for myself my [9] Heirs Execrs & Admin's do covenant & engage the above demised Premisses to him the sd John McIntire jung his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend In Witness whereof I the said Joseph Banks have hereunto set my Hand & Seal the Second Day of Janty Annoq Domini 1734

Joseph Banks (aSeal)

Signed Sealed & Delivered in the Presence of us Jer. Moulton Daniel Moulton

York ss/York Jan'y ye 2d 1734 Then ye above named Joseph Banks Personally appearing acknowledged the above & within Instrument to be his free Act & Deed

before Jer. Moulton Jus Peace

A true Copy of ye Orig¹ Receivd Janry 2, 1734

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ve That I William Elwell of Fal-Wm Elwell mouth in the County of York & Province of ve То Massachusetts Bay in New England Blacksmith Jos: Parker for & in Consideration of the Sum of Ten Pounds to me in Hand before ve ensealing hereof well & truly paid by Joseph Parker of the Town County & Province aforesd Housewright the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge him the said Joseph Parker his Heirs Execrs & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed and by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the said Joseph Parker his Heirs & Assigns for Ever A Certain Lot of Land lying & being in Falmouth aforesa Containing by Estimation One Acre be it more or less & is bounded as followeth viz beginning at a Pitch Pine Tree fronting the Road Eight Rods South & by West to a Stake & thence Twenty Rods or till the Acre be Compleated it being the Fifth Lot in Number & was laid out by the Town of Falmouth to the s4 William Elwell To have and to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to ve same belonging or in any wise appertaining to him the said Joseph Parker his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I the sa William Elwell for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with the sd Joseph Parker his Heirs & Assigns that before the ensealing hereof I am the true sole and lawful owner of the above bargained Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in myself good Right full power & lawful anthority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesaid & that the said Joseph Parker his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy ye sd demised & bargained Premisses with the Appurtenances free & clear & freely & Clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Execons or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed

Furthermore I the s^a William Elwell for my self my Heirs Exce^a & Admin^a do covent and engage the above demised Premisses to him the s^d Joseph Parker his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Scal this Seventeenth Day of September One Thousand seven hundred & thirty four & in the Eighth year of his Majesties Reign

William Elwell (aSeal)

Signed Sealed & Delivered in Presence of Edmund Bowman Moses Bradbury

York ss/Sep^{tr} 17, 1734 William Elwell acknowledged the above Instrum^t to be his free act & Deed

Cor. Joshua Moody Just Peace

A true Copy of ye Original receive Jan 4, 1734

Attest Jer. Moulton Rege

1128642

To all People before whom this Deed of Sale shall come now know ye that I Joseph Weston of Falmouth in the County of York in this his Majesties Providence for Manual to the County of York in this his Majesties Providence for Manual to Publish the Providence for Manual to Publish the Publish of the Publish

Jos: Parker ince of ye Massachusetts Bay in New England Husbandman for & in Consideration of the full

& Just Sum of Twenty Six Pound in Current Money already paid to me in Hand by Joseph Parker of Falmo aboves Housewright the Receipt whereof I do by these Presents acknoleg and my self there with fuly satisfied Payed and Contented for every Part and Parsel of the same and do hereby acquit and fully discharge the said Joseph Parker his Heirs Execrs & Adminrs and Assigns for Ever Part thereof for Ever have Given Granted Bargained & sold unto the sd Joseph Parker his Heirs Execrs Admin18 or Assigns a Certain tract of Land Sitnate and Lying in Falmouth aforesd Containing Thirty Acres by Mathour B Butted and bounded Begining at a Bearch Tree it being the South East Corner of William Elwells Sixty Acre Lott and to Run West nor west Thirty Rods to a stake and from the two afore said bounds South Son west ward Hundred and Sixty Rods or tel the Thirty acres be mad up with all the woods under woods stons water water courses Trees Timber with all what so ever there be Standing or Lying with all the Rights Privileges Apurtenances and advantages there unto belonging or in any wais prperly appertaining theirunto or any Part thereof to him the said Joseph Parker his Heirs Execrs Admin's or Assigns for ever To have and to

llold all above bargained Premises and every part thereof with the Right above said for a Good sure Indefeasabel Title of Inharatance for Ever and further I the said the said Joseph Weston do for my self my Heirs Execrs admin or assignes Grant to and Covenant with the said Joseph Parker Lis Execurs Admining or assigns that I have at this time Good Right full Power and lawfull athority to make this Convevnce by vertue of a Grant from the Propriators of the Town of Falmo and that the Joseph Parker his Heirs Execrs Adminin^{rs} or assignes shall or may at all times and from time to time for ever here after Peasceably and Quietly have hold injoy occupy and Possess the same and every Part thereof without lawful lett Sute hendarance or denial at any of any Person whatsoever & I the said Joseph Weston do bind & oblige my self my Heirs Execrs Admin's & Assigns to warrant & defend the sa bargained Premisses & every Part their of from all Persons whatsoever having and lawful Right Title Claim or Interest therein or to any Part thereof & In Witness of ye same [10] I the said Joseph Weston have hereunto set my Hand & Seal this Eighteenth Day of October & in the Year of our Lord One Thousand seven hundred & thirty four & in the seventh Year of ve Reign of our sovereign Lord King George ve Second King of Great Britain &c

Joseph Weston (*Seal)

Signed Scaled & Delivered in Presence of us Benja Allen

York ss/Jan¹⁷ ye 3^d 1734/5 Then Joseph Weston appeared & acknowledged the within Instrument to be his free act & act

Cor Joshua Moody Just Peace A true Copy of ye Original Receiv^d Jan^{ry} 4, 1734 Att Jer. Moulton Ree^r

To all People to whom these Presents shall come Know ye that I Moses Pearson of Falmouth in the County of York & Province of ye Massachusetts Bay in New England Gent have given granted & bargained & do by these Presents Give & forever out claim unto Stephen Green-

leaf of ye Town County & Province aforese Yeoman All my Right Title & Interest unto Fifty Acres of Land which I Purchased of Phinchas Jones in Partnership with the said Stephen Greenleaf & the one Half of one Common Right purchased of ye sa Jones all which will appear by the said Jones his Deed to me & the s^a Greenleaf Referring to my self only Fifty Two Acres of Land which is Already Laid out to y^e s^a Common Right & farther I will warrant secure & defend the same unto him the s^a Stephen Greenleaf his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever from by or under me referring to my self only the Fifty Two Acres above mentioned In Witness whereof & Confirmation of the same I have hereunto set my Hand & Seal this Thirteenth Day of Febrin the seventh year of his Majesties Reign Annoq Domini 1733/4

Moses Pearson (aSeal)

Signed Scaled & Delivered in Presence of us Henry Wheeler Samuel Rhodes

York ss/Feb⁷ 13, 1733/4 Then Moses Pearson above mentioned Personally appeared before me ye Subscriber & acknowledged the above Instrumt to be his free Act & Deed Henry Wheeler Jus: Peace

A true Copy of ye Original Reed Janry 6, 1734

Att Jer Moulton Reg

Know all Men by these Presents that I Jonathan Bane of York in ve County of York in New England Gent In Consideration of the Sum of Twelve Jona Bane Pounds Money to me in Hand paid at the De-To livery hereof by John Harmon of York aforesd Jno Harmon Gent have sold & conveyed & Do by these Presents sell convey & confirm unto him the said John Harmon his Heirs & Assigns forever A certain Piece of Land containing about Three Quarters of an acre more or less situate in York Bounded viz beginning at the South East Corner of Jera Bumsteads Land that Joyns upon said Harmons formerly the Land of Natt Parker Decd & runs South South East twenty three Poles to Hezekiah Adams Land where there is a Small run of Water from thence running Two Rods & a Half over to the sa Adams Land then North West Half West Twenty One Pole by sa Adams as ye Fence now runs then Nine Rods over to ye Place began sa Bounds are to run as the Fences now stands or however otherways Bounded or reputed to be bounded To have and to hold the sa granted Premisses with all their Appurces clear of all Incumbrances whatsoever to him the sa John Harmon his Heirs & Assigns forever And I the said Jonathan Bane for myself my Heirs Execrs & Adminrs do covenant & engage by these Presents to warrant & defend ve above demised Premisses to him the s^d John Harmon & his Heirs & Assigns forever against all lawful Claimers whatsoever In Witness whereof I have hereunto set my Hand & Seal the Sixth Day of Jan⁷⁹ Anno Domini One Thousand Seven Hundred & thirty four Annoq Ri Ris Georgii Secundi Magnia Britannia & Octavo

Jonathan Bane (aseal)
Signed Scaled & Delivered in the Presence of Jer Moul-

ton Daniel Moulton

York ss/York Jan⁴⁵ 6, 1734 Then the above named Jon⁵ Bane Personally appearing acknowledged the above Instrumt to be his free Act & Deed

Before Jer. Moulton J. Peace A true Copy of ye Original received Jan'⁹ 6 1734 Attest Jer Moulton Reg^r

To all People to whom these Presents shall come Greeting Know ye that I Jeremiah Folsom of Dover in the Province of New Hampsh in New England for & in Consideration of the Sum of Thirty Seven Pounds to me in Hand before the Ensealing hereof well & truly paid

by Robert Morrell of Kittery in the County of York the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa Robert Morrell his Heirs Execrs Admin forever by these Presents have given granted bargained sold aliened conveyed & confirmed and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd Robert Morrell his Heirs & Assigns forever One Messuage or Tract of Land situate lying & being in Kittery in the County of York Containing by Estimation Five Acres be the same more or less butted & bounded as followeth viz on the North by the Land of Nicholas Morrell on the East by the High Way on the South by the Land of Benja Hill & on ve West by Dover River or however other wise the same is Bounded Together with all the Orchards, Fences, Timber Trees Waters & appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the said Robert Morrell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the said Jeremiah Folsom for me my Heirs Exers Admin to & with him the sd Robert Morrell his Heirs and Assigns that before the

ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sel bargained Premisses in manner as aboves & that the sa Robert Morrell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sa demised & bargained Premises with ye Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions Incumbrances Extents whatsoever Furthermore I the said [11] Jeremiah Folsom for my self my Heirs Execrs Admin to do covenant & engage the above demised Premisses to him the said Robert Morrell his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend & Abigail Folsom the Wife of me Jeremiah Folsom doth by these Presents freely willingly give vield up & surrender all her Right of Dowry & Power of Thirds of in & unto the above demised Premisses unto him the sa Robert Morrell his Heirs & Assigns In Witness whereof we have hereto set my Hands & Seals this Eighth Day of March in the Second Year of ye Reign of our Sovereign Lord George the Second by ye Grace of God of Great Britain France & Ireland King &c Anno Domini One Thousand seven Hundred & Twenty Eight Nine

Jeremiah Foulsam (*Seal)

Signed Sealed & Delivered in Presence of us Moses Butlar Benja Pierce

York ss/York Oct⁶ 6, 1731 Jeremiah Folsom above named Personally appeared & acknowledged the foregoing Instrum⁴ to be his free Act & Deed

John Hill J Peace

A true Copy of ye Orig1 Recd Janry 7, 1734

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Sami Waldo of Boston in the County of Suffolk & Province of ye Massachusetts Bay in New England Merché for and in Consideration of ye Sum of One

Hundred & twenty Pounds Money to me in Hand before ve ensealing hereof well & truly paid by William Pepperrell of Kittery in the County of York within the Province afores Esqr the Receipt whereof I do hereby acknowledge & my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acouit & discharge the set Wm Pepperrell his Heirs Exects & Admin^{es} forever by these Presents have given granted bargained sold aliened conveyed & confirmed and by these Presents do freely fully & absolv give grant bargain sell aliene convey & confirm unto him the sa William Pepperrell his Heirs & Assigns for Ever all that Certain Tract or Parcel of Land containing one hundred acres situate lying & being in the County of York near Saco River Adjoining upon the Township of Biddeford it being the whole of that Tract of Land wen was sold me the sa Saml Waldo by Jerema Moulton of York in the sa County of York Esqr as appears by a Deed under his Hand & Scal & Recorded as likewise twenty acres more of Land lying near ve aforesd Hundred Acres of Land & is the North West Part of vt two hundred Acres of Land which I ve sa Sami Waldo purchased of Collo Harmond running North West Ten Rods near sa Saco River & from thence Running back North East as far as the said Two hundred acres runeth To have and to hold the sd granted and bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the said William Pepperrell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I the sa Sami Waldo for my self Heirs Exce18 & Admin to do covenant promise & grant to & wth the said William Pepperrell his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ve above bargained Premisses & am lawfully seized & possessed of ve same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good right full power & lawful anthority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesd and that he the sd William Pepperrell his Heirs & Assigns shall and may from Time to Time & at all Times for Ever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Oc-

cupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & Clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Futhermore I the said Samuel Waldo for my self Heirs Execrs & Adminrs do covenant engage the above demised Premises to him the said William Pepperrell his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend by these Presents & Lucy Waldo wife of me the sd Sami Waldo doth by these Presents Yield up & surrender all her Right of Dowry & Power of Thirds of in & unto all ye above granted & bargained Premisses unto him the sa William Pepperrell his Heirs & Assigns forever In Witness where of I have hereunto set our Hands & Scals the 2d Janry Anno Domini 1734

Sa Waldo Lucy Waldo (Seal)

Signed Scaled & Delivered in ye Presence of Jno Jutteridge John Mayne

Suffolk ss/Boston Janry 2d 1734 The within named Sam1 Waldo & Lucy his Wife Personally appearing acknowledged the within Instrumt to be their free Act & Deed Coram Thos Hall Jus Pacs

A true Copy of ye Original reed Janry 7, 1734

Attest Jer. Moulton

The Heirs of Sarah Morrell viz: Drown Darlin Nason, Wamo Hodsdene Gowen Shakerly &c To Jno Morrell

To all People to whom these Presents shall come Nicholas Morrell Elizabeth Drown Thomas Darlin & Sarah Darlin Jonathan [Nason & Adah Nason] Children of Sarah Morrell Decd Mahetabell Stacy Ichabod Waymouth & Shadrach Wamouth the Descendents of Esther Wamouth Joseph Hodsdon Samuel Hodsdon Nicholas Gowen & Abigail his Wife Richard Shakerly & hannah his wife Children of Benoni Hodsdon Decd James Ferguson &

John Hodsdon Grand Children of the sa Benoni Hodsdon Dec^a Send Greeting Know ye that We the said Nicholas Morrell Elisabeth Drown Sarah Darlin & Mehetabel Stacy well knowing that our said Mothers the sa Sarah Morrell &

Esther Wamouth did in their lifetime assign or make over unto our Uncle John Hodsdon all their Right Title & Interest of & in a Certain Grant of One Hundred acres of Land Granted by ye Inhaitans of the Parish of Unity in the Town of Kittery unto our Grand Father Nicholas Hodsdon June 24, 1673 & We the st Joseph Hodsdon Samuel Hodsdon Abigail Gowen & Hannah Shakerly by ve Order or desire of our Father Benony Hodsdon afores Deed did some years since assign & make over to our st Uncle John Hodsdon all our Right of in & unto the sa grant of Land which Deeds or Assignments we understand are lost & our sd Unele John Hodsdon having conveyed ye sa grant unto John Morrell we the sa Nicholas Morrell Elizabeth Drown Thomas Darlin & Sarah Darlin [Jonathan Nason & Adah Nason] Mahetabel Stacy Joseph [12] Hodsdon Sam¹ Hodsdon Nicholas Gowen & Abigail Gowen Richard Shackerly & Hannah Shackerly Ichabod Waymouth (Shardrach Wamouth James Ferguson & John Hodsdon being willing to quit ye sa John Morrell in the Possession thereof Do for our selves our Heirs Exec 8 Admin¹⁸ forever remise release & forever quitclaim unto the said John Morrell his Heirs & Assigns for Ever All the Estate Right Title Interest Inheritance property Claim & Demand which we & each & every of us have or by any way or means might or ought to have of in & unto the said Grant of one hundred aeres of Land or any Part thereof & of every Part & Pareel thereof To have & to hold to him the sd John Morrell his Heirs & Assigns forever to Use oceupy possess & enjoy as his & their own Inheritance for Ever In Witness whereof we hereunto set our Hands &

Scals ye Twenty second Day of Nov^r Annoq Dom one thousand seven hundred & thirty four

Elizabeth Drown	(aSeal)
Nich ^o Morrell	(aSeal)
Nicholas Gowen	(aSeal)
her	
Abigail × Gowen	(aSeal)
Shadrach Wamouth	(aseal)
James Stacy	(aSeal)
Ichabob Wamouth	(aSeal)
Jonathan Nason	(aSeal)
Adah Nason	(Seal)
Richard Shackely	(aSeal)
Hannah Shackely	(aSeal)
Joseph Hodsden	(aSeal)
John Hodsden	(aSeal)
her	
Mathaberll \times Stacy	(aSeal)
Samuel Hodsden	(aSeal)
Sarah Darling	(aSeal)
0	(80.1)

Signed Sealed & Delivered in Presence of us Two words in the second page interlined & y^e names of Jon^a Nason & Adah Nason in y^e First page all before signing as Witnesseth us Isaac Powers Samuel Mores

The Persons abovenamed are the Defendants of y^e within named Nicholas Hodsden & now have acknowledg^d this Instrumt to be their free act & Deed this 25 of Deer 1734

Before me

Nicholas Shapleigh J. Peace A true Copy of ye Original Received Janes 8, 1734 Attest Jer Moulton Rege

Know all Men by these Presents that I Lucy Vickers of Hull in ve County of Suffolk Danghter of Lucy Vickers Mr Nicho Hodsden of Kittery in ve Coun-& Nicho Hodsden tv of York & Nathanael Hodsden Grand-Petr Townsend son of ve aforesa Mr Nicholas Hodsden To Cordwa of Boston in the aforesd County & Jne Hodsden Peter Townsend & Mary his Wife of Boston in the aboves4 County of Suffolk Grand Children of Mr Nicholas Hodsden of ye aforesd Kittery all of us in Consideration of ye natural Love we have for & do bear unto Mc John Hodsdon of Kittery in the

County of York Shipwright Son of ve late Nicholas Hods-

don aboves^a do by these Presents give grant & confirm unto the said John Hodsden all our Right Title Interest Claim & Demand that we now have or may hereafter have unto a Grant of one hundred Acres of Land which was granted unto y^e s^a Nicholas Hodsdon by y^e Town of Kittery June y^e 24, 1673. To have & to hold all the s^a Hundred acres of Land from them theirs & each of their Heirs Exect^a & Admin^a to him the s^a John Hodsdon his Heirs & Assigns for Ever In Testimony hereof we have set to their Hands & Seals this 24 Day of July in y^e Year of our Lord 1721

Mary X Townsend (Seal)

Nathanel Hodsdon (Seal)

Signed & Sealed in the Presence of us the Subscribers

Joseph Billings Ezra Pitcher Suffolk ss Boston July the 24, 1721. Mary Townsend &

Nath Hodsdon appeared & acknowledged the above Instrumt to be their free Act & Deed

before Sam¹ Cheekley J. Peace A true Copy of y° Orig¹ reed Jaury 8 1734

Attest Jer Moulton Regr

Attest Jer-Moulton Reg

To all Christian People to whom this Present Deed of Sale shall come Samuel Smith of Biddeford in the County of York in his Majtys Province of Sam1 Smith То ye Massachusetts Bay in New England Hus-Wm Dyer bandman send Greeting Know ye that I the said Sam1 Smith for ye Consideration of ye Sum of Forty Pound & Ten Shilling in Hand paid by William Dver of Biddeford aforesd Husbandman the Receipt whereof I the Sam1 Smith do for me my Heirs Execrs & Adminrs acknowledge my self fully satisfied & contented & paid & do for me my Heirs Exec & Admin enfeoffe convey & confirm unto the said William Dyer his Heirs Execrs & Admin18 a Certain Tract or Parcel of Salt Marsh lying & being at a Little River that Divideth Bideford and Arundel it being one Half of Four acres & an half of Salt Marsh being bound with the sa River on the North East Pendleton Fletchers Marsh with a Ditch on ye South West Rebecah Hitchcocks one the South East & the wood Land on the North West To have & to hold the above mentioned one half of four acres & an Half of ye the before mentioned Salt Marsh with all the Priviledges & Appurces thereunto belonging & Furthermore I ve sa Sam1 Smith for me my Heirs Exects & Admin's do promise to secure & defend ve st Wm Dyer his

Heirs Exec¹⁹ & Admin¹⁹ & Assigns forever in ye Peaceably enjoym¹ of ye before mentioned Salt Marsh from the Claims or any Person or Persons whatsoever Promising & declare the above mentioned Salt Marsh for to be Clear of all Mortgages Judgments Dowers & powers of Thirds In Testimony I the se Sam¹ Smith have hereunto set my Hand & Seal this Ninth Day of Feb¹ Anno Domini 1729/30 & in the Third year of his Majesties Reign & further Margaret the wife of ye Sam¹ Smith have hereunto set her Hand & Seal in token of her Resigning up her Dower & power of Thirds

Samuel Smith (aSeal)

Margaret × Smith (aSeal)

Signed Sealed & Delivered in the Presence of Anna x

Prat Benjamin Crabtree York ss/Biddeford Sept the 29th 1733. Sam' Smith & Margarett his Wife both Personally appeared & Acknowledged this Instrumt or Deed of Sale on the other Side to be

their free Act & Deed

Cer John Gray

A true Copy of ye Orig¹ Received Janry 9, 1734 Attest Jer Moulton Re

To all People to whom these Presents shall come Greeting Know ye that I Edward King of North Yarmouth in the County of York & Province of ye Massachusetts Bay in New England Yeoman for & in Consideration of ye sum of Forty Two Pounds & Ten Shillings to me in

Hand before the ensealing hereof well & truly paid by John Drinkwater of Freetown in the County of Bristol & in the Province afores Cordwainer the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied contented & paid have given granted bargained & sold aliened conveyed & confirmed & do by these freely fully & absolutely give grant bargain sell convey & confirm unto the s John Drinkwater his Heirs Exec & Admin or Assigns forever a Certain Tract or Parcel of Land situate lying & being [13] within the Township of North Yarmouth afores & is Bounded as follows viz beginning at a stake standing on the Northerly Side of y High Way & from thence North Ten Degrees West adjoyning on a Ten Acre Lot Number Thirty Four twenty nine rods to y North Easterly Corner thereof & from thence East Ten Degree North four Rods to a Stake &

from thence South Ten Degrees East Twenty Four Rods to a Stake & from thence East Ten Degrees South Eight Rods to a Stake & from thence South Ten Degrees East Five Rods to the Road or high way & from thence by sd Highway to ve Stake First mentioned Containing by Estimation one acre be ye same more or less To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise appertaining with the baildings Fencings & the like to him the said John Drinkwater his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof for Ever And I the said Edward King for my self my Heirs Execrs & Admin18 do covenant promise & engage to warrant secure & defend ye same against the lawful Claims or Demands of any Person or Persons whatsoever In Witness whereof I have hereunto set my Hand & Seal this Fourth Day of September Anno Domini One Thousand seven hundred & thirty three & in the seventh year of ve Reign of our Sovereign Lord George the Second by ye Grace of God King Defend of ye Faith &c

Edward King (aseal)

Signed Sealed & Delivered in Presence of us, George Drinkwater Mary Winslow

York ss/North Yarmouth Oct^{*} y^{*} 10, 1734, then the abovenamed Edw^d King Personally appeared & Acknowledged the above written to be his Act & Deed

before me

Sammel Seabury – Justice of Peace A true Copy of ye Orig³ Receivd Jan™ 11 1734 Attest – Jer Moulton – Regr

Know all Men by these Presents that I Cornelos Hall of
Falmouth in the County of York & Province
of the Massachusetts Bay in New England
Yeoman am holden & firmly bound & obliged
unto John Drinkwater of Frectown in the
County of Bristol & Province afores Cordwainer in the Sum of Sixty Pounds lawful Money of New
England to be paid to him the said John Drinkwater his
Heirs Exec* Admin* or certain Attorney to the which
paynt well & truly to be made I bind my self my Heirs
Exec* & Admin* firmly by these Presents Sealed with my
Seal Dated this Sixth Day of Jan* in the Eighth Year of

The Condition of this obligation is such that if ye above

his Majesties Reign Annoq Domini 1734

bounden Cornelius Hall his Heirs Exec^m or Admin^m or either of them do well & truly pay or cause to be paid unto the aboves^d John Drinkwater his Heirs Exec^m Admin^m or certain Attorney the Sum of Thirty Pounds Province Bills or currant passable Money of New England at or before the Sixth Day of Jan^m one thousand seven hundred & Forty four with lawful Interest for y^e said Thirty Pounds without fraud Coven or further delay then this obligation to be void & of none Effect otherwise to remain in full force & virtue

Cornelius Hall (*Seat)
Signed Sealed & De* in psence of us Moses Pearson
James Gooding

York ss/Janrs 6, 1734/5 Cornelius Hall acknowledged ye above Instrum to be his free act & deed

Cor. Josh Moody Just Pac A true Copy of ye Origi Reed Jan^{ey} 12, 1734

To all People to whom these Presents shall come Greet-

Att Jer: Moulton Reg

ing Know ye that I Joseph Moulton of York Jos Moulton in the County of York within the Province of T_0 ve Massachusetts Bay in New England Gent for & in Consideration of ye Sum of Fifty Abel Pounds lawful Money of New England to me in Hand before ye ensealing hereof well & truly paid by my son Abel Moulton of York afores4 Yeoman the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & Contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge him the said Abel Moulton his Heirs Execrs & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the said Abel Moulton his Heirs and Assigns for Ever One Certain Piece or Parcel of Salt Marsh situate lying & being in York aforesd on ye Westerly side of the North West Branch of York River Bounded as followeth beginning at a Landing Place a Little below York bridge and from thence South Westward Bounding on ye Upland till it comes to Thompsons Fenee & from ye Fenee to run across the Creek to a Little Red Oak Tree standing by ye Edge of ye Marsh it being all ye Marsh between the aforesa Bounds & ye River Together also with a small Piece of Salt Marsh adjoining to ye Landing Place & running from sq Landing Place up towards York bridge so called it being on ve same Side of ye River the other Piece of marsh is To have and to hold the sa granted & bargained Premisses with all the Appurees Priviledges & Commodities to ye same belonging or in any wise appertaining to him the sd Abel Moulton his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd Joseph Moulton for myself my Heirs Execrs & Admin to do covenant promise & grant to & with him the said Abel Moulton his Heirs & Assigns that before the Ensealing hereof I am the true sole & lawful owner of the above bargaind Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect and absolute Estate of Inheritance in Fee simple And have in my self good Right full power and lawful Authority to grant bargain sell convev & confirm said bargained Premisses in manner as afores And that the sa Abel Moulton his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the said demised and bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Will Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd Joseph Moulton for my self my Heirs Exects & Admin¹⁸ do eoven¹ & engage ye above demised Premisses to him the st Abel Moulton his Heirs & Assigns against ve lawful Claims or demands of any Person or Persons whatsoever forever hereafter to warrant seeure & defend by these Presents In Witness whereof I ye sd Joseph Moulton & Mary my wife in token of her free Consent to this bargain & sale & Relinquishmt of all her Right of Dower & Power of Thirds in ve Premisses have hereunto set our Hands & Seals this 13 Day of Janry Annoq Domini 1734/5 in ye Eighth Year of his Majtys Reign

Joseph Moulton (Seal) Mary Moulton (Seal)

Abr Lunt Ebenezer Moulton

York ss/ York Jan^{ty} 13, 1734/5 then y^e abovenamed M^{*} Joseph Moulton Personally appearing acknowledged the above Instrum[†] to be his Act & Deed

before Jer. Moulton J. Peace A true Copy of y^e Origi Reed Jan 19, 1734

Attest Jer. Moulton Regr

[14] To all People to whom these Presents shall come Remich Cole

Remich Cole

To
Asahel Cole

Asahel Cole

Getting Know ye that we the said Remich
Cole & Hannah Cole his Wife for & in con-

sideration of ve sum of one hundred & five Pounds current money of New England to me in Hand paid before the ensealing & delivery hereof by Asahel Cole of Kittery aforesd Seaman the Receipt whereof I do hereby acknowledge to full Content & satisfaction have given granted bargained sold & by these Presents Do freely clearly fully and absolutely give grant bargain sell aliene enfeoff convey & confirm unto him the sa Asahel Cole his Heirs Execrs Admin's or Assigns a Certain Messuage Tract or Parcel of Land together with his Part of a Dwelling House & Part of a Barn thereon [lying & being in Kittery aforesa] which Land contains abt Five Acres & Ten Pole be it more or less Butted & Bounded as followeth viz on ye East by Abner Coles land beginning at the North West Corner of ye sd Abner Coles Land & runs Westerly by Samuel Spinneys Sixty Two Poles & from thence runs by ye High Way Southerly to Nath1 Fernalds' Land & from thence runs Easterly by the Side of Fernalds' Land to the sa Abner Coles Land & from thence runs North by Abner Coles Land to ye first Station which Land was purchased by me of ye sd Remich Cole of John Thompson by a Deed or Instrumt of writing given under his Hand & Seal bearing Date December ye Thirteenth Anno Domini One Thousand Seven hundred thirty & two Reference thereunto being had but more at Large appear To have and to hold the sa Five Acres & Ten Pole be it more or less so bounded unto him the sa Asahel Cole his Heirs Execrs Admin's or Assigns forever Together with all & singular the Priviledges Profits Appurces & Advantages to ye same belonging or in any ways appertaining & I ye sa Remich Cole for my self my Heirs Exects Admints or Assigns do covenant & engage unto & with the sa Asahel Cole his Heirs Execrs Admin'rs or Assigns that I am lawfully seized & possessed of the Premisses and Appurces in Fee simple & have lawful Right & Authority to sell the Premisses in manner as aboves & that it shall & may be lawful to & for ye sd Asahel Cole his Heirs Execrs Adminrs or Assigns from hence forth & forever to have hold use occupy possess & enjoy the Premisses free & clear freely & clearly from all manner of former or other Rights Bargains Sales Leases Mortgages Wills Entails Judgments Dowries Gifts Grants or other Conveyance made by me the s⁸ Remich Cole forever hereafter to warrant secure & defend against the lawful Claims or Demands of any Person or Persons whatsoever Demanding the same in Witness whereof the Parties have hereunto set their Hands & Seals this seventeenth Day of December one thousand seven hundred & thirty four & in Eight Year of his Majesties Reign King George y* Second it was Interlined before Signing & Sealing y* words lying & being in Kittery afores*

Remich Cole (aSeal)
Hannah Cole (aSeal)

Signed Sealed & Delivered in Presence of John Thompson Enoch Staple

York ss/ Kittery December ye 30, 1734. Remich Cole & Hannah Cole his Wife Personally appeared & acknowledged the foregoing written Instrumt to be their voluntary Act & Deed

Before me

 $\begin{array}{c} {\rm Elihu~Gunnison} \quad J.~{\rm Peace} \\ {\rm A~true~Copy~of~y^e~Orig^s~Rec^4~Jan^{ro}~15,~1734} \\ {\rm A~ttest} \quad {\rm Jer~Moulton} \quad {\rm Reg^r} \end{array}$

To all People to whom these Presents shall come James Spinney of Kittery in the County of York

To Kew England Husbandman and Mary his Wife sendeth Greeting Know ye that the st James Spinney & Mary his Wife doth for & in Consideration of the Sum of

Thirty Five Pounds currant Money of ye aforesd Province to me in Hand paid before ye ensealing hereof by Enoch Staple of the aforesa Town Cordwainer the Receipt whereof I do hereby acknowledge and my self therewith fully satisfied & contented & thereof & of every Part and Parcel thereof exonerate acquit & discharge the sd Enoch Staple his Heirs Exects Admin's or Assigns forever by these Presents have given granted bargained sold aliened conveyed & confirmed unto Enoch Staple his Heirs Execrs Adminrs or Assigns forever All such Right Title Estate Interest and Demand whatsoever we the sa James Spinney & Mary his wife now hath may might or ought to have in or unto a Certain Piece or Tract of Land Together with her Half Part of a Dwelling House thereon situate lying & being in the Township of Kittery aforesd that is to say Twenty Five Pounds for ve House & Ten Pounds for ve Land which Land takes its beginning of Bounds at Mr John Adams's Line at the North East End of the afores^a House and running one Rod from the House strait as the back side of ve House Runs untill we come streight with the North West End of said House & from thence to the North East Corner of ye Well or Half the Priviledge of the Well & from the South West Corner of the Well to the South East Side of an Oak Tree that stands in the Edge of ye Bank & from thence by ye Creek Side to the aforesa Adams's Line which Piece of Land was given together with Part of the Dwelling House unto the aforesa Mary Spinney formerly called Mary Couch by her mother now called Anne Weeks by a Certain Deed or Instrumt of writing under Her Hand and Seal bearing Date the 23d Day of Oct 1718. Reference thereunto being had more at Large might appear To have and to hold the granted & bargained Premisses with all the Appurces & Priviledges thereunto belonging or in any ways appertaining to him the said Enoch Staple his Heirs Execrs Admints or Assigns forever & I ye sd James Spiney & Mary his Wife for me my Heirs Execrs Admin do covenant promise and grant to & with Enoch Staple his Heirs & Assigns that before ye enscaling hereof I am the true sole & lawful owner of ye above granted and bargained Premises & am lawfully seized & & possessa of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have good Right full power & lawful Authority to grant bargain & sell the above granted & bargained Premisses freely & clearly without any Incumbrance Furthermore we the said James Spinney & Mary his Wife for we our selves our Heirs Excers Admin or Assigns do covenant & engage the above demised Premisses to him the s4 Enoch Staple his Heirs ExecTS Admin's or Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend the above granted Land. In Testimony whereof we the sd James Spinney & Mary his wife hath hereunto set our Hands & Seals this Twenty Second Day of September Anno Dom 1733 & in ye seventh year of the reign of our Sovereign Lord George ye Second King of great Britain &c [15] Two words interlined before signing James Spinney

Mary × Spinney (Seal)

Signed Scaled & Delivered in Presence of George Smith Mary Sheppard

York ss/Kittery December ye 30, 1734 James Spinney & Mary Spinney his Wife Personally appeared & acknowl-

edged the above written Instrumt to be their free & voluntary Act & Deed

Before me

Elihu Gunnison J Peace A true Copy of y° Original Rec^a Jan¹⁷ 15, 1734 Attest Jer Moulton Reg^r

To all People to whom these Presents shall come Samuel Spinney of Kittery in the County of York in the Province of the Massachusetts Bay in New England Yeoman & Jean his Wife sendeth Greeting Know ye that we ye set

Samuel Spinney and Jean Spinney his Wife doth for & in Consideration of ve Sum of Fifteen Pounds currant Money or Bills of Credit of the aforesa Province to me in Hand paid before the ensealing hereof by David Spiney Seaman Son of ye afores Samuel Spiney the Receipt whereof I do hereby Acknowledge & our selves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the said David Spinney his Heirs Execrs Adminrs & Assigns for Ever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto David Spiney his Heirs Exec¹⁸ Admin¹⁸ or Assigns forever all all such Right Estate Title Interest & Demand whatsoever as I the said Sam1 Spiney now hath or ought to have in or unto a Certain Tract or Piece of Land situate lying & being in ye Township of Kittery aforesd butted & bounded as followeth vizt which sd Land takes its beginning at the South East Corner of the aforesa David Spineys Land & and runs thirty Pole in length Eastward by vs side of ve Lane which is between the aforesd Saml Spincys Land & of Coles Land of ve aforesd Kittery one Rod from the Line of ve afores Sam¹ Spinevs & ve afores Coles & at the End of the ThirtyPole to Run Northerly Eight Pole in Weadth & from thence Thirty Pole in Length Westward by ye aforesd Sam1 Spinneys Land to the North Corner of ye afores David Spinneys Land & from thence to the First beginning which said Land is one acre & Half contained within these Boundaries Furthermore I ye sa Samuel Spiney my Heirs Execrs Admin or Assigns doth give unto ye aforesd David Spinney his Heirs Execrs Admin's or Assigns the free Liberty of ye Way of one Rod wide that lieth the South side of ve above granted & bargained Premisses for a way to pass

& repass in the Length of ye aforesd David Spincy's [Land] that is to say from the South East East Corner Extending to yo County Road which Land was bequeathed to me by my Father Thomas Spiney late of Kittery aforesa Deca by one Deed or Instrument of writing given under his Hand & Scal Reference thereunto being had but more at Large may appear to have and to hold the above granted & bargained Premisses with all the Appurces & Profits thereunto belonging or in any wise appertaining to him the said David Spiney his Heirs Execrs Admin's or Assigns for Ever to his & their only proper Use Benefit & Behoof & the sd Sam1 Spiney for me my Heirs Execrs Adminrs or Assigns do covenant promise & grant to & with David Spiney his Heirs & Assigns that before the ensealing herereof I am the true sole & lawful owner of ve above bargained Premisses & am lawfully seized & possessed of ve same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have good Right full power & lawful Authority to grant bargain sell & confirm ye sa granted & bargained Premisses as aforesd & that David Spinev & his Heirs & Assigns shall & may from Time to Time & at all Times for Ever hereafter by force & virtue of these Presents lawfully & quietly have hold use possess & enjoy ye aboves Premisses with the Appurces & Profits free & clear freely & clearly from all manner of other or former Rights Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm18 Executions Incumbrances & Extents whatsoever furthermore I the sd Samuel Spiney for my self my Heirs Exects Admints or Assigns do covent & engage the above demised Premisses to him the said David Spinev his Heirs Execrs Admin 18 or Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever here after to warrant secure and defend In Witness whereof I the said Sam¹ Spiney & Jean his wife hath hereunto set their Hands & Seals this Fifth Day of Decembr Anno Domini 1734 & in the Eighth Year of his Maitys Reign Two words Interlind

Sign^d Sca^d & D^d in Presence of Enoch Staple Asahel Cole York ss/Kittery Dece^r ye 30 1734. Samuel Spinney & Jean Spinney his wife Personally appeared & acknowledged the within written Instrumt to be their free Act & Deed before me Elihu Gunnison J. Peace

A true Copy of ye Origi Reced Janes 15, 1734 Attest Jer Moulton Rege

To all People to whom these Presents shall come Know ye that I Pendleton Fletcher of Biddeford in Fletcher the County of York within the Province of the To Massachusetts Bay in New England Gent for & in Consideration of the Sum of Six Hundred & Pepperrell Eighty Pounds lawful Money of the Province aforesd to me in Hand before the enscaling hereof well & truly paid by William Pepperrell of Kittery in the County aforesaid Esqr the Receipt whereof I do hereby acknowledge & myself therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sd Wm Pepperrell his Heirs Execrs & Admin 15 for Ever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa William Pepperrell his Heirs & Assigns forever all that Neck or Tract of Land whereon I now dwell lying & being in the aforesd Town of Biddeford containing by Estimation Three hundred acres be ye same more less together with all the Marsh & Thatch Beds thereunto adjoining Together with an Island lying to Eastward of the sa Neck of Land containing by Estimation Thirty acres be ve same more or less called Wood Island To have & to hold all the aboves granted & bargained Premisses with all the Appurces Priviledges & Commodities to ve same belonging or in any wise appertaining to him the sa Wm Pepperrell his Heirs & Assigns forever to his & their only proper Use Benefit & [16] Behoof forever & I ve sa Pendleton Fletcher for my self my Heirs Execrs & Admin to do covenant promise & grant to & with ye Wm Pepperrell his Heirs & Assigns that before ye ensealing hereof I am the true sole & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in myself good Right full power and lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd & that the sd Wm Pepperrell his Heirs and Assigns shall & may from Time to Time & at all Times for Ever hereafter by force &

virtue of these Presents lawfully peaceably & quietly have hold use Occupy possess & enjoy the said demised and bargained Premisses with ye Appurees free & clear & freely & clearly acquitted exonerated and discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sd Pendleton Fletcher for my self my Heirs Execrs & Admints do covenant & engage the above demised Premisses to him the sd Wm Pepperrell his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever for Ever hereafter to warrant secure & defend by these presents & Hannah Fletcher wife of me ye sa Pendleton Fletcher doth willingly vield up & Surrender all her Right of Dowry & Power of Thirds of in & unto all the aforegranted & bargained Premisses unto him the sd William Pepperrell his Heirs & Assigns for Ever In Witness whereof I have hereunto set my Hand & Seal this 22d Day of Janry Anno Domini One Thousand seven hundred & thirty four

Pendleton Fletcher (aSeal)

Signed Sealed & Delivered in in the Presence Charles

ffrost jr John Watkins George ffrost

York ss/ Kittery Jan¹⁷ 22⁴ 1734 Then ye above named Pendleton Fletcher Personally appear⁴ before me the Subscriber & Acknowledge ye above Instrum⁴ to be his free Act & Deed

Elihu Gunnison J. Peace A true Copy of ye Original Recei^d Jan^{ry} 24, 1734 Attest Jer. Moulton Reg^r

Know all Men by these Presents that I W^m Pepperrell within mentioned for and in Consideration of the Sun of six hundred & Eighty Pounds lawful Money of New England to me in Hand well & truly paid by Pendleton Fletcher within mentioned do grant convey confirm release & forever Do quitclaim unto the said Pendleton Fletcher his Heirs & Assigns forever all the Right Title Interest Claim Challenge & Demand that I have or ought to have in & unto the aforegoing Deed of Sale with all the Title unto the s³ Neck & Island of Land within mentioned & Mary Pepperrell the wife of me y^e s⁴ W^m Pepperrell do hereby surrender up Her Dowry & Power of Thirds in & unto the same In Testimony whereof we have hereunto set our Hands &

Seals this 19th Day of April Anno Domini one thousand seven hundred & thirty seven

W^m Pepperrell (*Seal) Mary Pepperrell (*Seal) Signed Sealed & Del^d In psence of Char: Frost j^e Jn^o Watkins

York ss/ April 19, 1737. Then the above mentioned W^m Pepperrell & Mary Pepperrell psonaly appeared before me ye Subscriber & ackno & ackno the foregoing Instrumt to be their free act & Deed

Rich^d Cutt j^r J: Peace A true Copy of the Original Endorsm^t Enter^d April 22 1737

Attest Jer. Moulton Regr

Know all Men by these Presents that George Welch of New Castle in the Province of New Hampshire in New England Fisherman for & in Consideration of the Sum of Four Hundred Pounds Currant Money of New England to

him in hand before the Ensealing & delivery of these Presents well & truly paid by William Robbins of Portsmouth in the Provance aforesaid Mariner the Recipt whereof the said George Welsh doth hereby acknowledge to his full Satisfaction & Content hath Given Granted bargained sold aliend Convey^d & Confirmed & by these Presents doth Give Grant bargain sell allien Convey & Confirm unto the said William Robbins his heirs & assigns forever a certain Tract or parcel of Land situate Lying & being in Falmouth in the County of York in the Provance of the Massachusetts Bay at Place called Cape Elizabeth or Cape Elzeabeth Containing two hundred acres or beit more or Less lying on the west sid of the House that was formerly Robert Jordans being that same tract of Land which the said William Robbins and Sarah his Wife Sold & Conveyd to said Georg Welsh as by their Deed of Sale baring Equal date with these Presents may appear together with all the priviliges and appurtens to the same belonging or in any wise appertaining To have and To hold the said Granted & bargain premissss unto him the said William Robbins his heirs & assigns forever and the said George Welsh for himself his beirs Execrs & Adminrs doth Covenant and Grant to & with the said William Robbins his heirs and assigns that he the said George Welsh is before the Scaling and delivery of these presents the true Lawfull & Sole owner of the Said Granted & bargained premises and that he will warrant & for Ever Defend the same to the said William Robbins his heirs & assigns for ever a Gainst the Lawfull Claimes of aney Person or Persons what so Ever Provided nevertheless and it is the true Intent and meaning of the Grantor & Grantee in these Presents that if the sa George

Welsh his Heirs Execrs or Admin's or any of them shall well & truly pay or cause to be paid unto the said William Robbins his Heirs or Assigns the full & Just Sum of Four Hundred Pounds current Mon-Discharge of the within mortgage from George Welch To Will ey of New England or in good Passable Bills of Credit together with lawful Interest for the same from the Date hereof at on or before the twenty fifth Day of November which will be in the year of our Lord one thousand seven hundred & thirty six without fraud or further delay then ye above written deed shall be null void & of none Effect otherwise to remain in full force & virtue In Testimony whereof the sa George Welsh hath hereunto set his Hand & Seal the twenty fifth Day of Novembrin the Eighth Year of ve Reign of our sovereign Lord George ve second by the Grace of God of great Britain &c King Annoq Domini 1734

George Welsh Signed Sealed & Deliver in psence of Mark Nelson W^m Parker jun^r

Province of New Hampshire Nov^r 25, 1734 Then George Welsh above named Personally appearing acknowledged ye above Instrumt to be his voluntary act & deed

Coram Joseph Sherburn Jus Peace A true Copy of ve Original reced Jan vy 20, 1734

Know all Men by these Presents that I Chrisp Bradbury

Attest Jer. Moulton

of York in the County of York in his Maj-Bradbury esties Province of ye Massachusetts Bay in To New England Joyner for & in Consideration Alexr McIntire of the Sum of One Hundred & Ninety Pounds Money to me in Hand paid by Alexander McIntire jr of York aforesd Husbandman the Receipt whereof I hereby acknowledge have given & granted & hereby Do freely & absolutely give & grant unto the said Alexander McIntire jr his Heirs & Assigns for Ever The several Tracts & Parcels of Land hereafter mentioned which I lately purchased of Enoch Dill of York afores as by the several Deeds may appear vizt a Tract of Land lying in

York on the South West Side of York River Containing Twelve Acres & One Quarter of an Acre of Land bounded as may [appear] by ye Deed from the sd [17] Enoch Dill to the sd Bradbury bearing Date ye 12 Day of Augt 1734 & Recorded Libo 16 Folo 207, of York County Records Also another Tract of Land which I purchased of sa Dill by a Deed dated Oct 3d 1734 & Recorded Libo 16 Folo 238 of sd Records Containing Seven Acres Also another Tract of Land which I purchased of sa Dill by a Deed Dated Novr 12, 1734 & Recorded Libo 16 Folo 256 in sd York County Records Containing Four Acres Reference being had to the said Deeds for ve Boundaries thereof may more fully & at Large appear To have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the said Alexander McIntire his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd Chrisp Bradbury for my self my Heirs Execrs & Admin to do covenant & engage the above demised Premisses to him the said Alexander McIntire his Heirs & Assigns against the lawful Claims or Demands of any Person or Person or Persons whatsoever claiming the same by from or under me forever to warrant secure & defend by these Presents In Witness whereof I the said Chrisp Bradbury have hereunto set my Hand & Seal Jan'y the Thirty First Anno Domini 1734 in ve Eighth year of his Majesties Reign Chrisp Bradbury (aSeal)

Signed Sealed & Delivered in Presence of Jer Moulton

Daniel Moulton

York ss/ York Jan¹⁷ 31, 1734/5 Then y° above named Chrisp Bradbury Personally appearing acknowledged the above Instrum¹ to be his free Act & Deed

before Jer. Moulton Jus Peace A true Copy of y° Orig¹ Received Jan 5 31, 1734 Attest Jer. Moulton Reg°

To all People unto whom this Present Deed of Sale shall come Samuel Adams of Boston in the Sam Adams a Tristr Little To Shopkeep* & both in the Province of the Massachusetts Bay in New England send Greeting Know ye that We the said Sam-

uel Adams & Tristram Little for & in Consideration of the Sum of Three hundred Pounds in good Bills of Credit on

ve Province aforese to us in Hand well & truly paid at & before ye Ensealing & delivery of these presents by Alexander Bulman of York in the County of York & Province aforesaid Physician the Receipt of which Sum we hereby Acknowledge have given granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents do freely clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto the sa Alexander Bulman his Heirs & Assigns for Ever All that our Certain Tract or Parcel of Land situate lying & being in Biddeford in the County of York afores butted & bounded as followeth that is to say North Easterly upon the River Commonly called Saco alias Biddeford River there measuring Fifty Six Rods Adjoyning to the Land lately Laid out to Thomas Salter on the one Side & Land of Wm Pepperrell Jun Esqu & Company on the other Side or however otherwise the so Land is Bounded or reputed to be bounded Two Third Parts whereof belongs to me the said Samuel Adams & the other Third Part thereof to me the so Tristram Little the whole Tract of Land hereby granted containing by Estimation 300 acres be the same more or less Together with all & singular the Trees Woods Under Woods Ways Waters Water Courses Profits Priviledge & Appurces to the said granted Land belonging or in any wise appertaining & the Reversions & Remainders thereof To have and to hold the sd granted Land & Premisses with ve Appurces unto the sa Alexander Bulman his Heirs and Assigns for Ever to his & their only sole & proper Use Benefit & Behoof from henceforth & forevermore and We the said Samuel Adams & Tristram Little Do avouch our Selves at & untill the Time of ye Ensealing & delivery of these Presents to be the true sole & lawful owner owners of the sd granted Land & Premisses with the Appurces And have in our selves full power good Right & lawful Authority to grant bargain sell convey & dispose thereof in in manner as afores the same being free & clear & freely & clearly acquitted exonerated & discharged of & from all former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowers & Incumbrances whatsoever and We the sa Samuel Adams & Tristram Little for our selves our Heirs Execrs & Adminrs respectively do hereby covenant promise grant & agree to & with the sd Alex Bulman his Heirs Execrs Admin & Assigns to warrant & defend the sd granted Land & Premisses with the Appurces according to our several Parts & Proportions thereof as afores unto him the sd Alex Bulman his Heirs & Assigns forever against our selves & our Heirs & all Persons claiming any Right Title or Interest therein from by or under us or them. In Witness whereof I the s⁴ Samuel Adams & Mary my Wife Tristram Little & Anne my Wife (In token of her free Consent to these Presents & full Relinquishm⁴ of their Right of Dower or Thirds in the s⁴ granted Premisses) have hereunto set their Hands & Seals the Thirtieth Day of November Anno Domini One Thousand Seven hundred & Thirty two

Samuel Adams (aSeal) Mary Adams (aSeal)

Tristram Little (aSeal)

Anne Little (*Seal)
Signed Sealed & Deliv* In Presence of us Archelous

Woodman j^r Jeremiah Pearson j^r Sam¹ Adams & Mary his Wife Sign^a Seal^a & Del^a in

psence of us Benja Wolcot Mary Adams

Essex ss/Newbury Deet y 8 1732 Mt Tristram Little & Anne his Wife Personally acknowledged this Instrumt to be their free Act & Deed

before me

Richard Kent Just^{ce} of y^e Peace Rec^d the Day & Year before written of y^e beforenam^d Alex^e Bulman the Sum of Three Hundred Pounds in full for the Land & Premisses with the Appurces before sold him Two Hundred of y^e above

Rec^d p me Samuell Adams

p us

One Hundred Pounds of ye above Reca p me

Suffolk ss/ Boston Feb⁵⁹ 16 1732/3 Sam¹ Adams Esq¹ & Mary his Wife Personally appeard before me ye Subs¹ one of his Maj¹v Justices for ye County aforesd & Acknowledgd this Instrum¹ to be their Act & Deed

Samuel Sewell Jus Pacis

A true Copy of y^e Original Rec^d Feb^{ry} 1, 1734 Attest Jer Moulton Reg^r

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[18] To all People to whom these Presents shall Come
Know ye that I John Wheelwright of
Wells in the County of York and Province of ye Massachusetts Bay in New England Esq^{*} in Considera of the Parental
Love & Affection which I have & bear

unto my Dutiful Son Jeremiah Wheelwright of Boston in ye County of Suffolk in ye Province aforese have given

granted bargained & sold & by these Presents Do give grant bargain sell aliene enfeoffe convey & confirm unto ve sd Jera Wheelwright his Heirs & Assigns forever One Certain Parcel of Land lying & being in ye Township of Wells aforesd Containing Two Hundred acres be it more or less butted & bounded as followeth viz beginning at a Pitch Pine Tree marked J. W. at the Easterly Corner ve North East End adjoyning to Land some Time since Laid out to the Wid Lydia Storer & running from s4 marked Tree on a South West Course One Mile & then running on a North West Course one hundred & nine Rods & then running on a North East Course one Mile & yn running on a South East Course one Hundred & Nine Rods unto yo aforementiond Pitch Pine Tree Excepting all or any Part of Six Acres of Meadow yt may be found to have been Laid out within sd Bounds unto Lydia Storer Together with ye Trees Timbr Wood Underwood Stones Mines Herbage Wat Water Courses & every Priviledge & Appurtenance thereunto in any wise belonging To have & to hold the sa bargained Premisses wth ve Priviledges & Appurces thereof to him ve sa Jer Wheelwright his Heirs & Assigns for Ever to his & ther only proper Use Benefit & Behoof for Ever & Furthermore I ye sd Jno Wheelwright for my self my Heirs Execrs & Admin's do covent & engage ye above demised Premisses with ve Priviledges & Appurces thereof agst ve lawful Claims & Demands of any Person or Persons whatsoever from by or under me to warrt secure & defend unto ye sd Jera Wheelwright his Heirs & Assigns forever by these Presents As Witness my Hand & Seal this Tenth Day of Febry Anno Dom one thousand seven hundred & thirty four Annoq Ri Ris Georgii Secundi Magna Britannia & Octavo

John Wheelwright (aSeal)

Signed Sealed & Delivered in Presence of us Elisha Plaisted Samuel Jefferds

York ss Feb⁵⁷ 10, 1734 The within named Jn^o Wheelwright Personally appeared & acknowledged y^e within written Deed to be his Act & Deed

Before me

Joseph Hill Jus Peace

A true Copy of ye Origii Recd Febry 11 1734

Att Jer. Moulton Regr

This Indenture made the Second Day of September in the
Eighth Year of the Reign of King George
Vector over great Britain & Annoq
Domini One Thousand seven hundred &
Thirt four Batwen Alexander Formers of

John thirty four Between Alexander Ferguson of Kittery in the County of York within his Maiesties Province of the Massachusetts Bay in New Engla Yeoman of the One Party & John Ferguson of the same Kittery Husbandmn of the other Party Witnesseth that Alexander Ferguson for & in Consideration of & under vo Rents & Covenants & upon the Conditions in these Presents hereafter Express^d doth give grant bargain sell enfeoffe make over convey & forever confirm unto him the sa John Ferguson his Heirs & Assigns forever all that Tract or Parcel of Land in Kittery aforesd containing about seventy Acres be it more or less Bounded on the North by Lands of Daniel Furbush & on the East by Lands called the Rocky Hill Common on the South by Lands of Andrew Neal & on the West by ye High Way Leading towards Berwick Together with all singular the Buildings Edifices out Houses Barns Yards Gardens Orchards Trees Woods Priviledges & Appurtenances to ye same belonging or in any wise Appertaining Also Four Stears & one Heiffer coming in Four Years old & Three Heifers coming in Three Years Old & two Stears coming in two years old All which each & every Part & Parcel thereof & the Reversion & Remainders of ve same and every Part & Parcel thereof To have & to hold to him the said John Ferguson his Heirs & Assigns from henceforth & for Ever in the manner & upon the Conditions following viz that in Case the sd Alexander Ferguson shall remain Single & Unmarried During the remaining Part of his Life then the sd John or his Heirs or Assigns shall in the best Way & manner Mannage & Improve the Premisses and every Part thereof to the Best Advantage both for Planting Sowing Mowing Pastureing & Gardning & such Uses & Improvmts as is most Convenient & necessary for both their Profits & in the usuall & Proper season of the Year Yearly & every Year after this Present Season Yield & pay unto the sd Alexander or his order one Half of the Produce of all & every Sort of Corn Grain Hay Cyder Apples Roots Herbs & Fruits of all Sorts that shall Grow upon ve sa Land & all to be ready mannaged fitted & prepared & put up in ve proper Houses for Use And the sa John Ferguson his Heirs & Assigns shall keep ve Buildings & Fences in good & Tenantable Repair from Time to Time & to have the Little Room & Chamber & Priviledges on the North Side of the

House to his own Use & the Barns to be for the Use of both Parties equally (if there be more Room than the Stock of Cattle requires) & ve sd Alexandr to have & enjoy the Great Room in the House & Chamber with Priviledges Convenient to his own use During Life & the Sellers to be Equally Injoyed between them & further ye Improvmt of ye Stock of Cattle is to be upon the place & each vizt ye sa Alexander & John to have & equal Share in the Profits of ye same & to be at equal Charge in Wintering them & as they shall agree to kill off or sell any Creatures they are to divide ye same & to be at equall Charge in making the Stock good viz as to the Number & value of the Cattle as it is now at the Delivery of these Presents & each to have half the Pasturing besides what keeps the stock of Cattle aforesa & the sa John is to pay or cause to be paid unto the sa Alex or to his order or Creditors such sum & sums of money as is due from him to them not Exceeding One Hundred Pounds in the whole & all to be paid within Six Months from the Date hereof or when lawfully Demanded after the Expiration of the sa Term of Six Months for the Discharging of [19] the Present Debts Due by the sd Alexander Ferguson The sd Jno Ferguson or his Heirs or Assigns well & faithfully Performing & fulfilling ye Conditions aforementioned during the life of ye sa Alexander shall from & after the Death of ye sd Alexander have hold & enjoy ye same & every Part of the Premisses unto him the st John Ferguson his Heirs & Assigns in Fee Simple for Ever And it is to be understood as the true Intent & meaning of ye sa Alexander that the Third Part of ye Honses Barn & Land which is set of to Elisabeth Ferguson Mother of ye sd Parties for her Dower in ye same during her Life shall at her Decease be & remain with the other Two Thirds unto the said John his Heirs & Assigns in manner as aforesa Provided always & it is ye true Intent & meaning of ye sd Parties any thing in these Presents to the Contrary notwithstand that if ye sa Alex shall hereafter Marry & have Issue Lawfully begotten of his Body then & in such Case it shall be in the power of the st Alexander Ferguson & lawful for him or such his Heirs to Enter into & at any Time possess & enjoy the Premisses as in his Former Estate Paying to ve sa John his Heirs or Assigns so much Money as the Sum & Sums of Money which he shall pay for the sd Alex to discharge his Debts as aforesd with Interest for ye Same & so much as ye sd John shall advance to repr or make better the Buildings & for Clearing Lands & other Expence in making ye Place better but if ye sa Issue shall die without Issue then ye Premisses shall remain unto ye sa John & his

Heirs forever in manner as aforesd Provided also that if the sd John shall not well & truly pay such sums of money as aforesd to Discharge ye Debts of ye sd Alex already Contracted According to yo Time aforesd then it shall lawful for ye sa Alexander to sell so much of ye sa Estate Real or Personall as to pay & discharge ye same any thing herein Contained to the Contrary notwithstanding Reserving to ye sa Alexander Liberty if he Please to Improve a Certain Piece of Land Part of ye Premisses & Containing abt one Acre upon ve Hill next to Neales Land which is now Planted be may have ve whole produce thereof to himself as Long as he is Pleased to Improve it himself & also all ye Produce of all ye Premisses ye Present Season he Providing Foder for ye Cattle ve next Winter also reserving Liberty to ve sa Alexand that when the Oxen may well be spared from ve Husbandry he may use them as he has occasion In Witness whereof & to every of ye Covenants & Conditions & Consideratons before mentioned the sd Parties each for himself Doth hereunto set his Hand & Seal & Interchangeably Deliver ye Same ye Day & Year first mentiond

Alexander Ferguson (*Seal) John Ferguson (*Seal)

Sign⁴ & Seal⁴ & Interchangeably Delivered by y^e s⁴ Parties each to the other in Presence of Caleb Emery James Gowan Noah Emery

York ss | Kittery Octr ye 25th 1734. Alexander Ferguson & John Ferguson above named both Acknowledged the foregoing Instrument to be their free Act & Deed

before me

Nicholas Shapleigh Justice Peace A true Copy of y^o Original Receiv^d Feb^{ry} 11, 1734 Att^{*} Jer. Moulton Reg^{*}

To all People to whom these Presents shall come Greeting Know ye that I Joseph Sayword of York in the County of York in his Majesties Province of the Massachusetts Bay in New England

Gent: for & in Consideration of the Sum of Twenty Two Pounds Twelve Shillings Money to me in Hand before the ensealing hereof well and truly paid by James Donnell of York afores Marriner the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge him the s^d James Donnell his Heirs Exec^a & Admin^a for Ever by these Presents have

given granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the sd James Donnell his Heirs & Assigns forever All my Right Title & Interest in all those Tracts of Land & Meadow lying & being in the Eastern Parts of New England within the Bay called Mount Swege Bay & at a Place called Sheepscott which John White late of Sheepscott Decd Died Seized of or had any just Right to more Especially all my Right in a Large Tract of Land lying over against Arrowsick Island and to the Eastward thereof & Also all my Right & Tittle in any Lands or Meadows in the Eastern Parts which I wth Jos : Swett & others purchased of Benjamin White by a Deed Dated June 19th 1729 & Recorded Lib^o 13 Fol^o 61, of York County Records for Deeds & Together with the Woods Underwoods Timber Trees Mines Minerals Water Watercourses Rivers Streams Lakes Falls Ponds Priviledges & Commodities & Appurces with the Revercons & Remainders thereof To have and to hold the sa granted & bargained Premisses with all ye appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa James Donnell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof for Ever & I the sa Joseph Sayword for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with the sa James Donnell his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ye above bargained Premisses and am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inberitance in Fee simple & have in my self good Right full power & lawful authority to grant bargain sell convey & confirm sd bargained Premisses in manner aforesd & that the sd James Donnell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue hereof lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd Joseph Sayword for my self my Heirs Execrs & Admints do covenant & engage the above demised Premisses to him the sd [20] James Donnell his Heirs & Assigns against the lawful Claims or Demands of

any Person or Persons whatsoever forever hereafter to warrant secure & defend from by & under me In Witness whereof I the s^a Joseph Sayword & Mary my wife (in token of her free Consent to this bargain & Sale & full Relinquishment & quit claim of all Right of Dowry & Power of Thirds in the Premisses) have hereunto set our Hands & Seals this Thirteenth Day of Febr in the Eighth Year of his Maj^{eys} Reign Annoq Domini 1734.

Joseph Sayword (aSeal)

Signed Sealed & Delivered in the Presence of us Jer. Moulton Daniel Moulton

York ss/York Feb¹⁹ 13, 1734. Then the above named Joseph Sayword Personally appearing acknowledged the above & within Instrum¹ to be his free Act & Deed

before Jer. Moulton Jus Peace

A true Copy of y^e orig¹ Receiv^d Feb^{ry} 13, 1734
Attest Jer. Moulton Reg^r

Know all Men by these Presents that I James Donnell of York in the County of York in New England Donnell To Marriner for the Consideration of Twenty Two Pounds Twelve Shillings Money to me in Hand Sayword paid by Joseph Sayword of York aforesd Gent. have given granted bargained & sold & hereby do freely & absolutely give grant bargain & sell unto the sa Joseph Savword his Heirs & Assigns forever a Certain Tract or Parcel of Land situate in York aforesa which I the sa James Donnell purchased of sa Sayword and which he purchased of John Lane And which the sa Lane purchased of Mary Preble Widow & Admin' to ve Estate of Abraham Preble Esqr Deed who was Impower by order from his Majesties Supr Court of Judicature to sell the same Bounded as may appear by ye Deed from the sd Sayword to me ye sd Donnell Dated Jan 5, 1732 & Recorded in York County Records for Deeds &c Libo 15 Folo 176. Reference to the same being had To have and to hold the sd granted & bargained Premisses with their Appurces clear of all Incumbrances whatsoever to him the sd Joseph Sayword his Heirs & Assigns for Ever And I ve sd James Donnell for my self my Heirs Execrs & Adminrs do covenant & engage by these Presents to warrant & defend ye above demised Premisses to him the said Joseph Sayword his Heirs & Assigns forever against all lawful Claimers whatsoever by from & under me In Witness whereof I the sd James Donnell & Mary Donnell (In token of her free Consent hereto & full Relinquishmt & quitclaim of all her Right of Dowry & Power of Thirds in ye Premisses have hereunto set our Hands & Seals the Thirteenth Day of Febry in ye Eighth Year of his Majesties Reign Annoq Dom 1734

James Donnell (*Seal)
Signed Sealed & Delivered in Presence of us N B these

Words by & under me were Interlind before signing Jer Moulton Daniel Moulton

Moulton Daniel Moulton York ss/York Feb¹⁷ 13. 1734. Then y^e above named James Donnell Personally appearing acknowledged y^e above Instrum^e to be his Act & Deed

Before

Jer Moulton J. Peace A true Copy of ye Original Rec^d Feb^{ry} 13, 1734 Att^t Jer. Moulton Reg^r

To all People to whom these Presents shall come Know ye that I Jonathan Hutchins of Kittery in

the County of York within the Province of Jno Hutchings the Massachusetts Bay in New England Yeoman for & in Consideration of the Sum of W Pepperrell Two Hundred Pounds lawful Money to me in Hand before yo ensealing hereof well & truly paid by William Pepperrell of Kittery in the County aforesd Esqr the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sd William Pepperrell his Heirs Execrs & Adminrs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents do freely fully & absolutely give grant bargain sell convey & confirm unto him the st William Pepperrell his Heirs & Assigns all that Messuage or Tract of Land & Meadow whereon I now dwell in ye sa Town of Kittery Conta by Estimation Thirty Acres be ye same more or less bounded on the Westerly Side by Spruce Creek & on ye Easterly Side by ye Highway & on ye Northerly Side by yo Land of Benja Parker & on yo Southerly Side by a Brook that Parts the afores Thirty Acres of Land & ye Land of Jos: Weeks with my Half of ye Brook or however otherwise Butted & Bounded it being the whole of that Tract of Land whereon I now dwell with the Houses Barns & Fences Together with all other Rights to Lands which I have in ye afores Town of Kittery To have & to hold all the aboves^d granted & bargained Premisses with all yo Appurees Priviledges & Commodities to yo same belonging or in any wise Appertaining to him the sa William Pepperrell his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof for Ever And I the sd Jonathan Hutchings for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with ye sd Wm Pepperrell his Heirs & Assigns that before the Ensealing bereof I am the true sole & lawful owner of ve above bargained Premisses & am lawfully seized & possessed of ve same in my own proper Right as a good Perfect & absolutely Estate of Inheritance in Fee simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesd And that the sd William Pepperrell his Heirs & Assigns shall & may from Time to Time and at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargaind Premisses with yo Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature that might in any measure or degree obstruct or make void this present Deed Furthermore I ve sa Jona Hutchings for my self my Heirs Execrs & Admin's do covenant & engage the above demised Premisses to him the sd Wm Pepperrell his Heirs & Assigns agt ye lawful Claims or Demands of [21] any Person or Persons whatsoever forever hereafter to warrant secure and defend by these Presents and Juda Hutchings wife of me ye sd Jona Hutchings doth by these Presents willingly yield up & surrender unto him ve sa Wm his Heirs & Assigns forever all her Right of Dowry & Power of Thirds of in & unto all ye foregoing Premisses In Witness whereof we have hereunto set our Hands & Seals this Twenty Fifth Day of Janey Anno Domini One Thousand seven hundred & thirty four Its to be understood before Signing hereof that I the sd Jonathan Hutchings Reserves the Land where the Graves of my Relations are that it shall not be improved by Plowing or any ways breaking ye Ground up over ye Graves & yt I have Liberty to Fence in Two Rod Square of Land where they are

$$\begin{array}{ccc} Jonathan \underset{mark}{\overset{his}{\times}} Hutchings & (^{a}Seal) \\ Juda \underset{}{\overset{her}{\times}} Hutchings & (^{a}Seal) \end{array}$$

Signed Sealed & Delivered in the Presence of Charles ffrost j^{*} Daniel Emery William Dearing

York ss/Jan^{ry} 28 1734/5 The above Jonath^a & Juda Hutchings Personally appearing before me y^e Subscriber & acknowledged y^e aforegoing Instrument to be their free Act & Deed

before me

Richard Cutt ju^r J: Peace A true Copy of y^e Orig¹ Rec² Feb^{ry} 1. 1734 Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know ye that Jeremiah Riggs of Falmouth in the County of York & Province of ye Massa-Jer Riggs chusetts Bay in New England Tanner for & in To Consideration of ye Sum of Two Hundred Jne Waite Pounds to me in Hand before ve Ensealing hereof well & truly paid by John Waite of Newbury in the County of Essex & Province aforesd Coaster the Receipt whereof I do hereby acknowledge & my self there with fully satisfied & contented & thereof & of every Part & Parcel thereof do exoncrate acquit & discharge him the sa John Waite his Heirs Execrs & Adminrs for Ever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Waite his Heirs & Assigns for Ever A Certain Lot of Land lying & being in the Township of Falmouth containing Half an Acre by Estimation be it more or less & is Bounded as followeth viz beginning at yo dividing Bounds between the Land of Joshna Moody Esqr & sa Jera Riggs by the Street as the Fence now stands thence running West Thirteen Degrees South Five Rods & Ten Links as the Street runs to a stake & from thence North West Five Degrees North Fifteen Rods & a Quarter of a Rod to a Stake & thence North East Five Degrees East Four Rods & Six Links to sd Joshua Moodys Fence thence as the Fence now stands to the First Bounds mentioned And also one Dwelling House & a Barn standing thereon with all other Buildings Fences & Appurtenances whatsoever to the same belonging To have & to hold the sa granted & bargained Premisses with all ye Appurces Priviledges & Commodities to ye same belonging or in any wise appertaining to him the sd John Waite his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof forever & I ye sa Jera Riggs for my self my Heirs Execrs & Admin's covenant promise & grant to & with ye sd John Waite his Heirs & Assigns that before the Ensealing hereof I am the true sole & lawful owner of ve above bargained Premisses and am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm st bargained Premisses in manner as aforesa & that the sa John Wait his Heirs & Assigns shall & may from Time to Time & at all Times for Ever hereafter by force and virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy ye st demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated and discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Intails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature so Everthat might in any measure or degree obstruct or make void this Present Deed Furthermore I ye sd Jeremiah Riggs for my self my heirs Exects & Admints do covent & engage the above demised Premisses to him the sa John Waite his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever for Ever hereafter to warrant secure & defend by these Presents And Rachel Riggs the Wife of me the sd Jeremiah Riggs doth by these Presents give up & surrender all her Right of Dower & Power of Thirds of in & unto the above demised Premisses unto the sd John Waite his Heirs & Assigns for ever In Witness whereof they have hereunto set their Hands & Seals this Twenty Third Day of Janry One Thousand seven hundred & thirty four & in ye Eighth Year of his Majtys Reign

> Jeremiah Riggs (aSeal) Rachel Riggs

Signed Sealed & Delivered in Presence of Phinehas Jones Edmund Bowman

York ss/Falmouth Jan^{Ty} 23d 1734. This Day Jeremiah Riggs & Rachel his Wife Personally appeared before me & Acknowledged ve within written Instrumt to be their Act & Deed

Henry Wheeler J. Peace

Falmo Janry 23d 1734. Then Recd of Mr John Waite Two Hundred Pounds in Full for ye within mentioned Lot of Land I say Recd

p me – Jeremiah Riggs A true Copy of y° Orig¹ receiv⁴ Feb^{ty} 6. 1734

Att Jer Moulton

To all People to whom these Presents shall come I Thomas
Smith of Falmouth in the County of York &
Province of ve Massachusetts Bay in New Eng-

The Smith
To land Clerk sendeth Greeting Whereas John
Chapma late of Kittery in the County & Province afores! Deed did in his life Time in & by a

ince aforesd Decd did in his life Time in & by a Certain deed duly Executed bearing Date the First Day of March One Thousand seven hundred & thirty three four bargain sell & convey unto me ye sa Thomas Smith a Certain Tract of Land containing by Estimation Fifty Acres lying in sa Town of Falmouth on the Northerly side of ye fore River being the half of ye Farm on which John Ingersell formerly lived & by him conveyed to sd Chapman lying between ye Lands that are commonly known by the Name of Pousleys Easterly & ye Lands [22] that were Cloices now Haskells Westerly Reference to sa Deed being had may better appear & Whereas there was fear least there might arise some dispute afterwards about the sa Lands being Entailed on the Children of ye sa Chapman by reason of some Ambiguity & want of Clearness in the wording the Deed from sd Ingersell to s^d Chapman Intirely to prevent the same & to give all Possible Security to me s^d Smith the s^d John Chapman did bind himself his Heirs Exects & Admints in & by his obligation bearing Date even with the sd Deed from sd Chapman to me sa Smith; unto me the sa Thos Smith in the Sum of one Thousand Pounds with Condition thereunder written in the following words viz yt Whereas the above bounden [& obliged John Chapman had given a Deed of ye same Date with Instrumt to the above mentioned Thomas Smith of a certain Tract or Parcel of Land containing by Estimation Fifty Acres be it more or less being in sa Town of Falmouth on ve Northerly Side of ve River commonly called the fore River a Little below Stroudwater on the opposite side of Stroudwater being the half of ye Farm on weh John Ingersell of Falmo formerly lived & by him conveyed to sa John Chapman lying between ye Lands that are known by ye Name of Pousleys Easterly & ye Lands that were Cloices now Haskells Westerly but there being fear least there should hereafter any dispute arrise about the sa Premisses being Entailed on the Children of Chapman by reason of some ambiguity & want of clearness in the Expressing & wording the sd Deed of Gift from sd Ingersell to Chapman & Intirely to Prevent the same the sa Chapman is desirous to give all possable security to sa Smith If therefore the sa Thomas Smith his Heirs & Assigns forev shall peaceably enjoy & possess ye same without any Interruption opposition from sd Chapman Children or Childrens Children forever or any Persons by or under them then yt to be void & of none effect or else to abide in full force & virtue Whereas also John Chapman of Kittery afores Son to the above named John Chapman did bind himself his Heirs Exec¹⁸ & Admin¹⁸ in & by his obligation bearing Date ve Eighteenth Day of November one Thousand seven hundred & thirty four unto the sd Thomas Smith in the Sum of Five Hundred Pounds with Condition thereund written ve same in Substance & with words of ve same Intent & meaning with the Condition written under sd obligation of his sd Father John Chapman to sd Thomas Smith which Condition of his sd Fath Chapman is at Large above Expressed as may better appear Reference being had to each of ve sa obligations & Conditions underwritt" And whereas I the sa Thomas Smith did by a Deed under my Hand & Seal bearing Date the Twenty Third Day of this Instant Jan sell & convey ye aboves Tract of Land conveyed from ve First mentioned John Chapman to me ye sa Smith as above specified unto Jeremiah Riggs of Falmo aforesa [Tanner in Consideration of the Sum of Two Hundred Pounds to me in Hand paid] as in & by ve sd Deed may more at large appear Now know ye that I the sd Thomas Smith for divers good Causes & valuable Considerations me hereunto moving Especially that ye sd Jeremiah Riggs may have good security for so Tract of Land have granted Assigned & set over And by these Presents Do grant assign & set our unto sd Jeremiah Riggs of sd Falmo Tanner both & singular the Bonds & Debts afores4 & have made Constituted & ordained & in & by these Presents do make Constitute & ordain the sd Jeremiah Riggs my true lawful & Irrevocable Attorney in my Name but to the only use & Behoof of him the sd Jeremiah Riggs his Heirs & Exects & Admin*s to Ask & Demand [& Receive] of the sd obligors viz of the Heirs of [the Firstmentioned] John Chapman deced & also of his Son John Chapman all & singular the Sum & Sums of Money that shall or ever may become due or forteited to me ye sa Thos Smith my Heirs Exects or Admin's by virtue of both or either of ye sd obligations giving to my sa Attorney by these Presents full power if need shall be to sue Arrest Implead Condemn & Imprison ye sd Parties obligors & every of ym [but at the sole Charge of him my sd Att Giving also to my sd Attorney power to make & Substitute one or more Attorney or Attorneys under him his Heirs Execrs & Adminrs & to revoke them at Pleasure & Generally to do execute prosecute & Determine all & every other Act & Acts thing & things whatsoever which in or about the

Premisses that is to say the two aboves obligations or any Part thereof shall be needful & convenient as fully & Effectually to all Intents & purposes as I ye so Thos Smith my Execrs or Admin's might or could do Personally without any Acct thereof to be Yielded to me my Exects or Assigns And I the sd Thomas Smith for my self my Executors & Admin¹⁸ covenant to & with ve sd Jeremiah Riggs his Exce18 & Adminrs that both & each of the sd recited obligations now stand in full force & effect & that neither I nor my Exec*s or Admin's shall at any Time hereafter acquit or discharge them or any or any of ye Moneys that shall become due upon the aforesa obligations & further that I the sa Thomas Smith my Execrs & Admin¹⁸ shall & will upon every reasonable request of the sa Jeremiah Riggs his Execrs or Admin's give to the sa Jeremiah Riggs his Execrs & Admin such further Letter or Letters of Att & power for ye Receiving & Recovering the Debts aforesd & every of them as by the sd Jeremiah Riggs his Exce¹⁸ or Admin^{rs} shall in that behalf reasonably devised or required In Witness whereof I have hereunto set my Hand & Seal this Thirty First Day of Jan^{ry} one Thousand Seven Hundred & thirty four five & in the Eighth Year of our sovereign Lord George ve Second by ve Grace of God of great Britain &c It is to be understood that all the Costs & Charges whatsoever which shall arrise in Recovering the aboves Debts or any Part thereof shall be solely upon s^d Jer^a Riggs his Heirs Execrs & Adminrs & none of ym ever asked or demanded of sa Thomas Smith his Heirs Execrs or Adminrs

Memo The Words (& obliged) Interlined between ye Eighteenth Lines & ye Clause (Tanner in Consideration of Two Hundred Pounds to me in Hand paid) between ye Forty Seventh & Forty Eighth Lines & also ye Words (unto) between ye Forty Ninth & Fiftieth & ye word (the first mentioned) between the Fifty Fourth & Fifty Fifth Lines & also ye Clause (but at ye sole Charge of him my se Att) between ye Fifty Ninth & Sixtieth Lines were all inserted before

Signing & Scaling

Thomas Smith (aSeal)

[23] Signed Sealed & Delivered in Presence of us Edmund Bowman James French

York ss/Feb¹⁹ 3^a 1734. The Rev^d M^r Thomas Smith Personally appeared & acknowledged the above & within written Power of Attorney to be his voluntary Act & Deed Coram Thomas Smith Jus: Pacis

A true Copy of y^e Original Received Febry 6, 1734 Attest Jer Moulton Regr

To all People to whom these Presents shall come Greeting Know ve that I Samuel Jefferds of Wells Sam Jefferds in the County of York in the Province of the T_0 Massachusetts Bay in New Fngland Clerk for The Smith & in Consideration of the Sum of Thirty [Pounds] in Bills of Credit of ye Province aforest to me in Hand before ye enscaling hereof well & truly paid by Thomas Smith of Falmouth in the County afores Clerk the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the said Thomas Smith his Heirs Exec & Admin¹⁸ forever by these Presents have given granted bargained sold aliened conveyed & confirmed and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the said Thomas Smith his Heirs & Assigns for Ever all ye Right Title Interest Claim Challenge & Demand which I the sd Samuel Jefferds have or by any ways or means whatsoever ought or might have in & to one Forty Eighth Part of a Certain Tract of Land lying & being Partly in the Township of North Yarmouth in Casco Bay in the County afores upon a River commonly called by ve English Royals River & known now by ve Name of Gidneys Claim which begins with the First or lowermost Falls in said River & so runs up to the Head of sa River & every Branch & Creek of sa River Two Miles on each Side of it or thereof Together one forty eighth Part of all ve Falls in the sa River & ve same Proportion of all the Trees Timber Wood under wood Stones Minerals & Herbage upon sa Claim To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him the said Thomas Smith his Heirs and Assigns forever to his & their only proper Use Benefit & Behoof forever And Furthermore I the sd Samuel Jefferds for my self my Heirs Exects & Admin do covenant & engage the above demised Premisses to him the st Tho: Smith his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever from by or under me for Ever hereafter to warrant secure & defend by these Presents In Witness whereof I the sd Samuel Jefferds have hereunto set my Hand & Scal this ninth Day of Janty Anno Domini 1732 Annoq Rt Rts Georgii Secundi Magnie Britannia &c Sexto

Sam¹ Jefferds (aSeal)

Signed Sealed & Delivered in Presence of us Thomas Prentice Irene Prentice

A true Copy of ye Orig1 Reed Febry 6, 1734

Attest Jer Moulton Regr Suffolk ss/Boston July 7th 1737 Then appeared the Rev^d Mr Samt Jefferds & acknowledged the within Instrum^e to be his free Act & Deed

before me

Abiel Walley Just Peace
A true Copy of the Oright Acknd Endorsd on yo Oright
Deed recd Augt 23d 1739

Att Jer Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I James Dunesen of Fal-Jas Dunesan mouth in the County of York in the Province of the Massachusetts Bay in New England Dani Low Husbandman for & in Consideration of the Sum of One Hundred & Twenty Pounds to me in Hand before the Ensealing hereof the Receipt whereof I do hereby acknowledge my self fully satisfied & paid & by these Presents Do absolutely exonerate acquit & discharge Danile Low of Kittery in the County of York in the Province aforesa of every Part & Parcel thereof by these Presents have given granted sold & conveyed & confirmed & do fully freely & absolutely give grant sell & confirm unto him the sa Danile Low his Heirs & Assigns a Certain Tract of Land lying & being in the Township of Falmouth Containing by Estimation Sixty Acres adjoyning on Elisha Dunhams Land on the one Side & John Bayley on the other Side running in Length ways South East & North West as may appear by ye Proprietors grant Reference thereto be had for ve Bounds to sa Land To have & to hold the above bounded & bargained Premisses with all the Priviledges & Appurces thereunto belonging unto him the sd Danile Low his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof for Ever and I the sa James Dunesen do by these Presents for my self my Heirs Execrs Adminrs do resign all my whole Right Title & Interest of & unto the the above bargained Premisses unto him the st Danile Low his Heirs Execrs Admin & Assigns forever warranting to secure & defend the same from me my Heirs & Assigns & the Heirs of James Mills late of Falmouth Decd or any Person or Persons by from or under me In Witness whereof I the sd James Dunesen have set my Hand & Seal this Thirtieth Day of Jan^{ry} One Thousand seven hundred & thirty four five

James × Dunasan (aseal)

mark
her

Deborah × Dunasan (aseal)

Signed Scaled & Delivered in Presence of Jer Moulton

Dan[†] Moulton

York ss/Feb¹⁹ 8, 1734. Then y^e above named James
Dunesan & Deborah his Wife Personally appearing acknowl-

edged the above Instrum! to be their free Act & Deed before—Jer. Moulton—Justice Peace

A true Copy of y^e Orig¹ Rec^d Feb^{ry} 8, 1734
Attest Jer, Moulton Reg^r

To all People to whom these Presents shall come Greeting Know ye that I Alexander Bulman of York in the County of York in his Majestics Province of ye Massachusetts Bay in New England Chyrngeon for & in Consideration of ye Sam of Twenty

Four Pounds Ten Shillings to me in Hand before the ensealing hereof well & truly paid by Crisp Bradbury of York afores Joyner the Receipt whereof I do hereby Acknowledge & my self therewith fully Satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the s4 Crisp Bradbury his Heirs Execrs & Admin¹⁸ for Ever by these Presents have given granted bargained sold aliened conveyed & confirmed [24] & by these Presents do freely fully & Absolutely give grant bargain sell aliene convey & confirm unto him the st Chrisp Bradbury his Heirs & Assigns forever a Certain Parcel of Land lying & being in York at a Place called situate containing about Fourteen Acres be ye same more or less butted & Bounded as follows viz beginning at a Small White Oak Tree marked Four Sides standing on the North West Side of ye Road that Leads to Decon Bragdons Mill & from thence North East Twenty Poles to a White Oak Tree to ye Town Commons & from thence East South East bounding on the Town Commons till it comes to Tonnemee Pond & from thence South Westerly bounding on the Pond to the Land of Job Banks and bounded on the South West Side by se Banks his Land & at the North West End by Josiah Blacks Land (excepting only the Town Way or Road that is already Laid out throught the sa Land to Decon Bragdons Mill aforesa) which Parcel of Land was sold to Richard Brawn by Lewis Bane as by a

Deed of Sale bearing Date Augt 8, 1726. Recorded Libo 12mo Folo 247 of York County Records may appear To have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges Commodities to ve same belonging or in any wise Appertaining to him the st Crisp Bradbury his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof for Ever And I ye sa Alexander Bulman for my Heirs Exec⁷⁸ & Admin⁷⁸ do covenant promise & grant with the sa Crisp Bradbury his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm said bargained Premisses in manner as aforesaid And that the sa Crisp Bradbury his Heirs & Assigns shall & may from Time to Time to Time forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sa Alexander Bulman for my self Heirs Execrs & Adminrs do covenant & engage the above demised Premisses to him the sa Crisp Bradbury his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this Twenty Ninth Day of Jan 1735.

Alexander Bulma (*Seal)

Signed Scaled & Delivered in Presence of us Joseph Farnam Elisabeth Swett

York ss/York Febr 10, 1734/5 Doer Alex Bulman Personally appeared & acknowledged the above Instrument to be his free Act & Deed

Before Jer. Moulton Jns Peace A true Copy of the Origi Reca Febrs 10, 1734/5

Att Jer. Moulton Reg

To all People to whom these Presents shall come Greeting Know ye that I Alexander Bulman of York in the County of York in his Majesties Province of Bulman To the Massachusetts Bay in New England Surgeon Murch for & in Consideration of ve Sum of One Hundred & Fifty Pounds to me in Hand before the ensealing hereof well & truly paid by John Murch of Biddeford in the County of York in the Province aforesd Hnsbandman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sd John Murch his Heirs Execrs & Admin's for Ever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully and absolutely give grant bargain sell aliene convey & confirm unto him the sd John Murch his Heirs & Assigns forever One Third Part of that Tract of Land in Biddeford which I bought of Mr Samuel Adams of Boston Mr Tristram Little of Newbury which Land butts upon Saco River & is Between the Land now in the possession of Henry Pendexter & Mr Edwd Smith And in the front or on that Part adjoining the River Measuring Eighteen Poles & a Half or thereabts & so running back by Pendexters Land to the Head of the Lot & untill it Comprehend one Third of the whole Lot or that Third on weh sd John Murches Dwelling House now stands The other Two Thirds of ye sd Lot of Land being in possession of Wm Dyer jung To have & to hold the sq granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa John Murch his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof forever And I the sa Alexander Bulman for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with the sa John Murch his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolule Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesa and that the sa John Murch his Heirs & As-

signs shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd Alexander Bulman for my self my Heirs Exects & Admin's do covenant & engage the above demised Premisses to him the st John Murch his Heirs & Assigns [25] against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness hereof I have hereunto set my Hand & Seal this Twentieth Day of Oct 1734

Alexander Bulman Signed Scaled & Delivered in Presence of Samuel Preble Daniel Moulton

York ss | York Febry 10, 1734 Then the above named Dr Alex Bulman Personally appearing acknowledged the above Instrument to be his free Act & Deed

Before Jer Moulton J. Peace A true Copy of ye Origi Receiva Febry 10 1734

Attest Jer Moulton Reg^r

To all People Unto whom this Present Deed of Sale shall come Benjamin Williams Innholder & James Ben: Williams Berry Tanner both of Boston in the County Jas Berry To of Suffolk & Province of the Massachusetts Fletcher Bay in New England send Greeting Know ve that we the said Benja Williams and James

Berry for & in Consideration of the Sum of Two Hundred Pounds in Money to us in Hand at & before the enscaling & delivery hereof well & truly paid by Pendleton Fletcher of Biddeford in the County of York & Province afores Yeoman the Receipt whereof we hereby acknowledge & thereof do acquit & discharge the said Pendleton Fletcher his Heirs Exects & Admin's & every of ym for Ever by these Presents have given granted bargained & sold Released enfeoffed conveyed & confirmed & by these Presents Do fully & absolutely give grant bargain sell Release enfeoffe convey & confirm unto the sa Pendleton Fletcher his Heirs & Assigns forever Two Third Parts of a Farm situate lying & being in ye Township of Arundell in the County of York aforesd at a Place called Little River within Timber Island the whole Farm containing Three Hundred Acres & is butted & bounded as follows vizt on the South East with the River on the South West with Land of Gregory Jeffords on the North

West with Waste Land & on the North East with Land formerly of Mr Pendleton or however otherwise bounded or reputed to be bounded Together with the Rights Members Profits Priviledges & Appurces thereof also all the Estate Right Title Interest Inheritance Use property possession Claims & Demand whatsoever of the sd Benjamin Williams & James Berry of in & to the sd granted Premisses with the Revercon & Remainder of the same To have & to hold the s4 granted & bargained Premisses with the Rights Members & Appurces thereof unto the sd Pendleton Fletcher his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever & We the sa Benja Williams & James Berry do avouch our selves at the Time of the enscaling & untill the delivery hereof to be the true sole & lawful owners of all the sa granted & bargained Premisses & that we have in our selves full power good Right & lawful Authority to grant sell & convey the same in manner as aforest free & clear & fully & clearly Acquitted & discharged of & from all former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Intails Dowere Titles Troubles Charges & Incumbrances whatsoever & We ye sd Benjamin Williams & James Berry do for our Selves our Heirs Execrs & Admin 18 hereby covenant promise grant & agree from Time to Time & at all Times forever hereafter to warrant & defend the sd granted & bargained Premisses with the Appurces unto the sd Pendleton Fletcher his Heirs & Assigns for Ever against ve lawful Claims or Demand of all & every Person & Persons whomsoever In Witness whereof We the st Benjamin Williams & James Berry have hereunto set our Hands & Seals Day of Jan Anno Domini 1734. Annoq Ri Ris Georgii Secundi Magna Britannia &c Octavo

Benja Williams (aseal)

James Berry (aseal)

Signed Sealed & Delivered in presence of us Benja Wolent Samuel Hinekes

Received on the Day of y^e Date above of M^r Pendleton Fletcher the Sum of Two Hundred Pounds being the full Consider^a within Expressed

p Benja Williams James Berry

Suffolk ss/Boston Jan¹⁷ 30th 1734/5 M¹ Benj² Williams & James Berry Personally appeared & severally acknowledged the aforewritten Instrum⁴ to be their free Act & Deed Before me

Samuel Sewall J

A true Copy of ye Origh Recd Febrs 12, 1734

Attest Jer, Moulton

Know all Men by these Presents that I Chrisp Bradbury
of York in the County of York in his Majestics
Bradbury
Province of ve Massachusetts Bay in New Eng.

Bradbury
To land Joyner in Consideration of the Sum of ThirSayword ty Pounds Money to me in Hand paid at the delivery hercof by Jonathan Sayword of York

livery hereof by Jonathan Sayword of York aforesd Lab have given granted bargained & sold & hereby Do freely & absolutely give grant bargain & sell unto the sa Jona Sayword his Heirs & Assigns for ever a Certain Parcel of Land lying in York at a Place called Situate containing Fourteen Acres Butted & Bounded as follows viz beginning at a small White Oak Tree marked Four Sides standing standing on the North West Side of the Road that Leads to Deacon Bragdons Mill & from thence North East Twenty Poles to a White Oak Tree to the town Commons & from thence East South East bounding on the Town Commons till it comes to Tonemee Pond & from thence South Westerly Bounding on the Pond to the Land of Job Banks & Bounded on the South West Side by se Banks his Land & at the North West End by Josiah Blacks Land (Excepting only the Town Way or Road that is already Laid out through sa Land to Decon Bragdons Mill aforesd) which pareel of Land was sold to Richard Brawn by Lewis Bane as by Deed of Sale bearing Date [26] Augt 8. 1726 Recorded Libe 12 Folo 247 of York County Records It being the same Land which I the s^d Bradbury bought of Dr Bulman Janry 29, 1734/5 To have & to hold the sa granted Premisses with all their Appurces clear of all Incumbrances whatsoever to him the sd Jonathan Sayword his Heirs & Assigns forever And I the sd Chrisp Bradbury for my self my Heirs Execrs & Admin's do covenant & engage by these Presents to warrant & defend the above demised Premisses to him the sa Jona Sayword his Heirs & Assigns against all lawful claimers whatsoever In Witness whereof I the st Chrisp Bradbury have hereunto set my Hand & Seal the Eighteenth Day of Febry in the Eighth Year of his Majesties Reign Annoq Dom 1734/5

Chrisp Bradbury ("Seal)

Signed Sealed & Delivered in Presence of Jeremiah Moulton ye 3d Daniel Moulton

York ss/Febry 18, 1734/5 Then ye above named Chrisp Bradbury Personally appearing Acknowledged the Within

Instrumt to be his Act & Deed

before Jer Moulton Ju Peace

A true Copy of ye Origin¹ Rec^d Febry 18, 1734/5

Att Jer. Moulton Regr

Samt Brown & Wm Brown To Jones

Know all Men by these Presents that We Sam¹ Brown & William Brown both of Salem in the County of Essex & Province of ve Massachusetts Bay in New England Merchts Residuary Legatees of our Hond Father Samuel Browne Esur late of Salem afores Decd For & in Consideration of the fullfillment of an Agreem^t made between our saFather & Phinchas Jones then of North Yarmouth in the County of York & Province afores^d Yeoman but now of Fahno in sa County of York Also in Consideration of Five Shillings to us in Hand well & truly paid by the sa Phinehas Jones at & before the ensealing hereof the Receipt whereof we hereby acknowledge have granted bargained & sold & by these Presents Do freely fully and absolutely Grant bargain sell aliene enfeoffe convey & confirm unto the sa Phinchas Jones his Heirs & Assigns forever a Certain Lot of Land in North Yarmouth aforesa entered & allowed to our sa Fath being the Ninety Fifth Lot in Number containing Ten Acres Butted & Bounded as of Record appears also the one full Moiety or half Part of all the Lotts of Upland Salt Marsh or Fresh Meadow already granted & Laid out or hereafter to be granted & laid out in the sd Township of North Yarmouth to our sd Father or his Heirs by virtue of his Right whereby the sd Ninety Fifth Lott was allowed to him & wen do or may appertain & belong to the st Ten Acre Lot Number Ninety Five (Excepting only & reserving to our selves & our Heirs forever Ten Acres of Upland to be taken out of either of the Divisions before Partition (wen we are to hold & enjoy above the Moiety) at our Election) Together with the Buildings & Fences on the sa Ninty Fifth Lot & ye Priviledges & Appurces to the Moiety of the other Lotts belonging or Appertaining To have and to hold the sq granted & bargained Premisses as above described with the Appurces & Priviledges to him the sa Phinchas Jones & to his Heirs & Assigns forever to his & their sole Use benefit & Behoof as an absolute Estate in Fee simple & We the said Samuel Browne & William Browne for ourselves our Heirs Exects & Admin⁷⁸ do covenant grant & agree to & with the Phinehas Jones his Heirs Execrs Adminrs & Assigns in manner following viz that our sa Father was lawfully seized of ye Ten Acre Lot & of the after Divisions thereto belonging & that as Residu-

ary Legatees in his last Will & Testam¹ we have good Right full power & lawful Authority to make this Sale the Premises being free from any Incumbrance by us or either of us heretofore made or Suffered Moreover we the sd Samuel Browne & William Browne do hereby oblige our selves our Heirs Exec¹⁸ & Admin¹⁸ to warrant & defend the quiet & peaceable possession of ve bargaind Premisses against all Persons that shall lay any Claim thereto from by or under our sa Father Sam1 Brown or from by or under us or either of ns In Witness whereof we the sd Samuel Browne & Wm Browne have hereunto set our Hands & Seals the Ninth Day of Augt in the Eighth Year of his Majiys Reign Annoq Domini 1734

> Samuel Browne W. Brown (aSeal)

Signed Sealed & Deliva in Presence of us Thomas Lechmen Sam! Barton

Essex ss/Salem Aug^t 9, 1734 Then Personally appeared M^r Sam¹ & W^m Browne & acknowledged the above Instrum^t to be their voluntary Act & Deed

Ichabod Plaisted Jus Pacs A true Copy of ve Origii Receive Febry 12, 1734 Att Jer. Moulton Regr

To all People to whom these Presents shall come Greet-

ing Know ye that Jonas Rice of Woreester in Jonas Rice the County of Worcester & Province of the Massachusetts Bay in New England Gent for & То Jones in Consideration of the Sum of Sixty Five Pounds Money to me in Hand before the ensealing hereof well & truly paid by Phinehas Jones of Falmouth in the County of York & Province aforesd Yeoman the Receipt whereof I do hereby acknowledge and my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sd Phinehas Jones his Heirs Execrs & Admin's forever by these Presents have gived granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto ve sa [27] Phinehas Jones his Heirs & Assigns forever Two Certain Lots of Land situate lying & being in ve Township of North Yarmouth each Lot containing one hundred Acres one Lot is Number Eleven in the Division on the South West Side s4 Township the other is Lot Numbr Twenty Six in Range A for the Division on the North Easterly Part of s4 Township which Lotts Fell to me by Draft by virtue of ye Ten Acre Homelot Number Eighty belonging to me the Grantor & are Bounded as may Particularly & more fully appear by ye Records of ye Proprietors of sa Township of North Yarmouth Reference thereto being had To have & to hold the sd granted & bargained Premisses with all ve Apparces Priviledges & Commodities to the same belonging or in any wise appertaining to him the sd Phinchas Jones his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And 1 the sa Jones Rice for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with him the said Phinehas Rice his Heirs & Assigns that before the ensealing hereof I am ye true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of ye same in my own Proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesd & that the sd Phinehas Jones his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exported & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Inemphrances of what Name or Nature soever yt might in any measure or degree obstruct or make void this Present Deed Furthermore I the said Jonas Rice for my self my Heirs Exects & Admin's do covenant & engage the above demised Premisses to him the sd Phinehas Jones his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I have hereunto put my Hand & Seal this 27th Day of Augt Annoq Domini 1734

Jonas Rice (Seal)

Jonas Rice (8eal)
Signed Scaled & Delivered in Presence of us Han^h Chandler John Chandler i^r

Worcester ss/Aug^t 27, 1734 Jonas Rice freely acknowledged this Instrum^t to be his Act & Deed

Before me

John Chandler jn^r Jus Pas A true Copy of the Original Received Feb^{ry} 10th 1734 Attest Jer Moulton Reg^r

Winslow of North Yarmouth in the County Gilbt Winslow of York & Province of the Massachusetts Bay Ta in New England sends Greeting Now know Jones ye that for & in Consideration of Twenty Pounds in lawful Money of New England at or before the enscaling hereof in Hand well & truly paid by Phinehas Jones of Falmo in the County of York aforesd Yeoman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented have given granted bargained sold aliened conveyed & confirmed & do by these Presents fully freely & absolutely give grant bargain sell convey aliene confirm unto him the said Phinehas Jones his Heirs & Assigns forever a Certain Tract or Parcel of of Land containing one hundred Acres situate in North Yarmouth lying on the North East side of Royals River & abt Three Quarters of a Mile South East from the Head of the North East Branch of Cosenes River & is Lot Number Twenty Five in the Range A which was drawn for & an after Division to my Ten Acre Lot Number & Eighteen the Butts & Bounds whereof may more at Large appear by North Yarmouth Prop¹⁸ Records Reference thereunto being had To have & to hold the above granted & bargained Premisses together with all the Priviledges thereunto belonging or in any wise Appertaining unto him the sa Phinehas Jones his Heirs Execrs Admin's & Assigns forever in Fee & Furthermore I the sd Gilbert Winslow for my self my Heirs Execrs & Admin's do promise & agree to & with him the said Phinehas Jones his Heirs Execrs Admin 18 & Assigns to warrant & defend the above granted & demised Premisses from the lawful Claims & Demands of any Person or Persons lawfully claiming or laying claim thereunto In Witness where of I have hereunto set my Hand & Seal this Thirty First Day of May in the Year of our Lord One Thousand seven hundred thirty four & in the seventh Year of ye

Gilbert Winslow Signed Sealed & Delivered in Presence of us Edward

King Hannah Southworth

Britain &c King

York ss/ North Yarmonth Novr ye 1 1734 then the above named Gilbert Winslow Personally appearing acknowledged the above written Instrumt to be his free Act & Deed before me

Reign of our sovereign Lord George ye second of great

Samuel Scabury J of Pea A true Copy of ve Origi Received Febry 12, 1734 Att Jer. Moulton

[28] To all People to whom these Presents shall come Greeting Know ye that I Thomas Smith of Falmouth in the County of York in ye Province of the Massachusetts Bay in New England Clerk for & in Consideration of the Sum of Two Humber of Two Humber

dred Pounds to me in Hand before the ensealing hereof well & truly paid by Jeremiah Riggs of st Town of Falmouth & County & Province aforesa Tanner the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Jeremiah Rigs his Heirs Execrs & Adminrs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Rigs his Heirs & Assigns forever a Certain Tract or Parcel of Land containing by Estima Fifty Acres be it more or less lying & being in sd Town of Falmo on the Northly side of the River commonly called the Fore River a little below Strond Water on the Opposite side of Strondwater being a full Half of ve Farm on which John Ingersol formerly lived in sa Town of Falmo & by him conveyed to John Chapman of Kittery who since sold the same to me sa Thos Smith wen Tract of Land lies between & are bounded by the Lands that are known by ye Name of Powsleys Easterly & yo Lands that were Clovees now Haskells Westerly-The Circumstances of which may more fully expressly appear Reference being had to sa John Ingersols Deed to sa John Chapman To have and to hold the sd granted & bargained Premisses win all the Apparees Priviledges & Commodities to ve same belonging or in any wise Appertaining to him the sa Jeremiah Rigs his Heirs & Assigns forever his & their only proper Use Benefit & behoofe forever And I the sd Thomas Smith for my Heirs Execrs & Adminrs do covent promise & grant to & with him the sd Jeremi Rigs his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ve above bargained Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesa & that the sa Jeremiah Rigs his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force &

virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sa demised & bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the st Thomas Smith for my self my Heirs Execrs & Admin's do covenant & engage the above demised Premisses to him the sa Jeremiah Rigs his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever by or under me my Heirs or Assigns Exects or Admin's forever hereafter to warrt secure & defend by these Presents & I Sarah wife of sa Thomas Smith do Surrender & quit all my Right of Dowry & Power of Thirds to above demised Premisses In Witness whereof we have hereunto set our Hands & Scals this Twenty Third Day of Jan'y 1734/5 & ye Eighth Year of ye Reign of our sovereign Lord George ye second by ye Grace of God of great Britain France & King &c

Thos Smith (*Seal) Sarah Smith (Seal)

Signed Scaled & Delivered in Presence of Edmund Bowman Jn° Wait

Falm^o Jan^{ry} 23^a 1734/5 Rec^d the within mentioned Sum of Two Hundred Pounds of s^a Jeremiah Rigs

p me Thomas Smith jun^t

Y^k ss/Falm^o Jan 23^a 1734/5 Thomas Smith Personally
appearing acknowledged the within Instrum^t to be his free

before me

Act & Deed

Henry Wheeler J. Peace A true Copy of ye Origi recei Febry 12, 1734 Attest Jer. Moulton Rege

To all People to whom these Presents shall come Greeting Know ye that I John Starnes of Wordester in the County of Worcester & Province of ye Massachusetts Bay in New England Yeoman for & in Consideration of ye

Sum of One Hundred & Fifteen Pounds to me in Hand before the ensealing hereof well & truly paid by Joseph Drinkwater of North Yarmouth in the County of

York & Province afores^d Yeoman the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Joseph Drinkwater his Heirs Execrs & Adminrs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd Joseph Drinkwater his Heirs & Assigns for Ever All such after Divisions & Rights whatsoever in the Town of North Yarmouth aforesd which belong to a Certain Home lot containing Two Acres called Lot Number Sixty Nine in all the Common & Undivided Lands in said Town that are or may at any Time hereafter be laid out to sa Lot of Land sa Ten Acres being sold by me already to one James Russell & is the Right of sd Lot & weh was originally Laid out to Mr Hugh Blaning To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to ve same belonging or in any wise Appertaining to him the sd Joseph Drinkwater his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sa John Starnes for my self my Heirs Exects & Admints do covenant promise & grant to & wth him the so Joseph Drinkwater his Heirs & Assigns that before the ensealing hereof I am ye true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of ye same in own proper Right as a good [29] Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful authority to grant bargaine sell convey & confirm sd bargained Premisses in manner as aforesd & vt ve sd Joseph Drinkwater & his Heirs & Assigns shall & may from Time to Time and at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy ye st demised & bargained Premisses with ve Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntares Dowries Judgm¹⁸ Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sa John Starnes for my self my Heirs Exects & Admin's do covenant & engage the above demised Premisses to him the sa Joseph Drinkwater his Heirs & Assigns agt the lawful claims or Demands of any Person or Persons wtsoever torever hereafter to warrant secure & defend by these Presents In Witness whereof

I have hereunto set my Hand & Seal this 24 Day of April Anno Dom: 1732

John Starnes (*Seal)
Signed Sealed & Delivered in Presence of us Dan't Gook-

in Benja Flagg

Worcester ss/ Worcester April 24 1732 John Starnes the Grantor freely acknowledged the above Instrum^t to be his Act & Deed

Before me

John Chandler J^{*} Ju⁸ Pac A true Copy of y^e Orig¹ Rec^d Feb^{ry} 12 1734

To all People to whom these Presents shall come Greeting Know ye that I Jedediah Jordan of Fal-

Attest Jer. Moulton Reg^t

Jed: Jordan mouth in the County of York in ye Province T_{α} of the Massachusetts Bay in New England Hus-Jones bandman for divers good Causes me hereunto moving but Especially in Consideration of ve Sum of Thirty Pounds to me in Hand before ye ensealing hereof well & truly paid by Phinehas Jones of st Town County & Province Yeoman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented have granted bargained sold conveya & confirma & by these Presents do grant bargain sell convey & confirm unto him the s4 Phinehas Jones his Heirs & Assigns forever All the Right Title & Interest that I the sd Jedediah Jordan have or ought to have in & unto any of ve Common & Undivided Land in the Township of Falmouth by virtue of my being returned a Proprietor of st Town by a Committee of ye Proprs chosen for that end & my being accepted as such by ye Proprietors of sa Town on the Eleventh Day of December last as may more fully appear Reference being had to st Proprs Records To have & to hold ye st granted & bargained Premisses with all Priviledges & Appurces thereunto belonging or in any wise Appertaining unto him the sa Phinehas Jones his Heirs & Assigns as a true & lawful Estate of Inheritance forever in Fee simple In Witness whereof I have hereunto set my Hand & Seal this Third Day of Febry in the Eighth Year of ye Reign of our sovereign Lord George the second by the Grace of God of Great Britain &c King Anno Dom 1734

Signed Sealed & Delivered in Presence of us Joshua

Jedediah × Jordan

Воок хун. 7.

Moody Thomas Jordan

York ss/ Feb¹⁹ 10, 1734/5 Jedediah Jordan appeared & acknowledged the above Instrumt to be his Act & Deed Cor: Joshan Moody Just Pac A true Copy of y^e Original Receiv^d Feb¹⁹ 12, 1734 Att Jer. Moulton Reg⁴

To all People to whom these Presents shall come I John Jordan Secunds of Falmouth in the County of Jno Jordan York & Province of the Massachusetts Bay in To New England Husbandman sends Greeting Now Jones know ye that for & in Consideration of the full & Just Sum of Nine Pounds lawful Money of New England at or before the scaling & delivering these Presents to me in Hand well & truly paid by Phinehas Jones of Falmo aforesd Yeoman the Receipt whereof I do hereby acknowledge & my self therewth fully satisfied contented & paid have given granted bargained sold aliene convey & confirmed & confirmed & do by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa Phinehas Jones his Heirs & Assigns forever one fourth Part of a Proprietors Right in Falmouth aforesd yet to be laid out or taken up in the Common & undivided Lands in Falmouth afore wen is the Fourth Part of a one Three Ten Thirty & Sixty Acre Lots together with the one Fourth Part of all after Divisions that shall hereafter belong to sd Right in the Township of Falmo aforesd or that may hereafter belong to sa Right by any addition that shall or may be made to the Town or Proprs of Falmouth aforesd by the General Court it is to be understood that the above mentioned Right is the Right belonging to the Heirs & Assigns of my Hond Father Samuel Jordan late of Falmouth aforesa Deca by virtue of his being a Settler under President Danforth To have & to hold the above granted & bargained Premisses together with all the Priviledges and Appurces hereto belonging or in any wise Appertaining unto him the said Phinehas Jones his Heirs Exects Admints & Assigns forever as a good lawful & Perfect Estate in Fee simple & Furthermore I the sd John Jordan for my self my Heirs Execrs & Admin to do promise & engage the above demised Premisses unto him the abovesd Phinehas Jones his Heirs Execrs Admin & Assigns forever hereafter to warrant secure & defend against the lawful Claims & Demands of my sd Father his Heirs or Assigns my self my lleirs & Assigns or any Person or Persons from

by or under us or either of us In Witness whereof I have

hereunto set my Hand & Seal this First Day of Feb^{ry} in the Year of our Lord one Thousand Seven hundred Thirty Four Five

John Jorden (*Seal)

Signed Sealed & Delivered in Presence of ns Joshua Moody Noah Starten

[30] York ss/ Feb¹⁹ 10: 1734/5 John Jordan acknowledged the above Instrum¹ to be his free Act & Deed

Coram Josh: Moody Just Peace A true Copy of ye Original Recd Febry 12th 1734 Attest Jer Moulton Reg

To all People to whom these Presents shall come John

Harmon of Scarborough in the County of York Jno Harmon & Province of ye Massachusetts Bay in New England sends Greeting Now Know yo that for To & in Consideration of the full & Just Sum of Jones Ten Pounds lawful Money of New England to him in Hand at or before ye Sealing & delivering of these Presents well & truly paid by Phinehas Jones of Falmouth in the County of York afores Yeoman the Receipt whereof he doth hereby acknowledge himself therewith fully satisfied contented & paid have given granted bargained sold aliene conveyed & confirmed & do by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa Phinehas Jones his Heirs & Assigns forever all the Right Title & Interest in any of ye Lands Granted to the Narregansett Solgers or that may or shall hereafter be granted by ye General Court to the sa Narregansett Soldiers which belongs to ve sd Harmon by virtue of his being in the Narregansetts Warrs or vt shall hereafter belong to the sa Harmon his Heirs or Assigns by virtue of his being in the sd Warrs To have & to hold the above granted & bargained Premisses Together with all ye Priviledges & Appurces thereunto belonging or in any wise Appertaining as a good lawful & Perfect Estate of Inheritance in Fee simple forever & furthermore the sa John Harmon for himself his Heirs ExecTS & AdminTS doth covenant & engage the above demised Premisses unto him the sd Phinehas Jones his Heirs Execrs Adminrs & Assigns against himself his Heirs Execrs Adminrs & Assigns forev hereafter to warrant secure & defend by these Presents In Witness whereof he hath hereunto set his Hand & Seal this Thirtyeth Day of Octr in the Year of our Lord God One Thousand

seven hundred Thirty & Four & in the Eighth Year of ye Reign of our sovereign Lord George the Second of great Britain King &c

John X Harmon (*Seal)

Signed Scaled & Delivered in Presence of us, Sam¹ Harmon Marcy × Harmon (*Seal)

York ss/ Scarborough December 24: 1724. Then John Harmon Personally appeared & acknowledged the before going Instrum¹ to be his Act & Deed

Before me

 $\begin{array}{c} {\rm Roger\ Dearing\quad Justice\ Peace} \\ {\rm A\ true\ Copy\ of\ y^e\ Orig^l\ Rec^d\ Feb^{rg}\ 12,\ 1734} \\ {\rm Attest\quad Jer.\ Moulton\quad Reg^r} \end{array}$

To all People to whom these Presents shall come John Drinkwater of North Yarmouth in the County Jno Drinkr of York & Province of the Massachusetts Bay in New England Cordwainer sends Greeting Now Know ye that for & in Consideration of Jones Fifteen Pounds of Bills of Credt on this Province to me in Hand well & truly paid before sealing & delivering of these Presents by Phinehas Jones of Falmouth in ve same County & Province afores Yeoman the Receipt whereof I ye sa John Drinkwater do hereby acknowledge my self fully satisfied & contented have given granted bargained sold aliened conveyed & confirmed & Do by these Presents freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the st Phinehas Jones his Heirs Exec¹⁸ Admin¹⁸ & Assigns the one half Part of a Certain House which was formerly Richard Shuts of Boston standing at a Place called Meeting House Point about Forty Rods Eastward of Capt Richa Collers now Dwelling House in Falmouth aforesd & ye Sixth Part of an other House standing about Five or Six Rods to the Eastward of ye abovesd House which also did belong to the sd Shute Together with [ye one half Part of] all the Land or Lands that ever did [now does] should or ought to belong unto him the sd Richard Shute [his Heirs and Assigns forever] whether Divided or undivided Meadow or upland in the Township of Falmo aforesa [which he hath] by virtue of his being one of ye Petitioners to whom the Township of Falmo was granted & wen her or his Assigns has by by virtue of his Building & Settling in sa Town Together with all

Priviledges & Appurces thereto belonging or in any wise Appertaining To have & to hold all the above granted & bargained Premisses together with all the Priviledges & & Appurces thereto belonging unto him the st Phinehas Jones his Heirs & Assigns forever to use occupy & enjoy as a good & Perfect Estate of Inheritance in Fee simple and Furthermore I the sa John [Drinkwater] bind my self my Heirs Exec & Admin firmly by these Presents to warrant secure & defend the above granted & demised Premisses against ye lawful Claims & Demands of any Person or Persons whomsoever from by or under me In Witness whereof I have hereunto set my Hand & Seal this Seventh Day of April Anno Domini 1730 & in the Second Year of ye Reign of our sovereign Lord George ye second by ye Grace of God of great Britain France & Ireland King Defender of the Faith &c Memorand^m The Words between the 21 & 22 Lines (the one half Part) & between yo 22d & 23d now does & between 234 & 24 his Heirs or assig* forever & between ve 25 & 26 which he hath was Interlined before Signing & Delivering

John Drinkwater (aSeal)

Signed Sealed & Delivered In Presence of us Edward Hillear Caleb Crumell

York ss/ North Yarmouth June y° 29 1734. Then the above nam^d John Drinkwater Personally appearing acknowledged the above Instrument to be his Act & Deed

Before me

Samuel Scabury Ju^{*} of Pec. A true Copy of y^{*} Orig¹ Receiv⁴ Feb⁷⁷ 12, 1734 Attest Jer Moulton Reg^r

[31] To all People to whom these Presents shall come Perez Bradford of Swanzey in the County of Brister & Province of the Massachusetts in Perez Bradford To New England Gent: sends Greeting Now Jones know ve that for & in Consideration of the full & Just Sum of Twenty Pounds currt Money of New England at or before the Sealing & delivering these Presents to me in Hand well & truly paid by Phinehas Jones of Falmouth in the County of York & Province aforesd Yeoman the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied contented & paid have given granted granted bargained aliened sold conveyed & confirmed & Do by these Presents fully freely & absolutely give grant bargain sell convey & confirm unto him the sa Phinehas Jones his Heirs Execrs Admin & Assigns forever all the Right Title & Interest wen doth or ought to belong to the Heirs or Assigns of Richard Seacombe late of Falmo aforesd Decd in the Common & undivided Lands in the Township of Falmouth afores by virtue of the sd Secombs being a Settler in s4 Town under President Danforth in his settlement of sd Town To have and to hold yd above granted & demised Premisses Together with all the Priviledges & Appurces thereunto belonging or in any wise Appertaining unto him the sd Phinehas Jones his Heirs & Assigns forever as a good & lawful Estate of Inheritance in Fee simple & furthermore the s4 Perez Bradford for himself his Heirs Exec & Admin doth promise & agree to & with him the sd Phinehas Jones his Heirs Execrs Adminrs & Assigns that he will warrant & defend [the above] demised Premisses unto him the s4 Phinehas Jones his Heirs Execrs Adminrs & Assigns & all Persons lawfully claiming from by or under him or them In witness whereof he the sa Perez Bradford hath hereunto set his Hand & Seal this Tenth Day of September in the Year of our Lord God one thousand seven hundred thirty four

Memorand^m the words (The above) was Interlind between

ye twenty seventh & twenty eighth Lines before sealing Peres Bradford

Signed Sealed & Delivered in Presence of Joseph Bent

Benjamin Beale

Suffolk ss/Boston September 10th 1734. The within named Peres Bradford Personally appearing acknowledged ve within written Deed to be his voluntary Act & Deed

before me Samuel Welles Just Pacs

A true Copy of ve Original Receive Febry 12. 1734 Attest Jer. Moulton

To all People to whom these Presents shall come Greeting Know ve that I John Starnes of Worcester in the County of Worcester & Province of Jno Starnes vº Massachusetts Bay in New England Yeo-To man for & in Consideration of the Sum of Jos: Drinkwa

Forty Five Pounds to me in Hand before ve ensealing hereof well & truly paid by Joseph Drinkwater of North Yarmouth in the County of York & Province aforesd Yeoman the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge

him the sd Joseph Drinkwater & unto his Heirs Execra & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Joseph Drinkwater his Heirs & Assigns forever a Certain Piece of Land with a Mansion House thereon situate in the Town of North Yarmouth afores^d which I bought of one James Linsey by Deed Dated the Twenty First Day of December Anno Dom 1731. And sa Linsey bought of one Rowland Houghton by Deed Dated the Twelfth Day of June Anno Domini 1731 may appear & is in Lot Number 14 & Contains on Quarter of an acre situate on the High Road Running Ten Rod along the sa Road & st & four Rods back the sa Joseph Drinkwater erecting a good & lawful Fence Round the so Quarter of an acre & keeping ve same in Repair forever st Land lies opposite to Thomas Lathoms Honse To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Joseph Drinkwater & to his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I the st John Starnes for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with him the sa Jos: Drinkwater his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of yo above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Anthority to grant bargain sell convey & confirm sa bargained Premisses in manner as afores & that the Joseph Drinkwater his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated and discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joynthres Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this present Deed Furthermore I the sa John Starnes for my self my Heirs Execrs & Adminrs do covent & engage the above demised Premisses to him the sd Joseph Drinkwater his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrt secure & defend by these Present In Witness whereof I have hereunto set my Hand & Seal this 24th Day of April Anno Dom 1732

John Starnes (aSeal)

Signed Sealed & Delivered in Presence of us Daniel Gookin Beni^a Flagg

Worcester ss/ Worcester April 24, 1732 John Starnes ye Grantor freely Acknowledged this Instrum to be his Act & Deed

Before me

John Chandler j^r Jus Pec A true Copy of y^o Origⁱ Rec^d Feb^{ry} 12th 1734 Att^t Jer: Moulton Reg^r

[32] To all People to whom these Presents shall come Greeting Know ye that We Jacob Michell Jacob Michel & Joseph Chandler Blacksmiths Stephen Larrabee Francis Wyman & Andrew Ring Jos: Chandler Ste: Larrabee Yeoman all of North Yarmouth in the Frans Wyman County of York and Province of ye Mas-Andr Ring assrs sachusetts Bay in New England being leof No Yarmo gally chosen & Constituted Assessors of yo sa Town of North Yarmouth for this T_{Ω} David Seabury currant Year for & in Consideration of ve

Sum of Five Pounds to us in Hand before ye ensealing hereof well & truly paid by David Seabury of North Yarmouth afores Inholder the Receipt whereof We do hereby acknowledge & our selves therewith fully satisfied & contented & thereof & of every Part & Parcell thereof do exonerate acquit & discharge the sd David Seabury his Heirs & Assigns forever by these Presents have given granted bargained aliened conveyed sold & confirmed & Do by these Presents freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd David Seabury his Heirs & Assigns forever One Certain Messuage or Tract of Land lying & being in the Town of North Yarmouth aforesd Containing Twenty acres Bounded as followeth viz beginning at the South Easterly Corner of the equilent Lot in Number Fifteen [drawn in the Right of James Pitson | lying on the West side of Cussonss River being the lowermost Corner on sa River thence up sd River Bounded Partly by sd River & Partly by marsh to the upper Corner on sa River standing between ye Marsh & Upland thence running back equally from the first & last Corners yo same Courses that the upper & lower Lines run till Twenty acres be accomplished To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the sd David Seabury his Heirs & Assigns forever to his & their own proper Use Benefit & Behoof forever & We the said Jacob Michell Joseph Chandler Stephen Larrabee Francis Wyman & Andrew Ring Assessors as afores do for our selves & our Success to forever in ve sa Office covenant promise & grant to & with ye sa David Seabury his Heirs & Assigns & avouch our selves before ye ensealing hereof to be fully anthorized & impowerd to grant bargain sell convey & confirm the sd granted & bargained Premisses & every of them in manner as aforesd by virtue of the Law of this Province Intituled an act to subject the unimprov^a Lands within this Province to [be sold] for the paymt of Taxes or Assessmis levied on them by order of ye Great & General Court & that the sd David Seabury his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter have hold use occupy possess & enjoy the sa demised & bargained Premisses as a good absolute & Perfect Estate of Inheritance in Fee simple according to the Tenure of the st Law Furthermore he the s4 Jacob Michell Joseph Chandler Stephen Larrabee Francis Wyman & Andrew Ring for our selves & our Successors forever do covenant & engage the above demised Premisses to him the sa David Seabury his Heirs & Assigns against the lawful Claims & demands of any Person or Persons whatsoever by virtue of ye Power & Authority by sd Law to us Given Except as in the sd Law is Excepted forever hereafter to warrant secure & defend In Witness whereof We the sa Jacob Michell Joseph Chandler Stephen Larrabee Francis Wyman & Andrew Ring have hereunto set our Hands & Seals the Fifth Day of Novr in the Year of our Lord one Thousand seven hundred & thirty four in the Eighth Year of ye Reign of our sovereign George ye second King of great Britain &c Memo ve words [drawn in the Right James Pitson] between Lines Nineteen & Twenty were Interlind before Signing & Sealing

acob Michell	(aSeal)
oseph Chandler	(aSeal)
stephen Larrabee	aSeal
	4-

Francis Wyman (aSeal) Andrew Ring

Signed Sealed & Delivered in Presence of James Tuttle Edward King

York ss No Yarmouth Nove 4, 1734 Then ye above & within written Jacob Michell Joseph Chandler Stephen Larrabee Francis Wyman & Andrew Ring Personally appearing Acknowledged the above & within Instrumt to be their voluntary Act & Deed

before Samuel Seabury Jus of Peace A true Copy of ye Original Received Febry 12 1734

Attest Jer. Moulton Regr

Jas & Jethro Putnam Bartho Putnam Sarah Porter Jno & Eliza

Gardner To Jones

To all People to whom these Presents shall come Greeting Know ye that James Putman Bricklayer Jethro Putman Husbandman Sarah Porter Widow John Garner Yeoman & Elizabeth his wife & Bartholimy Putman Tayler all of Salem in the County of Essex & Province of the Massachusetts Bay in New England the sd James & Jethro Putman Brothers

to Nathan Putman late of Salem afores Decd & the sd Sarah Porter & Eliza Garner Sisters to the sd Nathan Putnam & the s^d Bartholimy Putman Son to Bartholimy Putman late of Salem afores Deca Brother to the sa Nathan Putman all Heirs to the sa Nathan Putnam for & in Consideration of ye full & Just Sum of Fifty one Pound currant Money of New England to them in Hand well & truly paid at or before the Sealing & Delivering of these Presents by Phinehas Jones of Falmouth in the County & Province afores Yeoman the Receipt whereof they do hereby acknowledge & themselves therewith fully satisfied contented & paid have given granted bargained sold conveyed & confirmed & Do by these Presents fully freely & absolutely give grant bargain sell convey & confirm unto him the sa Phinehas Jones his Heirs Execrs Adminrs & Assigns forever Seventeen twentyeth Parts of one hundred Acres of Land situate in Falmouth afores^d & between a Place called Muscle Cove & North Yarmouth Line bounded as followeth beginning by the Bay Side at the North East Side of the Lot of Land on weh Ebenezer Davenport Lived for several Years between the first & Second Indian Warr thence fronting the Bay thirty five Rods in Wedth to the Lot of Land on which John Tucker live between the First & Second Indian War then to run back North West on the same Courses that the two aforesd Lotts run Thirty Five Rods in Wedth untill one hundred acres is compleated [33] which so Hundred Acres was formerly the Estate of Lewes Tucker late of Falmouth afores Decd on which he lived & improved for many years between the First & Second Indian War after which he sold the same to John & James Cally of Marble-Head who sold the same to the afores Nathan Putman who Died without Issue so that Seventeen Twentyeths thereof descended to ye Present Granters as followeth Four Twentyeths to James Putman Four Twentyeth to Jethro Putman four twentyeths to Sarah Putman Four Twentveths to John Garner & Eliza his Wife & one twentveth to the aboves Bartholimy Putman To have & to hold the above granted & bargained

Premisses together with all the Priviledges & Appurces thereto belonging or in any wise Appertaining unto him the sd Phinehas Jones his Heirs Exects Admints & Assigns as an Estate in Fee simple forever to his & their only proper Use Benefit & Behoof & Furthermore the above sd James Putman Jethro Putman Sarah Porter John Garner & Eliza his wife & Bartholamy Putman for themselves their Heirs Excers & Admin to do promise & engage the above demised Premisses each his respective Part as above mentioned unto him the s4 Phinehas Jones his Heirs Execr8 Admin's & Assigns against ye lawful Claims or Demands of themselves or any of them their Heirs Execrs Adminrs & Assigns of the aboves^d Nathan Putman forever hereafter to warrant secure & defend In Witness whereof they have hereunto set their Hand & Seal this Seventh Day of Aug* in the Eighth Year of ye Reign of our sovereign Lord George the second by the Grace of God of great Britain King Defender of the Faith &c & in the year of our Lord God one thousand seven hundred & thirty four

James Putnam	(aSeal)
Jethro Putnam	(aSeal)
Sarah Porter	(aSeal)
John Gardner	(aSeal)
Elizabeth Gardner	(aSeal)
Barth ^o Putnam	(aSeal)

Signed Sealed & Delivered in Presence of us David Judd Benja Porter

Signed Sealed & De^d by Jn° & Eliz^a Gardner & Barth° Putnam in Presence of us Jn° Nutting John Higginson

Essex ss/ Salem Aug* y* 8, 1734 Then James Putnam Jethro Putnam & Sarah Porter all Personar appearing acknowledged this Instrum* to be their voluntary Act & Deed Coram Tim* Lindall Jus* Pacis

Essex ss/Aug^t 8, 1734 Then John Gardner Eliz^a Gardner & Barth^o Putnam severally acknowledged this Instrum^t to be their free Act & Deed

Before me

John Higginson J. Peace
A true Copy of y^e Orig¹ Rec^d Feb^{ry} 12th 1734

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Phinehas Jones of Falmouth in the County of York & Jones To Province of ye Massachusetts Bay in New Eng-Jer- Riggs land Yeoman sends Greeting Know ye that for & in Consideration of the Sum of one Pound Five Shillings at or before the Sealing & delivering hereof to me in Hand well & truly paid by Jeremiah Riggs of Falmouth aforesa Tanner the Receipt whereof I do hereby acknowledge & my self therewth fully satisfied & paid have given granted bargained sold conveya & confirmed & do by these Presents fully freely & absolutely give grant bargain sell convey & confirm unto him the sa Jeremiah Riggs his Heirs & Assigns forever one Acre Lot yeto Lav out in the Common & undivided Lands in Falmouth which Lot belongs to the Right of Richard Seacomb late of Falmouth aforesa Decd which Lot with other Lands the sd Jones bought of Peres Bradford as p Deed may appear To have & to hold the above granted & bargained Premisses together with all the Priviledges thereto belonging or in any wise Appertaining unto him the sd Jeremiah Riggs his Heirs & Assigns as an Estate in Fee simple & Furthermore the st Phinehas Jones for him self his Heirs Execrs & Admin to do covenant & engage the above demised Premisses unto him the st Jeremiah Rigg his Heirs Execra Admin & Assigns against himself his Heirs Exec¹⁸ Admin¹⁸ & Assigns & the aboves Peres Bradford his Heirs Execrs Admin & Assigns forever hereafter to warrant secure & defend by these Presents In Witness whereof the sd Phinehas Jones has hereunto set his Hand & Seal this twentyeth Day of Janty one thousand seven hundred thirty four five

Phinehas Jones

Signed Sealed & Delivered in Presence of us Edmund Bowman John Waite

York ss/Falmouth Janry 20th 1734 This Day Phinehas Jones Personally appeared before me & acknowledged the

within written Instrumt to be his Act & Deed Henry Wheeler J Peace

A true Copy of ye Original Receive Febry 12. 1734 Attest Jer. Moulton Regr Know all Men by these Presents that I Daniel Williams
of Kittery in the County of York in the
Province of y's Massachusetts Bay in New
England Cooper for a valuable Consideration

To England Cooper for a valuable Consideration have sold assign & made over unto Nathaniel Keene of the same place Husbandman his

Heirs & Assigns forever all my Right Title Interest Claim & Demand to a Grant of Ten Acres of Marsh & Sixty acres of upland granted to me the s^a Daniel Williams by the Props^s of the Town of Scarborough to the afores^a County at their meeting on June the 22° 1720 as by their Records may more at Large appear Reference thereunto being had To have & to hold the s^a grant of Marsh & Upland with all y° Priviledges & Appurces thereunto belonging to him the s^a Nathaniel Keene his Heirs Exec^a Admin'a & Assigns forever from me the s^a Daniel Williams my Heirs Exec^a Admin'a & Assigns forevermore In Witness whereof I have hereunto set my Hand & Seal this Tenth Day of Oct' in the Year of our Lord one Thousand seven hundred & twenty

Daniel × Williams (*Seal)

Signed Sealed & Delivered in the Presence of us Paul Wentworth Rebecca Wentworth

York ss/Kittery Jan'y ye 14th 1734/5 Daniel Williams acknowledged the above Intrum to be his free Act & Deed

before me
Elihu Gunnison J Peace
A true Copy of yo Origi Recd Febry 27, 1734

Attest Jer. Moulton Regr

To all People to whom these shall come Tho* Emcrson of Falmouth in the County of York &
Province of the Massachusetts Bay in New
England Mill wright sends Greeting Know ye
that for & in Consider* of Twenty Pounds in

Bills of Credit on this Province to me in Hand at & before the sealing & delivering of these Presents well & truly [34] paid by Phinehas Jones of Falmouth afores Yeoman the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied contented & paid have given granted bargained sold aliened conveyed & confirm & do by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the said Phinehas Jones his Heirs Exec Admin & Assigns forever a Certain Tract of Land containing Thirty Acres situate in Fal-

mouth aforesa adjoyning on the South West Side of Muscle Cove which Thirty Acres I bought Capt Benja Larraby late of Falmo afores Decd Butted & Bounded as may appear by the Deed thereof bearing Date the Ninth Day of Decr Anno Domini 1728. To have and to hold the above granted & bargaind Premisses Together with all the Priviledges & Appurces thereto belonging or in any wise Appertaining unto him the said Phinehas Jones his Heirs Exects Admints & Assigns as a good lawful & perfect Estate of Inheritance in Fee simple forever & Furthermore I the s4 Tho Emerson for my self my Heirs Exec*8 & Admin*8 do promise & engage to & with him the sd Phinehas Jones his Heirs Execrs Adminrs & Assigns to warrant & defend the above demised Premisses against the lawful Claims & Demands of any Person or Persons from by or under my self & yo above mentiond Benn Larrabee In Witness whereof I have hereunto set my Hand & Seal this Twenty Fourth Day of Janry one Thousand seven hundred thirty four Five & in the Eighth Year of the Reign of our sovereign Lord George ve Second of great Britain France & Ireland King Defender of ye Faith &c

Thomas Emerson (*Seal)

Sign⁴ Seal⁴ & Deliv⁴ in Presence of us Sam¹ Moody W^m

Knights

York ss | Falm^o Jan^r 29, 1734/5 The above named Tho^s Emerson appearing acknowledged the above & foregoing Deed to be his free Act & Deed

Cor. Joshua Moody Jusce Pac A true Copy of ye Origi recd Febry 12. 1734

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Natha¹¹ Traffas

A Province of y^o Massachusetts Bay in New

Mary Heir of England Marriner & Mary his Wife Daugh-

Aury Heir of Page To Frage To George Page late of Glocester Dec^a

Son to Tho' Page late of Falmo in the County of York & Province afores Dec^a (& is

now the only Surviving Heir to the s⁴ Tho⁸ Page) sends Greeting Now Know ye that for & in Consideration of twenty Pounds lawful Money of New England to them in Hand well & truly paid at or before the Scaling & delivering of these Presents by Phinehas Jones of Falmouth afores⁴ Yeoman the Receipt whereof they do hereby acknowledge & themselves therewith fully satisfied contented & paid have given granted bargained sold aliened covey⁴ & confirm⁴ & Do

by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sd Phinehas Jones his Heirs & Assigns forever All that Right which belongs to the Heirs or Assigns of the aboves Grandfather Thos Page in the Common & Undivided Land in the Township of Falmouth aforesd by virtue of his being a Settler in sd Falmouth under President Danforth as also all the Land that shall hereafter belong to the Heirs or Assigns of the abovesd Grandfather by virtue of any Grant that shall hereafter be made to the Town or prop's of Falmo aforesd by the great & general Court To have & to hold the above granted & bargained Premisses together with all the Priviledges & Appurces thereto belonging or in any wise Appertaining unto him the sa Phinchas Jones his Heirs Exects Admints & Assigns as a lawful Estate of Inheritance in Fee Simple for Ever & Furthermore the aboves Nath Trafass & Mary his Wife for themselves their Heirs Execrs & Admin to do covenant & engage the above demised Premisses unto him the abovesd Phinehas Jones his heirs Exects Admints & Assigns against themselves their Heirs or any Person or Persons from by or under themselves or their aboves Grandfather Thos Page forever hereafter to warrant sceure & defend In Witness whereof they have hereunto set their Hands & Seals this Tenth Day of October in the year of our Lord God One Thousand seven hundred thirty four & in the Eighth Year of the Reign of our sovereign Lord George ve second of great Britain King &c

Nathanel Trafass (Seal)

Mary × Trafass (Seal)

Signed Sealed & Delivered in presence of us Epes Sargent Jun Hannah Stevens

Essex ss/Glocester October 11. 1734. Then Nath! Trafess & Mary his wife above named psonally appeared & acknowledged this Instrum! to be their free Act & Deed

Before me

Epes Sargent Just Pact A true Copy of yo Original Received Feb 12 1734 Attest Jer Moulton Rege To all People to whom these Presents shall come I Dennis Morough of Coventry in the County of Wendham & Collony of Connecticut in New England Husbandman Son of Denniss Mor-

Jones ough late of Falmouth in the County of York & Province of the Massachusetts Bay in New

England Deceased sends Greeting Now know ye that for & in Consideration of the Just Sum of Twenty Pounds currant Money of New England to me in Hand at or before the Sealing of these Presents well & truly paid by Phinchas Jones of Falmonth afores Yeoman the Receipt whereof I do here acknowledge & myself therewith fully satisfied contented & paid have given granted bargained bargained sold conveyd & confirmed & do by these Presents fully freely & absolutely give grant bargain sell convey & confirm unto him the sd Phinehas Jones his Heirs Execrs Admin's & Assigns forever all the right which did belong to my sd Father Dennis Moroug by virtue of his being a Settler under President Danforth in Falmouth aforesd in the Common & undivided Land in st Falmouth [35] that now belong unto me or to the Heirs or Assigns of the st Denniss Morough by virtue of his being a Settler in Falmouth aforesd or by any other ways or means whatsoever in sd Common & Undivided Lands or that shall hereafter belong unto his Heirs or Assigns of the sa Dennis Morough by virtue of any Grant that may hereafter be made to the Town or Proprs of Falmouth aforesd To have & to hold the above granted & demised Premisses together with all the Priviledges & Appurces thereunto belonging or in any wise Appertaining unto him the sd Phinehas Jones his Heirs Exects Admints & Assigns forever in Fee simple Furthermore I the sd Dennis Morough for my self my Heirs Execrs & Adminrs do promise & agree to & with him the sd Phinehas Jones his Heirs Execrs Adminrs & Assigns that he will warrant secure & defend the above demised Premisses unto him the st Phinehas Jones his Heirs & Assigns forever against the lawful Claims & Demands of himself & all the Heirs & Assigns of his aboves Father Denness Morough or any Person or Persons from by or under him or them & Abigail my Wife Resigns up all her Right of Dowry & Power of Thirds in the above demised Premisses In Witness whereof We have hereunto set our Hands & Seals this Thirtieth Day of August in the Year of our Lord God One Thousand seven hundred thirty & Four Denness Morough

Abigail × Morough ("Seal)

Signed Sealed & Delivered in psence of us

 $\mathbf{Sarah} \overset{\mathsf{her}}{\times} \mathbf{Morough} \quad \mathbf{Phebe} \overset{\mathsf{her}}{\times} \mathbf{Morough}$

Denneis Morough Personally appeared in Country Aug's 31 & Acknowledged the above written to be his free Act & Deed

Before me

Joseph Strong Jusée of ye Peace A true Copy of ye Origii Recd Febrs 12, 1734 Attest Jer. Moulton Regt

To all People to whom these Presents shall come John

Wentworth of Stoughton in the County of

Jno Wentworth Suffolk & Province of ve Massachusetts & Eliza To Bay in New England Husbandman & Eliza his Wife sends Greeting Now know ye that Jones for & in Consideration of the full & Just Sum of Twenty Pounds lawful Money of New England at or before the Sealing & Delivering of these Presents to them in Hand well & truly paid by Phinehas Jones of Falmouth in the County of York & Province aforesd Yeoman the Receipt whereof they do hereby acknowledge & themselves therewith fully satisfied contented & paid have given granted bargained sold aliened conveyed & confirmed & Do by these Presents fully freely & absolutely give grant bargain sell aliene & confirm unto him the sa Phinehas Jones his Heirs & Assigns forever all the Right Title & Interest which doth now or may hereafter belong unto the Heirs or Assigns of Henry Baly late of Falmouth afores Dec [in the Common & Undivided Lands in Falmo aforesa] by virtue of his being a Settler under President Danforth in Falmouth aforesd or that may hereafter belong unto the sd Baileys Heirs or Assigns by virtue of any Grant that shall be made to the Town or Proprietors of Falmouth aforesa by the General Court To have & to hold the above granted & bargained Premisses unto him the sd Phinehas Jones his Heirs Exec Admin 8 & Assigns together with all the Priviledges & Appurces thereto belonging or in any wise appertaining to him & their only proper Use Benefit & Behoof as a good & Lawful Estate of Inheritance in Fee simple & Furthermore the sa John Wentworth & Elisabeth his Wife for themselves their Heirs Exeers & Admin to do covenant & engage the above demised Premisses unto him the said Phinehas Jones his Heirs Exects Admin ** & Assigns against themselves their Heirs & Assigns

BOOK XVII. 8.

& against the Heirs & Assigns of the aboves* Henry Baly & any & all Persons from by or under them or any of them forever hereafter to warrant secure & defend In Witness whereof the said John Wentworth & Elisabeth his Wife have hereunto set their Hands & Seals this Twentieth Day of Sept in the Year of our Lord God one Thousand Seven hundred thirty & four & in the Eighth Year of our Reign Memorand* the Words (in the Common & Undivided Lands in Falmouth afores*) was Interlined between the Sixteenth & Seventeenth Lines on the other side before Sign* & Sealing

John Wentworth (aSeal)

Elisabeth × Wentworth (*Seal)

Signed Scaled & Delivered in Presence of us Ebenezer Clap Samuel Briggs

Suffolk ss/Stoughton Septembr y* 20, 1734 The abovenam' John Wentworth & Elis* his Wife Personally appearing before me the Subscriber did acknowledge the above & within written Instrum' to be their Act & Deed

J Royall Justice of Peace

A true Copy of the Original $\begin{array}{ccc} \operatorname{Rec}^{\overline{d}} & \operatorname{Feb}^{ry} & 12. & 1734 \\ & \operatorname{Att}^{\iota} & \operatorname{Jer. Moulton} & \operatorname{Reg}^{r} \end{array}$

To all People to whom these Presents shall come Greeting Know ye that Mary Soper of Boston in the County of Suffolk in New England Widow for & in Consideration of the Sum of Fifty Pounds in good Bills of Public Credit to me in Hand

before the ensealing hereof well & truly paid by Nathaniel Donnell jung of York in the County of York in New England aforesd Marriner the Receipt whereof I do hereby acknowledge and my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the said Nathaniel Donnell Junt his Heirs Exec¹⁸ & Admin¹⁸ forever by these Presents have given granted bargained sold aliened conveyed & confirma and by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Nathaniel Donnell je his Heirs & Assigns forever all my Right Title & Interest to a Certain Tract of Land lying & being on the Westward Side of Kennebeck River butted & bounded as follows vizt over against Tuessack the beginning of the lower Part of the Bounds thereof being a Cove running by the upper Side of a Point having some Rocks lying a

Little from the sd Point into the sd River & from the sd [36] Cove to run upward by the Water Side towards James Šmiths unto a Point of Land lying & being right over against Winslows Rocks so call⁴ & together with all the woods underwoods & all other Priviledges thereunto belonging as also ve One Half of all the meadow that either is or may be made & lieth within the Land from the Water Side Part behind the aboves^d Tract of Land & a Part behind a Tract of Land granted unto Alexander Thawayt & lieth near a Little Pond Also Half the meadow that is & may be made by the River sides commonly known & called by the Name of Winniganseeg all which aboves Tract of Land to run into the Land Three Miles as by a Certain Deed of Sale from Robert Hood & other Indian Sagamores & bearing Date the 29 Day of May 1660 Reference thereto being had may more fully appear Granted to Robert Gutche my Grandfather who died seized & possessed thereof To Have & to hold the granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the st Nathaniel Donnell jt his Heirs & Assigns for Ever to him & his only proper Use Benefit & Behoof forever And I the sd Mary Soper for my self my Heirs Execrs & Admin to do covenant promise & grant to & with the sa Nathaniel Donnell ir his Heirs & Assigns that before the ensealing hereof I am the true sole and lawful owner of the above bargained Premisses & am lawfully seized and possessed of ye same in my own proper Right as a good Pertect and absolute Estate of Inheritance in Fee simple & have in me good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd & that the sd Nath Donnell jung his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargained Premisses with all the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Execuons or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd Mary Soper for my self my Heirs Execrs & Admin¹⁸ do covenant & engage the above demised Premisses to him the sa Nathaniel Donnell Junt his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons

whatsoever forever hereafter to warrant secure & defend by these Presents

 $\operatorname{Mary} \mathop{+}\limits_{\scriptscriptstyle{\operatorname{mark}}}^{\scriptscriptstyle{\operatorname{her}}} \operatorname{Soper} \quad ({}^{\scriptscriptstyle{\operatorname{a}}}\operatorname{Seal})$

Sign^d Sealed & Delivered in Presence of us Joseph

Crouch Habijah Savage Jun^r
Suffolk ss Boston Feb^{ry} 22^d 1734. Mary Soper appearing acknowledg^a the above Instrum^t to be her Act & Deed

Before

Habijah Savage Jus Pacis
A true Copy of ye Origi Reed March 3d 1734

Attest Jer Moulton Rege

Sarah Elkins
Sarah Elkins
Sarah Elkins
Test abt Gutch
his Heirs
Sarah Elkins
Test abt Gutch
his Heirs
Sarah Elkins
Test abt Gutch
his Heirs
Sarah Elkins
Test abt Gutch
Kennebeek River on the Westward Side
over against the Upper end of Arrowsick
Island That she is the Reputed Daughter of
Robert Gutch with whom she then lived

That her s^a Father had a large Tract of Land lying on s^a River running by y^a s^a River Two Miles & Three Quarters & three miles into the woods that s^a Land was bounded by a Creek agt a Ledge of Rocks call^a Jiggles Rocks on one Side & a ledge of Rocks call^a Winslows Rock on the other Side That her s^a Father quietly & peaceably possessed & enjoyed the same without any Molestation from any one That the Declarant had a Brother nam^a John Tilman whose wife was mamed Magdalen Daughter of the afores^a Robert Gutch that s^a John Tilman & his s^a Wife had a Daughter nam^a Mary Tilman now Mary Soper living in the Town of Boston & that said Mary Soper is the only Daughter of the afores^a John Tilman [and Magdalen his Wife] Boston Feb⁵⁷ 21, 1734

Sarah \times Elkins

Suffolk Boston Febry 21, 1734 Sarah Elkimar appearing made oath to the truth of the within Declaration by her Subscrib⁴ taken in perpetuam rei memoriam

Before

Habijah Savage Joshua Winslow Jus Pac Quo^m A true Copy of y^e Orig¹ Ree^d under Seal March 3^d 1734 Attest Jer Moulton Reg^r Deborah Burnet aged about Sixty Six Years declares &

Debo: Burnet Test abt Robt Gutches Heirs says that she is the reputed Grand Daughter of Rob' Gutch who about Fifty six Years ago lived on Kennebeck River as she has often heard, That Mary Soper now living in the Town of Boston is another reputed

Grand Daughter to the afores^d Robert Gutch, That the Declarants Fathers name was William Rogers & that he married with Lydia Gutch one of the Daughters of the afores^d Robert Gutch as she often has since heard That the afores^d Mary Soper is Daughter to John Tilman & Magdalen his Wife who was the Reputed Daughter of the afores^d Robert Gutch That y* s^d Mary Soper is the only Surviving Child of the afores* John Tilman & Magdalen his Wife Boston Feb* 21, 1734

Deborah Burnet

Suffolk ss/Boston Feb²⁷ 21, 1734 Deborah Burnet appearing made Oath to the truth of the within Declaration by her Subscribed taken in perpetuam rei memoriam

before Habijah Savage | Jus Pae^s Joshua Winslow | Quo Un^s

A true Copy of the Original Rec^d Under Scal March 3^d 1734

Attest Jer. Moulton Regr

The Deposition of John Lane of Gloeester in the County of Essex aged about Eighty Three Years Testifieth & saith that he once lived at a Place now called North Yarmouth & that he [37] then knew one Henry Duniel of York in the County of York & that sa Duniel then made Fish upon an Island commonly known by the Name of Jewels Island in Casco Bay until he was Prevented by the Indian War which Time that he made Fish upon sa Island was about Sixteen or Eighteen Years which Indian War was commonly called Phillips War & began ab Fifty Years past & further further saith that he never knew that any one ever claimed sa Island

John Lane

Essex ss/April 31, 1734 Then John Lane psonally appear & made oath to the truth of the above Deposition by him Signed taken in perpetuam rei memoram

Before Symonds Epes \ Justices Peace Epes Sargent \ Quor Un r

A true Copy of the Original Receiv March the 3d 1734

Attest Jer. Moluton Regr

I Isaac Larrabee now of Lyn in the County of Essex in ye Province of ye Massachusetts Bay in New Isa: Larrabee England being abt Seventy Years of Age & being desired by Nathaniel Donniell of York Test abt Jewels Island in the Province afores to Declare what I know relating to the Claim made & possession enjoyed by his Grandfather Henry Donnell of York aforesa to & of a Certain Island lying in Caseo Bay about Six or Seven Mile Distant from the Main Land known by the Name of Jewels Island & containing about one hundred acres Do Testifie that when I was about Fourteen Years of Age living with my Father at Casco Bay I Perfectly Remember That the aboves^d Jewels Island was Generally accounted the Right & Interest of the aboves d Henry Donnell it was claimed by him & he dwelt on it with several of his Sons kept a Small Fishing Boat there & made Fish on sd Island nor do I ever Remember that I heard of any other Person that laid Claim thereto Witness niv Hand & Seal this Twenty first Day of Febry Anno Domini 1734/5 Annoq Regni Regis Georgii sai Briti &e Octavo

Isaac Larrabee (aSeal)

Essex ss/Lyn Feb⁹ 21. 1734/5 Then the above named Deponent Isaac Larrabee made Oath to the truth of the above written Evidence to which he hath affix^d his Name & Seal taken to lay in perpetuam rei memoriam

Theophilus Burrell Justice of Ebenez^r Burrell ye Unor^m

A true Copy of ye Original Recd March 3d 1734 Attest Jer Moulton Rege

To all People to whom these Presents shall come Hugh
Tucker Fisherman Elizabeth Bragdon Widow
both of Kittery in the County of York Province of the Massachusetts Bay in New
Elizz Bragdon
To Jones (all being the Children of Lewis Tucker late

of Falmouth in Casco Bay Dec⁴) sends Greeting Now know ye that for & in Consideration of Five Pounds to us in Hand well & truly paid at or before the Sealing & Delivering of these Presents by Phinehas Jones of Falm^a afores⁴ Yeoman the Receipt whereof we do hereby acknowledge & them selves therewith fully satisfied contented & paid have given granted bargained sold aliened conveyed & confirmed & do by these Presents fully freely & absolutely give grant bargain sell convey & confirm unto

him the sd Phinehas Jones his Heirs & Assigns forever the one half of all the Right in the Common & undivided Lands in the Township of Falmouth aforesa which belongs to them as Heirs to their Hond Father Lewis Tucker which belongs to them by virtue of his being a Settler in Falmouth aforesd under President Danforth as also the one half their Right in any Lands that may hereafter be granted by the General Court to the Town or Proprs of Falmo aforesd To have and to hold the above granted & bargained Premisses unto him the aboves^d Phinehas Jones his Heirs Execrs Admin^{rs} & Assigns forever together with all the Priviledges & Appurcethereto belonging or in any wise appertaining to his & their only proper Use Benefit & Behoofe as an Estate in Fee simple & Furthermore the sa Hugh Tucker & Eliza Bragdon & Lewis Tucker for themselves their Heirs Exects & Admin's doth covenant & engage the above demised Premisses unto him the abovesd Phinehas Jones his Heirs Execrs Admin ** & Assigns against themselves or any Person from by or under themselves or their aboves a Father forever hereafter to warrant secure & defend In Witness whereof they have hereunto set their Hands & Seals this Eighth Day of October one thousand seven hundred thirty four & in Eighth Year of our Reign

Hugh Tucker (*Seal)

Elizabeth X Bragdon (*Seal)

Signed Sealed & Delive in Psence of us

Thom^s $\stackrel{\text{his}}{\times}$ Heffarpan Dorothy $\stackrel{\text{her}}{\times}$ Heffarnan

York ss/Kittery Octob 9th 1734. Then Hugh Tucker & Eliza Bragdon Personally appeared & acknowledged the above Instrumt to be their free Act & Deed

Before me

A true Copy of y° Original Received Febrs 12 1734
Att Jer. Moulton Regr

To all People to whom this Present Deed of Sale shall come Greeting Know ye that I Matthew Patten Pattin To of Biddeford in the County of York in the Province of the Massachusetts Bay in New England Black Smith for & in Consideration of the Sum of Three Hundred & Fifty Pounds currant Money of New England to me in Hand before the Enscaling hereof well & truly paid by Beni* Hill of the sa Town County & Province Hus-

bandman the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & contented & of every Part & Parcel thereof do exonerate aequit & discharge him the sa Benjamin Hill his Heirs [38] Exects Admints forever by these Presents have given granted bargained sold aliened conveyed & confirmed & Do by these Presents freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Benjamin Hill his Heirs & Assigns forever a Certain Tract or Parcel of Land situate lying & being in the aforesd Town of Biddeford containing by Estimation Fifty acres be the same more or less & which I the sd Matthew Patten lately bought of John Tarr, butted & bounded as follows [Forty Nine Acres] of it beginning at Selle's Creek at ye Little Run & so running South West by Eben Hill jung running by the Road on the North West Side of the Road that goes to the Ferry of Seammon & then so wide as to make up the Fifty acres with the one aere Remaining at the South West Side of the Road at the Head of ye Dock [Three acres which Joseph Jacobs bought of John Tarr lying by the st Ferry to the North West Side of the Road lying to the River being hereby Excluded] To have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining or belonging (which I the sa Matthew Patter purchased of John Tarr aforesd) to him the sd Benjamin Hill his Heirs & Assigns forever to his & their own proper Use Benefit & behoof forever & I the sd Matthew Patter for my self my Heirs Exects & Admin's do covenant promise & grant to & with the sa Benja Hill that before the ensealing hereof I am the true sole & lawful owner of ve above bargained Premisses & stand lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm ye sd bargaind Premisses in manner as aforesd & that the sd Benjamin Hill his Heirs & Assigns shall & may from Time to Time & at all Times forever hereaftr by virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sd demised Premisses with the Appurces free & clear & freely & clearly acquitted & discharge of & from all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Judgmts Executions or Incumbrances of what Name or Nature soev that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd Matthew Patten for my self my Heirs Exeers & Admin to do covenant & engage

the above demised Premisses to him the s⁰ Benjamin Hill his Heirs & Assigns agt the lawful Claims or Dem^{0a} of any Person or Persons whatsoever forever hereafter to warr' secure & defend by these Presents In Testimony whereof It he s⁰ Matthew Patten & Margaret my wife in token of her free Relinquishment of her Right of Dower or Thirds in the above bargained Premisses have hereunto set our Hand & Seals this Third Day of Decemb' in the Eighth Year of the Reign of our sovereign Lord George the Second of great Britain France & Ireland King Defender of the Faith &c Annoq Dom 1734

Mathew Patten (Seal)

 $Margaret \times_{mark}^{her} Patten \quad (^{a}Seal)$

Signed Sealed & Delivered in Presence of us Samuel Willard Ebenezer Hill jun^r

Note that before Signing & Sealing & delivering these Words were Interlined & added viz Three acres which Joseph Jacobs bought of John Tarr lying by the sd Ferry to the North West Side of y* Road lying to the River being hereby Excluded

York ss / Biddeford Dec^r ye 4th 1734 Matthew Patten & Margarett Patten his Wife both Personally appeared & acknowledg^d this above Instrum^t or Deed of Sale to be their

free & voluntary Act & Deed

Cor: John Gray Jus^{tice} Pacis A true Copy of ye Original Received March ye 4 1734 Attest Jer Moulton Reg^{*}

To all People to whom this Present Deed of Sale shall come Greeting Know ye that I Henry Pendex-Pendextr To ter of Biddeford in ve County of York & Prov-Hill ince of the Massachusetts Bay in New England Husbandman for & in Consideration of the Sum of Thirty Three Pounds to me in Hand before the ensealing hereof well & truly paid by Ebenezer Hill jung of the sa Town County & Province Husbandman the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Ebent Hill his Heirs Exec ** & Admin ** firmly by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the se Ebenezer Hill his Heirs & Assigns a Certain Parcel or Tract of Land situate lying & being in the Town of Biddeford aforesd containing by Estimation Thirty acres be the same more or less Butted & Bounded as follows viz beginning at a Willow Stake in a meadow near Backus's Brook then running North East one hundred & sixty Poles by the land of Abraham Townsend to a stone set up then Thirty Poles South East to a Burch marked Four Sides then South West one hundred & Sixty Poles to a Willow Stake then Thirty Poles North West to the First Stake Laid out which sa Thirty acres were a Grant from v* said Town of Biddeford to me the sd Henry Pendexter bearing Date May 9th 1728 To have & to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the st Ebenezer Hill his Heirs & Assigns to his & their own proper Use Benefit & Behoof forever And I the said Henry Pendexter for my self my Heirs Execrs & Admin's do covenant promise grant to & with the sd Eben Hill his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained [39] Premisses & stand lawfully seized & possessed of ye same in my own proper right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm the sd bargained Premisses in manner as aboves & that the st Ebenezer Hill his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised Premisses with all the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions & Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sa Henry Pendexter for my self my Heirs Execrs & Admin to do covenant & engage the above demised Premisses to him the st Eben Hill his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend In Witness whereof I the sa Henry Pendexter have hereunto set my Hand & Seal this Fourth Day of Janry in the Eighth Year of the Reign of our sovereign Lord George the Second of great Britain France & Ireland King Defend of ve Faith &c Annoq Domini 1734/5

Henry Pendexter

Signed Sealed & Delivered in Presence of us Sumuel Willard Eliza $\stackrel{\text{her}}{\times}$ Davis

York ss/Biddeford Deer y* 4, 1734 Henry Pendexter appearing acknowledg* this above Instrum* or Deed of Sale to be his free & voluntary Act & Deed

Cor John Grav Just Pacis

A true Copy of ye original Rec^d March 4, 1734
Attest Jer Moulton Reg

To all People to whom these Presents shall come Philip Gammons of Porchmouth in the Province of

New Hampshire in New England Fisherman

Philip Gamons

To & Mary his Wife (the aboves Philip Gammons formerly a Settler at Falmo in Casco Jones Bay under President Danforth & Mary his Wife Datr & Heir to Jnº Parratt late of Falmo aforesd Decd who was also a Settler und Preside Danforth at Falmo aforesd) sends Greeting Now know ye that for & in Consideration of ve sum of twenty Pounds currant Money of New England at or before the Sealing & delivering of these Presents to them in Hand well & truly paid by Phinehas Jones of Falmouth afores the Receipt whereof they do hereby acknowledge & themselves therewith fully satisfied contented & paid have given granted bargained sold aliened convey^d & confirmed & Do by these Presents give grant bargain sell aliene convey & confirm unto him the st Phinehas Jones his Heirs Exec⁷⁸ Admin⁷⁸ & Assigns forever The one half of all the Right in the Common & Undivided Lands in the Township of Falmouth afores belonging to the sa Philip Gammon by virtue of his being a settler in sa Falmo under Preside Danforth as also the one Half of all the Rights in the Common & undivided Lands in the Township of Falmo aforesd belonging to the Heirs or Assigns of the abovesd John Parratt by virtue of ye sd Parratts being a settler under President Danforth as also one half of all the Lands that doth or hereafter may belong to the sd Philip Gammon his Heirs or Assigns by virtue of any Grant that shall or may hereafter be made to the Town or proprietors of Falmouth aforesd by the Great & General Court as also the one half of all Lands that shall bereafter belong to the Heirs or Assigns of ve abovesa John Barratts Heirs or Assigns by virtue of any Grant that shall hereafter be made to the town or Proprs of Falmo afores by the General Court To have & to hold the above granted & bargained Premisses together with all the Priviledges & Appurces thereunto belonging or in any wise appertaining unto him the st Phinchas Jones his Heirs Excer* Admin* & Assigns as a good & lawful Estate in Fee simple forever & Furthermore the st Philip Gammon & Mary his Wife for themselves their Heirs Excer* Admin* do covenant & agree to & with him the st Phinchas Jones his Heirs Excer* Admin* & Assigns to warrant & Defend the above granted & demised Premisses against the lawful Claims or Demands of any Person or Persons from by or under themselves & from by or under the aboves John Parrett In Witness whereof they have hereunto set their Hands & Seals this Fourteenth Day of Oct One Thousand Seven hundred thirty four & in the Eighth Year of our Sovereign Lord George the Second of great Britain King &c

Signed Scaled & Delivered in Presence of us Elizabeth Peirce Josh: Peirce

Province N. Hamps' Portsm^o Oct^{*} 14, 1734 Then Philip & Mary Gamon appearing acknowledged the above Instrum^{*} as their free Act & Deed

To all People to whom these Presents shall come Greeting Know ye that I Benjamin York of Falmouth in the County of York & Province of the Massachusetts Bay in New England Husbandman for & in Conjuderation of the Sum of Eighty Eight Pounds to me

in Hand well & truly paid on or before the ensealing & delivering hereof by Phinehas Jones of Falmouth afores' Yeoman the Receipt whereof I do hereby acknowledge & my self there wth fully satisfied & contented & of every Part & Parcel thereof do exonerate acquit & discharge Him the s' Phinehas Jones his Heirs Excer Admin' & Assigns forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell aliene convey & confirm noto him the s' Phinehas Jones his Heirs & Assigns forever one hundred & Fifty Four Acres of Land lying in the Township of Falm' & on the Southerly side of

the Fore River Bounded as follows beginning at the South Westerly Corner of Land Laid out to Edward & John Tyng from thence running South West one hundred & [40] Fifty Four Rods to a Stake then Nor West one hundred & Sixty Rods to a Stake then North East one hundred & fifty four Rods to sa Tyngs Land & by sa Tyngs Land South West one hundred & Sixty Rods to the Place where we began together with the Addition of Ten Acres at the North West End of the Premisses being to make up the sd one hundred & fifty four acres as Ten Acres of ye same happen to lay in the Bounds of Land Laid out to Thomas Haskell as may appear by the Grants to me the sd York & to Thomas Haskell Reference thereto being had To have and to hold the foregoing granted & bargained Premisses with all the Priviledges thereto belonging to him the st Phinehas Jones his Heirs Execrs Admin's & Assigns forever & Furthermore I the sd Benia York for my self my Heirs Execrs & Adminrs do covenant & engage to & with the aforesd Phinehas Jones his Heirs Excers Admin's & Assigns to warrant secure & defend the before granted & bargaind Premisses to him the sd Phinehas Jones his Heirs Exec¹⁸ Admin¹⁸ & Assigns forever against the lawful Claim or Demand of any Person or Persons whatsoever claiming any Just Title to the Premisses by from or under me or my Heirs &c or any under us or any of us In Witness whereof I have hereunto set my Hand & Seal this Twenty Ninth Day of Octr Anno Domini seventeen hundred & thirty four & in ye eighth year of ye Reign of King George ye Second over Great Britain &c.

Benjamin York (aSeal)

Signed Sealed & Delivered in Presence of us John Phinney Edmund Mountfort

York ss Falme Octr 29, 1734 Mr Benjamin York Personally appeared & acknowledged the foregoing Instrum to be his free Act & Deed

> Cor Joshua Moody Just Pac

A true Copy of ye Origi Recd Febry 12 1734 Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ve that I John Boden of Marblehead in Boden To the County of Essex Shoreman for & in Consideration of the Sum of Eighty Pounds in good Dunnaven Bills of Credit to me in Hand before the enseal-

ing hereof well & truly paid by James Dunaven of Scar-

borough in the County of York Yeoman the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exoncrate acquit & discharge him the st James Dunnaven his Heirs Execrs & Admin to forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the st James Dunnaven his Heirs & Assigns for Ever a Certain Piece or Parcel of Land situate lying & being in Scarborough aforesd Containing abt Forty Acres more or less Bounded South Easterly on Spurwink River South Westerly on other Land of ve sd Dunnaven Nor West on Comon Lands & North East on other Lands of the sd John Boden the Bounds to be a Birch Stump near a Hem of Rocks abt Twenty Poles from ye sd Dunnavens Barn & from the sd Stump to Extend South East down to the sd River & Nor West on a Strait Line unto ve Comon Lands aforest or however otherwise Bounded To have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the sa James Dunnayen his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd John Boden for my self my Heirs Exec¹⁸ & Admin¹⁸ do covenant promise & grant to & with the sd James Dunnaven his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple And have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm s^d bargained Premisses in manner as afores^d & that the sd James Dunnaven his Heirs & Assigns shall & may from Time to Time & at all Times forever bereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Save all Due Days which are to be paid by the st Dunnaven Furthermore I the st John Boden tor my self my Heirs Execrs & Admin to do covenant & engage the above demised Premisses to him the sa James Dunnaven his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoev forever hereaft to warrant secure & defend by these Presents Saving the Due Days afores In Witness whereof I the s' John Boden have hereunto set my Hand & Scal the Fourteenth Day of Febr⁹ in the Eighth Year of his Majesties Reign Annoq Domini 1734

John × Boden (*Seal)

Signed Sea^d & Del^d in Presence of us Nathan Bowen Édward Bowen

Essex ss / M : head Febry 20 1734 Jn $^{\rm o}$ Boden owned the above Instrument to be his Act & Deed

Coram J. Oulton J Pac^s
A true Copy of y^e Original receiv^d March 3, 1734
Attest Jer: Moulton Reg^t

To all People to whom these Presents shall come Greet-

ing Now know ye that I Arthur Bragdon of York

Bragdon in the County of York in the Province of the Mas-To sachusetts Bay in New England Yeoman for & in Consideration of the Sum of Thirty Two Pounds Grover currt Money of New England to me in Hand before the Ensealing & delivery of these Presents [41] well & truly paid by John Grover of York Yeoman the Receipt whereof I do hereby acknowledge & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa John Grover his Heirs Execrs Admin & Assigns by these Presents have given granted bargained sold alienated enfeoff convey & confirm4 & by these Presents Do fully freely & absolutely give grant bargain sell aliene enfeoff convey & confirm unto him the sa John Grover his Heirs & Assigns a Certain Messuage or Tract of Land situate lying & being on the South West Side of York River & is Butted & Bounded as followeth viz beginning at a stake standing one Rod South East from a Rock which is lying at South West Corner of George Grays Land by the Road at the Foot of aboves Grays Land & then runs Sixteen Poles South East to a Stake & from st Stake South West Sixteen Poles to the Foot of aboves Grovers own Land which he purchas of aboves Bragdon in the year one thousand seven hundred & twenty six to the North West Corner of sd Land & then South East twenty Poles to Nath Lewis Land & then North East thirty two Poles to a Stake mark⁴ Four Sides & then North West thirty five Poles to the Road & then South West twenty one Poles to the Stake first mentioned which makes Six acres of Land To have & to hold the sd Six Acres of Land with all the Priviledges Appurces & Commodities to the same belonging or in any wise appertaining to him the sd John Grover his Heirs & Assigns forever to his & their proper Use Benefit & Behoof forever & I the sa Arthur Bragdon for my self my Heirs Execra Admin to do covenant promise & grant to & with the sa John Grover his Heirs & Assigns that at the Ensealing & untill the delivery of these Presents I am the true & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & I the sd Arthur Bragdon for me my Heirs Execrs & Admin to do covenant & engage the above bargaind Tract of Land to him the sd John Grover his Heirs Assigns Admin ** thence forth & forever to warrant secure & defend by these Presents And Sarah Bragdon the Wife of me Arthur Bragdon abovesd doth by these Presents freely willingly yield up & surrender unto the sd John Grover his Heirs & Assigns all her Right of Dowry & Power of Thirds of in & unto the afore demised Premisses In Witness hereof We the aboves Arthur Bragdon & Sarah Bragdon have hereunto set our Hands & Seals third Day of March Anno Domini one thousand Seven hundred & thirty four five & in the Eighth Year of the Reign of our sovereign Lord King George the Second

Arthur Bragdon (aSeal)

Signed Sealed & Delivered in Presence of us Jonathan Young Sarah Came

York ss/ March y° 3^a 1734/5 Arthur Bragdon appeared & acknowledged this Instrum' to be his free Act & Deed

Samuel Came J. Pe* A true Copy of the original Receiv^d March 3^d 1734

Attest Jer Moulton Regr

To all People to whom these Presents shall come Know ye that I Paul Wentworth of Kittery in the County of York within the Province of the Massachusetts Bay in New England Innholder for & in Consideration of the Sum of Thirty Six Pounds lawful Money of New England to me in Hand before the ensealing hereof well &

England to me in Hand before the enseating hereof well & truly paid by Richard Rice of Kittery in the County afores Yeoman the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of

every Part & Parcel thereof do exonerate acquit & discharge the sd Richd Rice his Heirs Excers & Adminrs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Richard Rice his Heirs & Assigns forever about a Qr of an aere of Land lying & being in the Township of Kittery aforesa Butted & Bounded as followeth viz North Easterly & South Easterly by Daniel Rice's Land South Westerly by the Main River of Piscataona North Westerly by sa Richa Rice's Land or [however] otherwise Butted & Bounded It being that whole Tract of Land on web I the sd Wentworth now Dwell with all the Houses out Houses Priviledges & to the same belonging or any wise appertaining To have and to hold the granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sd Richard Rice his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I the sa Paul Wentworth for my self my Heirs Execrs & Adminrs do covent promise & grant to & with the sa Richard Rice his Heirs & Assigns that before the Ensealing hereof I am the true sole & lawful owner of ve above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey and confirm sa bargained Premisses in manner as aforesa & that the sd Richard Rice his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by Force and virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd Paul Wentworth for my self my Heirs Excers & Adminrs do covenant & engage the above demised Premises to him the sd Richard Rice his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents Provided nevertheless it is the true Intent & [42] meaning of ve Grantor & Grantee that if the sa Paul Wentworth his Heirs

Exects or Admints shall & do well & truly pay or cause to be paid unto the s^d Richard Rice his Heirs or Assigns the full & Just Sum of Thirty Six Pounds in good Bills of Credit on the Province afores^d or in currant lawful Money of New England with lawful Interest for y* same from the Date hereof [at or before the First Day of July one thousand Seven hundred & thirty five] Then the above Deed to be Null & void otherwise to Remain in full force & virtue In Testimony whereof I have hereunto set my Hand & Seal this 26 day of Febrs 1734/5 Mem; the Words (Heirs & Assigns forever) however) at or before the First Day of July one thousand seven hundred & thirty five were Interlined before Signing

Paul Wentworth (*Seal)

Signed Scaled & Delivered in Presence of John Newmarch Charles ffrost i

York ss The above Paul Wentworth Personally appeared before me ye Subscribt & Acknowledged the aforegoing Instrumt to be his free Act & Deed Kittery Febr 26 1734/5

Www.Penperrell J Peace

A true Copy of the Original receiv^d March 3^d 1734 Attest Jer Moulton Reg^r

Attest Jer Mounton Reg.

To all People to whom these Presents shall come Greeting Know ve vt I Samuel Brown of Little-Sami Brown town in the County of Middlesex in the Pro-To vince of the Massachusetts Bay in New Eng-Richa Dole land Yeoman for & in Consideration of the Sum of Twenty Six Pounds in good Bills of Credit on this Province to me in Hand before ve ensealing hereof well & truly paid by Richard Dole of Newbury in the County of Essex in the Province of the Massachusetts Bay the Receipt whereof I do hereby acknowledge thereof do exonerate acquit & discharge him the sa Richard Dole his Heirs Execrs & Admin¹⁸ forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Richa Dole his Heirs & Assigns forever one Right of a Certain Grant of Land in a Township lately Laid out in the County of York adjoyning to Saco River unto William Brown late of Rowly Decd as a Reward for the sd William Browns Service in the Narraganset Wars To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & commodities to the same belonging or in any wise

Appertaining to him the sd Richard Dole his Heirs & Assigns forever to him & their only proper Use Benefit & Behoof forever & I yo so Sam' Brown for my self my Heirs Execrs & Admin's do covenant promise & grant to & with the st Richt Dole his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of ve same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in myself good Right full power & lawful Authority to grant bargain sell convey & confirm s4 bargain4 Premisses in manner as aforesd & that Richard Dole his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sa demised & bargaind Premisses with the Appures free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sa Sam Brown for my self my Heirs Execrs & Adminrs do covenant & engage the above demised Premisses to him the sa Richard Dole his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereaft to warrant & secure & defend by these Presents In Witness & Confirmation of all above written I have hereunto set my Hand & Seal in Newbury the Seventh Day of Febry Annoq Domini 1734/5

Samuel Brown (*seal)
Signed Sealed & Deliv* in psence of us Abraham Brown
Eliza Dunmer

Essex Feb⁷⁷ the 7 Day Ann^o Dom 1735 the within named Sam¹ Brown Personally appeared & acknowledged this Instrum¹ to be his free Act & Deed

before me

John Dummer J Pea^o
A true Copy of y^o Original Rece^d March 5, 1734/5
Attⁱ Jer: Moulton Reg^e

To all People to whom these Presents shall come Greeting Know ye that I Edward Beale of York in the County of York and Province of the Massachusetts

Donnell County of York and Province of the Massachusetts
Bay in New England Coaster for & in Consideration of the Sum of Seven Pounds Ten Shillings

current lawful Money to me in Hand before the ensealing hereof well & truly paid by Nathanael Donnell iun of York afores Mariner the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Nathanael Donnel his Heirs Execrs & Admin¹⁸ forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Nathanael Donnel his Heirs & Assigns for ever Part of my Right Title & Interest of in & unto the Common & undivided Lands in the Township of York viz Six Shares which were Granted to me by the Town of York at a Town Meeting begun & held at York aforesd June 19 1732 & Continued by adjournment to the 25th of September following Together with all my Rights Liberties Profits Priviledges & Appurces to the same belonging or in any wise appertaining to the sd Six Shares with full power to Vote Manage Improve Divide & dispose of the same To have & to hold the sagranted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining [43] To him the sa Nathaniel Donnel his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I the said Edward Bale for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with him the sa Nathaniel Donnel his Heirs & Assigns that before the enscaling hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesa & that the sa Nathaniel Donnell his Heirs & Assigns shall & may from Time to Time and at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the said demised & bargained Premisses with the appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills

Intails Joyntures Dowries Judgmis Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the si Edward Bale for my self my Heirs Execis & Admins do covent & engage the above demised Premisses to him the si Nathai Donnel his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal the Twenty Third Day of Febrs Anneq Domini 1732 & in the Sixth year of his Majesties Reign

Edward Beale (aSeal)

Signed Sealed & Delivered in Presence of us Jer. Moulton John Harmon

York ss/York Febry 23^a 1732 Then Edward Bale abovenam^a Personally appear^d & Acknowledged the above Instrum^t to be his free Act & Deed.

before me

 $\begin{array}{c} {\rm Jer.~Moulton} \quad J \; {\rm Peace} \\ {\rm A~true~Copy~of~y^e~Orig^t~Receiv^d~March~6,~1734} \\ {\rm A~ttest} \quad {\rm Jer.~Moulton} \quad {\rm Reg^r} \end{array}$

The Deposition of Mary Mansfield aged Eighty Seven Years & of Sarah Reed Aged about Seventy Years Testifieth & saith that we well knew James Robinson & Lucretia his Wife who was the Reputed Datr of Richa Foxwell formerly of Blew Point in the County of York Decd The aforesd James & Lucretia Robinson lived formerly at the aforesaid Blew Point within the Township of Scarborough & in the Indian Warr came from thence & lived at New Castle in the Province of New Hampshr where they both died & that they left behind them Four Daughters which we well know one of which Nathan White of said New Castle married whose Name is Eliza another Henry Hofethen who lives at sa New Castle married whose Name is Mary another John Pitman jr of Marblehead in the County of Essex Marr whose Name is Rebecca & the youngest whose Name is Margret is a single woman near abt Forty Years old & lives at the aforesd New Castle

Province N. Hamp N. Castle Febr 17, 1734/5 The above Mary Mansfield personal papeared before us the Subscribers & made oath to the truth of ye above Deposition & Sarah Reed made oath to the truth of ye same excepting of James Robinson & Lucretias living at Blue Point & of their coming from thence in the Indian War

Sworn before us In perpetuam rei memoriam

Shad Walton Jus. Peace Joseph Simpson Uns Quorm

A true Copy of the Orig1 rec4 under Seal March 7, 1734 Attest Jer. Moulton Regr

Know all Men by these Presents that I Arthur Bragdon

of York in the County of York Gent In Consideration of Seventy Four Pounds good Arthr Bragdon Bills of Credit to me paid by Nathanael Nathi Lewis Lewis of sa York Husbandman do hereby give & grant to the sa Nathanel a Certain Tract of Land on the South Side of York River in the Second Parish containing Twelve acres bounded as follows Beginning at a Stake in the Eastern Corner of John Grovers Land then running South West by sa Groves Land sixteen poles to st Lewises Land then South East twenty poles by sa Lewis & thirteen Poles by Benjamin Johnstons Land to a Stake then North East Thirty Six Poles & thirteen Feet bounding on my own Land to a Stake then North West Sixty Seven Poles by my own Land to the Lane leading to the now Great Bridge then South West twenty Poles & thirteen Feet to sd Groves Land then by sd Grover South East to the Place began at To have & to hold the sa Land with the Appurces to the sa Nathanael Lewis his Heirs & Assigns to his & their use & I the sa Arthur Bragdon for me my Heirs Execrs & Adminrs do hereby covenant to warrant the

Arthur Bragdon (aSeal)

Signed Sealed & Delivered in Presence of us Jer. Moulton John Harmon

literated before Signing

sa granted Premisses to him the sa Lewis his Heirs & Assigns forever against all Persons whatsoever as Witness my Hand & Seal March the third in the Year of our Lord one thousand seven hundred & thirty four one word Line 14 ob-

York ss/York March the 11 1734/5 Then the above named Arthur Bragdon Personally appearing acknowledged the above Instrumt to be his free Act & Deed

before Jer Moulton Jus Peace A true Copy of ye Original received March 11, 1734/5

Attest Jer Moulton Regr

Know all Men by these Presents that I Benjamin Stacey of Kittery in the County of York within his

Ben Stacey
To
New England Yeoman for & in Consideration of
the Sum of Three Pounds currant money of New

England to me in Hand paid by John Pick of Berwick in the same County Carpenter bave given granted bargained sold released a Forty Aere Grant given to [him] by a Committee chosen by the Prop¹⁵ of Kittery & Berwick said Stacey [& his Heirs] doth quit all his Right & Title to said Grant to John Pick & his Heirs forever as doth apper upon John Holmens Record Whereunto I have set my Hand & Seal the Sixth Day of Jan¹⁵ one thousand seven hundred & thirty four

Benjamin Staey (aSeal)

 Re^{gr}

Attest Jer Moulton

Signed Sealed & Delivered in Presence of us Shadrach Waymouth Ichabod Waymoth

York ss Kittery March 11, 1735 Benjamin Stacy abovenamed acknowledged the within Instrum to be his free Act

& Deed

before Nicholas Shapleigh J Peace
A true Copy of ye Origi Reed March 12, 1734/5

[44] To all People to whom these Presents shall come Greeting &c Know ye that I Francis Pettegrow
To grow of Kittery in the County of York within his Majesties Province of the Massachusetts Bay in New England Husbandman

for & in Consideration of the Sum of one hundred & sixty Pounds in good current Money or good Passable Bills of Credit of the aforest Province to me in Hand before the ensealing hereof well & truly paid by Benjamin Parker of the aforesa Kittery Cordwainer the Receipt whereof I do hereby acknowledge & my self therewth fully satisfied contented & paid & thereof & of every Part and Parcel thereof do exonerate acquit & discharge the se Benjamin Parker his Heirs Execrs & Adminrs forever by these Presents have given granted bargained sold aliened conveyed & Confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Benjamin Parker his Heirs & Assigns forever a Certain Tract or Parcel of Land situate lying & being in the Township of Kittery afores on the Western Side of the River commonly called & known by the name of Spruce Creek containing by Estimation twenty & two acres be it more or less butted & Bounded on the Eastern End by the sd River commonly called by ye Name of Spruce Creek & on the Northern Side by a Branch of ye abovesd Creek & on the Southern Side by the Land that was Mr Wm Godsoc's Decd & on the Western End by ye Lands of ye sd Godsoe & John Sheppard Together with all the Housing Fruit Trees & Fences & all other Proffits Priviledges & Commodities thereunto belonging To have & to hold the st granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sd Benjamin Parker his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd Francis Pettegrow for me my Heirs Execrs & Admin ** do covenant promise & grant to & with the sd Benja Parker his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained and sold Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Anthority to grant bargain sell convey & confirm the sa bargained & sold Premisses in manner as aboves and that the sd Beniamin Parker his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm's Executions Extents & Incumbrances whatsoever Furthermore I the sd Francis Pettegrow for my self my Heirs Execrs & Admin's do covenant & engage the above demised & sold Premisses to him the sd Benjamin Parker his Heirs Execrs Admin's & Assigns agt ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend & Elizabeth Pettegrow the Wife of me the said Francis Pettegrow doth by these Presents freely willingly give yield up & Surrender all her Right of Dowry and Power of Thirds of in & unto the above demised & sold Premisses unto him the said Benjamin Parker his Heirs & Assigns In Witness whereof we have hereunto set our Hands & Seales this Thirteenth Day of April Anno Domini one thousand seven hundred thirty & four Annoq Regni Regis Georgii Secundi Magna Britannia & Septimo

Franses × Pettegrow (aSeal)
Elizath × Pettegrow (aSeal)

Signed Sealed & Deliv^d in the Presence of W^m Walker Elihu Gunnison Joseph Gunnison j^r Benj^a Parker jun^r

York ss / Kittery April ys 15, 1734 Then the above named Franses Pettegrow & Eliza Pettegrow appeared before before me ys subscriber & acknowledged the above Instrum' to be their free Act & Deed

Elihu Gunnison J. Peace A true Copy of ye Orig¹ Recd March 12, 1734

Attest Jer Moulton Regr

To all People to whom these Presents shall come Greeting & Know ye that I Benja Parker of Kittery Ben Parker in the County of York within his Maj^{1ya} Prov-

Ben Parker

To

Jno Shepard

in the County of York within his Maj^{tya} Province of the Massachusetts Bay in New England Cordwainer for & in Consideration of the

Sum of one hundred & Sixty Pounds in good currant Money or good Passable Bills of Credit of the aforesaid Province to me in Hand before the ensealing hereof well & truly paid by John Shepard of the afores Kittery Husbandman the Receipt whereof I do hereby acknowledge and my self therewith fully satisfied contented & paid & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sd John Shepard his Heirs Execra & Admin's for Ever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd John Shepard his Heirs & Assigns forever a Certain Tract or Parcel of Land situate lying & being in the Township of Kittery aforesd on the Western Side of the River commonly called & known by ye Name of Spruce Creek containing by Estima Twenty & Two Acres be it more or less Butted & Bounded on the Eastern End by the sa River commonly called by the Name of Spruce Creek & on the Northern Side by a Branch of the abovesd Creek & on the Southern Side by the Land that was Mr William Godsoes Decd & on the Western Ends by ye Lands of ye sd Godsoe & abovesd John Shepard Together with all the Housing Fruit Trees & Fences & all other Profits Priviledges & Commodities thereunto belonging To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him the sq John Shepard his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I ve sd Benja Parker for me my Heirs Execrs & Admin to do covenant promise & grant to & with the sa John Shepard his Heirs & Assigns [45] That before the ensealing hereof I am the true sole & lawful owner of ve above bargained & sold Premisses & am lawfully seized & possessed of ve same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Autho to grant bargain sell convey & confirm ve sa bargained & sold Premisses in manner as aforesa And that the sa John Shepard his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sa demised & bargained Premisses with ve Appurces free & clear & freely & clearly acquitted experated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm¹⁸ Executions Extents & Incumbrances whatsoever Furthermore I the sd Benja Parker for my self my Heirs Exects & Admin's do covent & engage the above demised & sold Premisses to him the sd John Shepard his Heirs Execrs Admints & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever from by or under me forever bereafter to warrant secure & defend In Witness whereof I have hereunto set my Hand & Seal this Fifth Day of March Anno Domini one thousand seven hundred thirty & four [five] Annog Regni Regis Georgii Secundi Magna Britannia & Octavo 1734/5

Benja Parker (aseal)

Signed Sealed & Deliv^d in Presence of John Godsoe Grace Keen Katherin Marr Beni^a Parker jun^r

York ss/ Kittery March 5, 1734. Benja Parker above named appeared & acknowledged the foregoing Instrum to be his free Act & Deed

before me

Elihu Gunnison – Jus Peace A true Copy of ye Origi Recd March 12, 1734 Attest – Jer: Moulton – Rege

Jona Littlefield To his Wife Abig1

To all People to whom these Presents shall come Jonathan Littlefield of Wells in the County of York in the Province of the Massachusetts Bay in New England Yeoman sendeth Greeting know ye that I the sa

Jonatha Littlefield divers good causes & considerations me thereunto moving more especially for the Love & Affection which I have & do bear to my loving Wife Abigail Littlefield and for requital of her Tender Care of me in my Present Sickness have given granted conveyed & confirmed & by these Presents do give grant & confirm unto my said Wife Abigail Littlefield one Quarter Part of a Saw Mill standing in Wells aforesa at a Place commonly known by ve Name of Merry Land Together with one hundred Acres of Land & Meadow adjoining thereunto the same being my Share of the Land & Mill holden in Partnership by Jos: Hill Esq David Littlefield Sami Hatch and my self as also one hundred Acres of Land & Ten Acres of meadow which (by the last Will & Testamt of my Father was given to my Brother Nathan Littlefield & my self whose share therein after his Decease I Purchased of his Daught Leah the wife Jabez Gorham & Ten Acres of Meadow or Marsh Granted to me by the Town of Wells aforesd not yet laid out & also all my moveable Estate viz all my Household Goods & all my Quick Stock viz Neat Cattle Sheep Horse kine Swine &c To have & to hold all & singular the Sundry given & granted Premisses aforest with all & singular the Priviledges Profits & Appurces to the same belonging or in any wise appertaining to her my sa Wife Abigail Littlefield to be fully & absolutely at her Disposal after my Decease (I hereby Reserving the same to my own Use & Improvmt during my Natural Life) And I the sa Jona Littlefield for me my Heirs Execrs & Adminrs do covenant & grant to & with my sd wife Abigail her Heirs Execrs Admin & Assigns to warrant & defend the Sundary given & granted Premisses against ve lawfull Claim of me or my Heirs In Witness whereof I have hereunto set my Hand & Seal the twenty Eighth Day of Septr in the Eighth Year of the Reign of our sovereign Lord George the Second of great Britain France & Ireland King Defender of the Faith & Anno Domini one thousand seven hundred & thirty four

Jonathan X Littlefield (aSeal)

Sign^d Seal^d & Deliv^d in presence of us Samuel Tredwell Sami Milliken Edwd Milliken

York ss/Wells Octr 4, 1734 then Jona Littlefield Person-

ally appear $^{\rm d}$ & acknowledged this ${\rm Instrum}^{\rm t}$ to be his free Act & Deed

 $\begin{array}{cccc} & before & Joseph \; Sayer & J \; Peace \\ A \; true \; Copy \; of \; y^e \; Orig^1 \; Ree^d \; March \; 10, \; 1734 \\ & \; Att^i \; \; Jer. \; Moulton \; \; Reg^r \end{array}$

To all People to whom this Present Deed or Instrumt in writing shall come Abigail Littlefield of Wells in the County of York in the Province of the Massachusetts Bay in New England Palatiah & Relict Widow of Jonathan Littlefield late of Wells Deed sends Greeting Know ye that

I the sd Abigail Littlefield for divers good Causes & Considerations me thereunto moving & more especially for the Natural Love & Parental Affection which I have & bear toward my well beloved Son Pelatiah Littlefield & my Son in Law Nath1 Hill both of Wells in the County aforesa have given granted assigned Released deliver & confirmed & by these Presents do fully clearly freely & absolutely give grant assign release deliver unto my aforesa Son Palatiah Littlefield the full Moiety or half Part of all that my Fourth Part of a Certain Saw Mill being in Partnership with Joseph Hill Esqr Sam¹ Hatch & David Littlefield all of Wells at a Place & Mill commonly called the Upper Merry Land Together with one half Part of the forth Part of the Land granted to the Priviledge of st Mill as also the other Half Part of the Fourth Part of sa Saw Mill & the other half Part of the fourth Part of s4 Land & Priviledge to my aforesa Son in Law Nathan1 Hill all which the aforesa Mill Stream Iron Work Land & Priviledges to be equally Divided between my two aforesa Sons Palatiah Littlefield & Nath Hill & to each of their Heirs & Assigns to them & their own proper Use Benefit & Behoof forever And I the sa Abigail Littlefield & my Heirs to them the sa Palatiah Littlefield & Nathanael Hill their Heirs & Assigns shall & will warrant & forever confirm the above granted Premises in manner as aforesd In Whereof I have hereunto set my Hand & [46] Seal the Twenty Fifth Day of Febry one thousand seven hundred & thirty four five & in the Eighth Year of ye Reign of our sovereign Lord George the Second King of Great Britain &c

Abigail Littlefield (*Seal)

Signed Sealed & Delivered in Presence of James Lindsey Jonathan Jackson York ss/Wells Feb¹⁵ 26 1734/5 then the above or within named Abigail Littlefield Personally appeared & acknowledged the within written Instrumt to be her free Act & Deed

befor Joseph Hill Jus: Peace A true Copy of ye Origi Rec^d March 12, 1734

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greet-

ing Know ye that I Jeremiah Bumstead of York in the County of York in his Majesties Province Bumstead of yo Massachusetts Bay in New England Glazier To Donnell for & in Consideration of the Sum of Sixty Pounds to me in Hand before the ensealing hereof well & truly paid by Nathanael Donnell of York afores^d the Receipt where I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sd Nathaniel Donnell his Heirs Execrs & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the st Nathaniel Donnell his Heirs & Assigns forever a Certain Parcel of Land situate lying & being in York containing Eleven Acres & two thirds of an acre & is the Middle Part or about one third Part of that Lott of Thirty Five Acres (formerly Laid out to Nathaniel Parker of York Decd which Land I lately bought of Doct Alex Bulman of York & sa Land adjoins N: East to Lands now in possession of Sam' Preble N. West to the Highway that Leads to the Commons & S: Easterly to Lands now in Possession of Capt Nathaniel Donnell & S: East by Lands of Preble or Parsons To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the s^d Nathaniel Donnell his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof forever & I the sd Jeremiah Bumstead for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with the sd Nathaniel Donnell his Heirs & Assigns that before the enscaling hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesd and that the sd Nath Donnell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sa demised & bargained Premisses with the appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sa Jeremiah Bunistead for my self my Heirs Exec¹⁸ & Admin¹⁸ do covenant & engage the above demised premisses to him the sa Nathaniel Donnell his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever for Ever hereafter to warrant secure & defend by these Presents In Witness hereunto I have set my Hand & Seal this 12 Day of March 1734/5

> Jeremiah Bumstead (*Seal) Sarah Bumstead (*Seal)

Signed Sealed & Deliv^d in Presence of us Mary Bulman Alexander Bulman Mary Bean

York ss March 12 1734/5 The within named Jera Bumstead Personally appearing acknowledged the within Instrumt to be his Act & Deed

before Jer. Moulton J Peace A true Copy of the Origla Recd March 12, 1734 Att¹ Jer. Moulton Reg^t

To all People to whom these presents shall come Greeting Know ve that I James Donnell of York James Donnell in the County of York in New Engla Marri-To ner for & in Consideration of the Sum of Nathan! Eight Hundred and Fifty Pounds in good Bills of Credit [as also one Cow] to me in Hand before the ensealing hereof well & truly paid by my Brother Nathanael Donnell of the same place Marriner the Receipt whereof I do hereby acknowledge & myself therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do acquit & discharge him the sd Nath Donnell his Heirs Excers & Adminrs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the so Nathanael Donnell his Heirs & Assigns forever all that my Part Portion & proportion of the Real Estate of my Hond

Father Samuel Donnell Esqr given to my Brother Wm Donnell & my self or to myself only if my sd Brother should never return home vizt One full Moiety or Half Part of my sd Fathers Homestead Houses Barns & Lands of every kind adjoining to the Homestead bounded as may appear by Instrument on Record Also my Remainder of the Two Islands Land and Marsh above Hearkers Point which was to be to me after Hond my Mothers Decease it being the whole of what was given & bequeathed to me in my sa Hona Fathers Last Will & Testam^t Also my one Yoke of Oxen & my one Quarter Part of the Sloop [Hopewell] burthen about Sixty Tons with all the Appurces to the Premises belonging however the said Land &c may be Bounded or reputed to be Bounded To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the set Nathanael Donnell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd [47] James Donnell for me my Heirs Execrs & Adminrs do covenant promise and grant to & with the sa Nathanael Donnel his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm said bargained Premisses in manner as aforesd And that he the sa Nathaniel Donnel his Heirs & Assigns shall and may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sa demised & bargained Premises with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what name or nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd James Donnell for my self my Heirs Execrs & Adminrs do covenant & engage the above demised Premises to him the st Nathanael Donnell his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents. As Witness my Hand & Seal the Twelfth Day of March Anno Domini one thousand seven hundred & thirty four The word Hopewell Line 26 & the words he & Na-

thanael Line 40 were written before signing

And Mary Donnell wife of the aboves James Donnell in to token of her free Consent hereto & Relinquishing all her Right of Dower & thirds in ye Premises have set my Hand & Scal the Day of aboves 4

James Donnell (Seal) Mary Donnell (Seal)

Signed Sealed & Delivered in Presence of us Witness's to Ja* Donnells signing Jer. Moulton Daniel Moulton

To Mary Donuells Signing Wigglesworth Toppan Thomas

Donnell

York ss/March the 12, 1734, the within named James Donnell Personally appearing acknowledged the within Instrument to be his Act & Deed

before Jer. Moulton Jus Peace A true Copy of ye Orig¹ Receiv⁴ March 12 1734

Att Jer Moulton Regr

To all People to whom these Presents shall come Greeting &c Know ye that I Diamond Sargent & Diamd Sargant Elizabeth my Wife of York in the County of York within his Maj'tys Province of ve Massa-Richa Cutt chusetts Bay in New England Tailor for & in Consideration of the Sum of Thirty Pound good & lawful Money of the Province aforesa to me in hand well & truly paid before the ensealing hereof by Richard Cutt jung of Kittery in the County afores Esug the Receipt whereof I do hereby acknowledge & myself therewith to be fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa Richard Cutt jun his Heirs Execrs & Admin forever by these these Presents Have given granted bargained sold conveyd aliened & confirma & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Richa Cutt jung his Heirs & Assigns forever all our Right Title & Interest in & to that our Right Title & Interest in the Land & Marsh lying & being in the Township of Biddeford & Scarborough in the County aforesa with all their Appurces Priviledges & Commodities thereunto belonging To have & to hold all the above granted Lands & Marsh lying & being in the Township of Biddeford & Scarborough as afores with all their Appurces Priviledges & Commodities whatsoever unto the same belonging or in any wise appertaining unto him the sa Richard Cutt junt his

Heirs & Assigns forever to his & their only proper Use Benefit forever & We the sd Diamond Sargent & Eliz my Wife for us our Heirs Execrs Admints do covenant promise grant to & with the said Richard Cutt his Heirs & Assigns that before the Ensealing hereof we are the true sole & lawful owners of the above bargained Premisses & are lawfully seized & possesse of ye same in our own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in our selves good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as above & that the sa Richard Cutt his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sa bargained & demised Premisses with all their Appurces free & clear & freely & clearly acquitted Exonerated & discharged of & from all & all manner of Gifts Grants Bargains Sales Leases &c

Furthermore we the s^d Diamond Sargent & Elisabeth my wife for our selves our Heirs Exect & Admin¹⁸ do covenant & engage the above demised Premisses to him the said Laid Cutt his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever to warrant secure & defend In Witness whereof we have hereunto set our Hands & Seals this First Day of March Annoq Domini One Thousand seven hundred & thirty four, five & in the Eight

Year of his Majtys Reign

Diamond Sargent (*Seal Elizabeth Sargent (*Seal

Signed Sealed & Delivered in Presence of Sarah Cutt David Love

Kittery March March y* 6 1734/5 Diamond Sargent & his wife Elizabeth Sargent above named Personally appeared & acknowledgd the above Instrum* to be their voluntary act & deed

Coram Tim^o Gerrish J Peace A true Copy of y^o Orig¹ Rec^d March 13, 1734

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greet ing Know ye that I Edward King of North Yarmouth in the County of York and Province of the Massachusetts Bay in New England Surveyor for & in Consideration of the Sum of Fifty Pounds to me in Hand

before the ensealing hereof well & truly paid by Samuel

BOOK XVII. 10.

Bucknam of Falmouth in the County afores Coaster the Receipt whereof I do hereby acknowledge & my self therewth satisfied & thereof & of every Part thereof do acquit the sa Sami Bucknam his Heirs Excers & Admin's by these Presents have given granted bargand sold & conveyd & confirmed & by these Presents do freely & absolutely give grant bargain sell & confirm unto him the st Samuel Bucknam his [48] Heirs & Assigns the following Tracts or Parcels of Land both situate in North Yarmouth aforesa viz One Certain Parcel of Land containing One Hundred Acres more or less being the Lot in Number Thirty in the Rang of Hundred Aere Lot marked C on the East Side of Royals River 2 One other Tract of Land containing one hundred acres more or less being the Lot in number Seventy Seven in the division of hundred Acre Lots on ye West Side of Royalls River both drawn in the Right of John Stearns & bounded as Recorded in sd North Yarmouth Proprs Book To have and to hold sa bargained Premisses with all the Appurces to the same in any wise belonging to him the sa Samuel Bucknam his Heirs & Assigns forever to his & their only proper Use & Behoof forever And I the said Edward King for me my Heirs Execrs & Admin to do covenant & promise to & with the sd Sam1 Bucknam his Heirs & Assigns that before the ensealing hereof I am the sole & lawful owner of the above bargained Premisses & am lawfully seized of the same & my Demesn as of Fee simple and have in my self lawful Authority to sell & confirm the sd Premisses in manner as aforesa and that the sa Sami Buckman his Heirs & Assigns shall & may from time to time & at all Times forever hereafter by virtue of these Presents have hold use & enjoy sa demised Premisses freely acquitted & discharga of and from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm¹⁸ Executions Incumbrances & Extents Furthermore I the sd Edward King for my self my Heirs Execrs & Admin's do covent & engage the sa demised Premises to him the sd Samuel Bucknam his Heirs & Assigns against the lawful Claims & Demands of any Person or Persons whatsoever forever hereafter to warrant & defend In Witness whereof I the sa Edward King have hereunto set my Hand & Seal the twenty fourth day of December in the Year of our Lord one Thousand seven hundred & thirty four in the Eighth Year of the Reign of our sovereign King George the Second Edward King (aSeal)

Signed Scaled & Deliv^d in the Presence of Ammi Ruhamah Cutter Phinchas Jones

man Cutter I fillenas Jones

York ss/ North Yarm^o March y^e 3^d 1734/5 then the above named Edward King Personally appeared & acknowledg^d the above written to be his Act & Deed

before me

Samuel Seabury – Jus Peace A true Copy of ye Origi Receivd March 14, 1734

Attest Jer Moulton Reg

To all People to whom these Presents shall come Greeting Know ye that I John Benson of Kittery in the County of York in the Province of the Massachusetts Bay in New England Yeoman for and in Consider of a Certain Sum of good

& Currant Money to me in Hand before the ensealing & sealing hereof well & truly paid by Nathan Keen of ye same place County & Province aforesd Marriner whereof I do Acknowledge & myself fully satisfied & paid & thereof & of every Part & Parcel do acquit & discharge the sa Nathal Keen his Heirs or Assigns forever by these Presents do give grant bargain & sell & forever set over unto the sd Keen & his Heirs & Assigns forever Fifty acres of Upland & Fifteen Acres of Marsh be it more or less it lying & being in the Township of Scarborough which Grants for sa Land & Marsh was given June the 22a 1720 by the Proprs of the Township of Scarborough in New England Reference thereunto being had To have & to hold all the aboves Land & Marsh with all Priviledges & Appurces thereunto belonging or in any wise appertaining unto the sole & use of him the sa Nathal Keen his Heirs & Assigns for ever against me the sd John Benson or any other Person from by or under me and Furthermore I the sa John Benson do for my self & my Heirs covent to & wth Nathal Keen his Heirs that the Premisses are Free Simple from all Incumbrances whatsoever & that I have full power & lawful authority to sell and dispose of the same the quiet & peaceable possession thereof In Witness I bereunto set my Hand & Seal this Twenty Eighth Day of Decr in the Year one thousand seven hundred twenty & Seven in the First Year of his Majtys Reign Anno Dom 1727

John × Benson (aSeal)

Witnesses John Shephard Mary Shepard York ss March 4 1734/5 This Day the above named John Benson Personally appeared before me the Subscriber & Acknowledged this Instrum to be his free Act & Deed

Richd Cutt jung

A true Copy of ye Orig1 Recd March 17, 1734 Jer Moulton Att Regr

To all People to whom these Presents shall come Greeting Know ye that I Nathanel Keen of Kittery in Nati Keen the County of York in the Province of the Mas-To sachusetts Bay in New England Yeoman for & Joseph in Consideration of the Sum of Five Pounds in Money to me in Hand paid by Joseph Keen of Kittery in the County afores Yeoman the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied and contented have given granted bargained sold & pd over

& by these Presents do bargain sell & set over unto the set Joseph Keen his Heirs & Assigns forever a Certain Grant of Land containing Sixty acres which Land was granted to John Benson by the prors [of Scarborough] on 22d Day of June 1720 which sa Nathanell Keen bought of sa Benson as appears by a Deed given him bearing Date the twenty eighth Day of December one thousand seven hundred twenty seven To have & to hold all my right & Title to the sa Land to him the sa Joseph Keen his Heirs & Assigns forever & to his & their proper Use Benefit & Behoof forever without any molestation or Interruption whatsoever from me the sd Nath Keen or any Person or Persons from by or under me forever In Witness whereof I have hereunto set my Hand & Scal this Seventh Day of March one thousand seven hundred twenty seven eight & in the first year of the Reign of our Lord George ye second &c the Words of Scarborough Interlind before Signing

Nathaniell Keen Signed Scaled & Deliv⁴ in Presence of us Aaron Jewett

Moses Davis

York ss March 11, 1734/5 this Day the above named Nath¹ Keen Personally appeared before me ye Subscrib & Acknowledged this Instrumt to be his free Act & Deed

Richard Cutt it

A true Copy of ve Orig1 Recd March 18 1734

Att Jer. Moulton Regr

[49] To all People to whom these Presents shall come Greeting Know ve that I Christopher Mitchel Chro Michell of Falmouth in the County of York in the Province of the Massachusetts Bay Cordwainer for & To in Consideration of ye Sum of Fifteen Pounds Googin lawful Money of New England to me in Hand well & truly paid by Patrick Googin of Kittery in the Connty of York aforesa Weaver the Receipt whereof I do hereby acknowledge & my self therewth fully satisfied contented & paid Have given granted bargained & sold & by these Presents Do freely fully & absolutely give grant bargain & sell convey & confirm unto the sa Patrick Googin his Heirs & Assigns forever all my Right & my Breathren which we have or ought to have in or Grandfather Christopher Mitchell late of Kittery afores Decal lying & being in sa Town of Kittery as also all my Right to any Land or Lands which I have or ought to have within sa Township of Kittery To have and to hold all the above granted & bargained Premises to him the sa Patrick Googin his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof & I the said Christopher Mitchel for my self my Heirs Execrs & Admin's do covenant promise grant to & with the st Patrick Googin his Heirs & Assigns that before the Eusealing hereof I am the true sole & lawful owner of the above granted & bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good & absolute Estate of Inheritance in Fee simple & that ye sa Patrick Googin shall & may from Time to Time & at all Times bereafter by force & virtue of these Presents lawfully peaceably & quietly Injoy & possess ye same freely & clearly acquitted & discharged from all Leases Intails Mortgages Dowries or Incumbrances of what Name or Nature soever Furthermore I the sd Christopher Mitchell for my self my Heirs ExecT8 & Admin's do covenant & engage the above demised Premisses to him the sd Patrick Googin his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend In

 $\text{Christopher} \overset{\text{his}}{\times} \text{Mitchell} \quad (\text{seal})$

Signed Sealed & Deliv^a in Presence of Charles Frost j^r Epes Greenough George Frost

Witness whereof I have hereunto set my Hand & Seal this

6th Day of Novr Anno Dom 1734

York ss/Kittery Nov[†] 6 1734 the above Christopher Michell Personally appe^d before me the Subscriber & acknowledged the above Instrum^e to be his free Act & Deed W^m Pepperrell J peace A true Copy of y^e Origi^a Rec^{al} March 14, 1734 Attest Jer Moulton Reg^e

To all Christian People to whom these Presents shall come
Know ye that Whereas there is a Certain
Tract or Pareel of Land situate lying & being
in the Township of Kittery in the County of
Nath Keen
York in the Province of the Massachusetts

Bay in New England near the Place commonly ealled by the Name of Brave Boat Harbor containing by Estimation twenty acres & seventy one Pole that was Laid out by Withers Berry Surveyor for the sd Kittery on March the 17 1731/2 unto John Fernald jung & Nathaniel Keen both of Kittery aforesa Yeomen which Tract or Parcel of Land is bounded as followeth viz beginning at a Tree marked on four sides & thence East North East Ninety Two Poles then North Westerly about Fifty one pole then South West by Dearings Land to his South West Corner then North West by sa Dearings Land to the Town Commons & along by the sa Commons to the First beginning Now further Know ye that the sd John Fernald jung for divers good Causes & Considerations bim thereunto moving bath remised Released & forever Quitelaimed & by these Presents for himself & his Heirs doth fully freely & absolutely remise release & forever quitclaim unto the sa Nath, Keen in his full & peaceable possession & seizen & to his Heirs & Assigns forever all such Right Estate Title Interest & Demand whatsoever as he the sa John Fernald jung now hath ever heretofore had or ought to have in or to ye aforementiond Tract or Parcel of Land Excepting & Reserving to himself his Heirs & Assigns forever Ten Aeres of the sd Tract of Land to be Laid out on the North East side of the sa Tract of Land to him the sa John Fernald his Heirs & Assigns To have & to hold the aforesd Tract or Parcel of Land (Excepting what is above Excepted & Reserved) unto the sa Nathaniel Keen his Heirs & Assigns to the only use & Behoof of the sd Nath Keen his Heirs & Assigns forever so that neither he the sa John Fernald jung nor his Heirs nor any other Person or Persons from him or them shall or will by any way or means hereafter have Claim Challenge or Demand any Estate Right Title or Interest of in or to the Premisses or any Part or Parcel thereof (Excepting only what is before Excepted) But from all and every Action

Right Estate Title Interest & Demand of in & to the Premisses or any Part or Parcel thereof (Excepting the Ten Acres above Excepted) they & every of them shall be utterly Excluded & barred forever by these Presents And furthermore the s^d John Fernald junr doth by these Presents for himself & his Heirs Execrs & Admin's Remise & fully freely & absolutely Release & forever Quitclaim unto James Spinney of Kittery aforesaid Yeoman & Mary Spinney his Wife in their full & peaceable possession & seizen & to their & either of their Heirs & Assigns forever all such Right Title Estate Interest & Demand whatsoever which he the sd John Fernald now hath ever heretofore had or ought to have of in or to any Land mention4 & sold to him by the sd James Spinney & Mary his Wife in one Deed given to him the sa John Fernald by ve sa James Spinney & Mary his Wife bearing Date March 16, 1729/30 that is not containd within the Bounds as it was Laid out by Withers Berry Survey March ye 17, 1731/2 In Witness whereof the sd John Fernald hath hereunto set his Hand & Scal this Twenty Fourth Day of Febry Anno Dom one thousand seven hundred & thirty four five Annoq Ri Ris Georgii Secundi Magna Britannia &c Octavo

John Fernald jun^r (*Seal)

Witness's Samuel Fernald Joseph Barns

York ss/March 11, 1734:5 this day the abovenamed John Fernald Pers^{ny} appear^d before me y^e Subscrib^r & acknowledg^d this Instrum^c to be his free Act & Deed

Richard Cutt jun^r J^s Peace

A true Copy of y^e Origi¹ Receiv⁴ March 18, 1734 Attest Jer. Moulton Reg^r

[50] To all People to whom these Presents shall come Greeting & Know ye that I Daniel Low of Kittery in the County of York in the Province of the Massachusetts Bay in New Engl⁴ Shipwright for & in Consideration of the sum of Sixty Pounds of evod bassable Bills of Credit of v

Pounds of good passable Bills of Credit of y^e afores^a Province to me in Hand paid before the enscaling & delivery hereof by Samuel Haly of the afores^a Kittery Husbanduan the Receipt whereof i do hereby acknowledge & my self fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the s^a Samuel Haly his Heirs Exce^a & Admin^a forever by these Presents have given granted bargained sold aliened conveyed & confirmed and by these Presents Do fully freely & ab-

solutely give grant bargain sell aliene convey & confirm unto him the sa Samuel Haly his Heirs & Assigns forever All such Right Estate Title Interest Claim & Demand which I the sd Daniel Low ever have had now have or ought to have or which I my Heirs Execrs & Admin's or any of us at any Time hereafter shall or may have by any way or means whatsoever In and unto a Certain Tract of Upland & Meadow situate lying & being within the Township of Wells in the afores County & Province containing Sixty acres be ve same more or less butted & Bounded as followeth viz Beginning at the Head of Collo John Wheelwrights Marsh at the Northern Branch of Little River & so runs up on each side of sd Branch of sd River on a North West Line & is one hundred & twenty Rods in Length & Eighty Rods in Breadth running on a North East Line across the River or however otherwise butted & bounded or reputed to be Bounded And is that Land & Meadow which my Hond Father Daniel Low formerly of Wells Decd purchasa & bought of one Henry Maddocks as by one Deed of Sale bearing Date June ye 19, 1721, may appear Reference thereunto being had Together with ye Appurces & Priviledges unto the same belonging or in any wise appertaining And also all the Right Estate Title & Interest which I have or ought to have in any [other] Land in the Township of Wells afores by virtue of any Right or Title derived from by or under my Hond Father Daniel Low afores Decd To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the sa Samuel Haly his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sa Daniel Low for my self my Heirs Exec & Admin18 do covenant promise & grant to & with the sa Samuel Haly his Heirs & Assigns that before the Ensealing hereof that I have a good Right in the a aboves Tract of Upland & Meadow & have in my self full power & lawful Anthority to grant sell convey & confirm ye sd bargained Premisses as aboves & that the sa Saml Halv his Heirs & Assigns shall and may from time to time and at all times forever hereafter by force and virtue of these Presents lawfully peaceably & quietly have hold use improve & enjoy vo sa bargained Premisses with yo Appurces free & clear & freely & clearly acquitted & discharge of from all & all manner of former or other Gifts Grants Bargains Sales & Incumbrances wtsoer Furthermore I the st Daniel Low for my self my Heirs Execrs & Adminrs do covenant & engage forever hereafter to warrant & defend all my Part Portion Right Estate and Interest in the aboves^a Upland & Meadow & in any other Land in the Township of Wells afores^a to him the s^a Sam¹ Haly his Heirs & Assigns ag¹ y^a lawful Claims or Dennands of any Person or Persons whatsoever In Witness whereof I have hereunto set my Hand & Seal this Seventh Day of Marsh Anno Domini 1734/5 Mem^a the word other was Interlin^a before Sign^a

Daniel Low (aSeal)

York ss/York March 18, 1734/5 The above namd Dan't Low Personally appearing acknowledged the above Instrumt to be his Act & Deed

before me $\,$ Jer. Moulton $\,$ J. Peace A true Copy of y^e Orig¹ Rec^d March 18, 1734 $\,$ A^{tt} Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting
Know ye that I Alexander Bulman of York in the
Bulman To County of York in his Majesties Province of the
Donnell Massachusetts Bay in New England Chyrurgeon

for & in Consideration of the Sum of Fifty Pounds currt Money of New England to me in Hand before the ensealing hereof well and truly paid by Nathaniel Donnell Jun of York in the County of York in the Province afores the Receipt whereof I do hereby acknowledge and my self therewith fully satisfied & contented & thereof & of every Part and Parcel thereof do exonerate acquit & discharge him the sd Nathaniel Donnell his Heirs ExecT8 & Admin 18 forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents do freely fully and absolutely give grant bargain sell alien convey and confirm unto him the sa Nathaniel Donnell his Heirs and Assigns forever One Third Part of that Lot of Wood Land which I lately bought of John Foster and Jonathan Spinney (containing in the whole Lot thirty five acres more or less Laid out by Nath Parker Decd Febry the third 1702/3 butted & bounded in the whole Lot as may appear by a Record thereof made in York Town Book for Records 1st Book page 180) or all that Lot of Land above mentioned excepting Twenty Three Acres & one third of an Acre which is First to be taken out from that Part of said Land which adjoins to Land now in the possession of Mr W. Grow & is the N. E end thereof To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the sa Nathaniel Donnell his Heirs & Assigns forever to his & their only proper Use Benefit &

Behoof forever & I the sd Alexander Bulman for my Heirs Excers & Admin* do covenant promise & grant to with him the sa Nathaniel Donnell his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ye above bargained Premisses & am lawfully seized and possessed of ye same in my own proper Right as a good Perfeet and absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesd & that the sd Nathaniel Donnell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter lawfully peaceably and quietly have hold use occupy possess & enjoy the sa demised & bargained Premisses with the with the Appnrees free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd Alexe Bulman for my self my Heirs Execrs & Admin to do covenant & engage the above demised Premisses to him the sa Nathanael Donnell his Heirs & Assigns [51] Against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I the sd Alexander Bulman have hereunto set my Hand & Seal this Ninth Day of Sept 1732 Alexander Bulman (Seal) Mary Bulman (Seal)

Signed Sealed & Delivered in Presence of us Francis

Beatte Hannah Burrell Alles Donnell

Witness To Mary Bulman's Signing John Hovey Susanna Swett

Swett
York ss/York March 12. 1734.5 The above named Alext
Bulman Personally appearing Acknowledged the above Instrumt to be his free Act & Deed

Before Jer. Moulton Jns Peace A true Copy of ye Origi Recd March 19 1734/5

Attest Jer. Moulton Regu

Biddeford March the twent^b 1734/5 I Samuel Rounds of York in the County of York Carpenter have sold & Received full Satisfaction for Two Acres of Satt Marsh lying by Goose Humph: Scamon Tare River Bounded on Thomas Eagcomb his Marsh which I the st Rounds have sold to Humphrey Scamon all my Right & Title which my Title is

good & clear from all Denands or Dues or Debts or Demands from me or under me or by me or by my order upon any accounts from or under me which I have Receiv⁴ full satisfaction of Humphrey Scamman for y⁸ same marsh afore mentioned I say that he s⁴ Scammon hath paid & satisfied me According to my Content which [I have] set my Hand this Day March the Twentyeth Day 1734/5

Samuel Rounds (*Seal)

Witness's my Hand & Seal Jonathan Sherman John Sella York ss Biddeford March ye 13, 1734/5 Samuel Rounds Personally appeared & acknowledged this within Instrum

to be his free & voluntary Act & Deed

Cor. John Gray Just Pacis
A true Copy of ye Origi Receivd March 20, 1734/5
Attest Jer. Moulton Rege

Know all Men by these Presents that we Israel Mitchell Christopher Mitchell & John Mitchell Israel Christopher of the Children of W^m Mitchell late of Scarborough in the County of York in New England Yeoman Dec⁹ in Considera-

tion of Thirty Pounds to us paid viz Fif-

teen Pounds to sa Israel & Seven Pounds Ten Shillings to each of ve other two viz Christopher & John have given granted bargained & Confirm^d by these Presents to Nath¹ Hix of Kittery in the County aforesd Shipwright (who paid the sd Sums) Four Tenth Parts of a Certain Parcel of Land lying in Kittery aforesd Containing about Fifteen Acres be ye same more or less Bounded as followeth viz on the South by Richard Mitchells Land on the East by Joseph Billings Land on the West by Land of Roger Mitchell & on the North by Town Commons & John Fernalds To have & to hold the sd Four Tenth Parts of sd Parcel of Land to the sd Nathanael Hix his Heirs & Assigns forever to his & their Use And we the sd Israel Christopher & John do hereby for our selves our Heirs Execrs & Admin's covenant & engage the sd Four Tenth Parts of sd Parcel of Land to the sd Nathanael Hix his Heirs & Assigns against all Persons whatsoever forever hereafter to warrt secure & defend As Witness their Hands & Seals April the Tenth Anno Domini seventeen hundred & thirty four 1734

Israel × Mitchell (aSeal)

Christopher Mitchell (*Seal)

John Michell (aSeal)

Signed Sealed & Delivered In Presence of us Katheren

Waymouth Eliza Dearing

York ss/ Scarborough Nov ye 18 1734 Israel Michell Christopher Michell & John Michell all then Personally appeared & acknowledged this Instrumt on the other side to be their free Act & Deed.

Before me

Roger Dearing J^{*} Peace A true Copy of y^e Original Receiv^d March 21, 1734

Attest Jer. Moulton Reg^r

Know all Men by these Presents that We Benj^a Haskings & Eliz^a Haskins of Scarborough in Benj^a & Eliz^a Haskings To of a valuable Sum to us in Hand paid before the ensculing of these Presents

by Mr Nath' Hicks of Kittery in s⁴ County Shipwright Have given granted bargained & sold unto the s⁴ Nath' Hicks him his Heirs Exec⁴⁸ Admin⁴⁸ & Assigns All my Thirds in a Certain Tract of Land containing about Fifteen Acres lying in Kittery bounded as followeth viz on the South by Mr Rich⁴ Michells Land on the East by Joseph Billings Land on the West by Land of Roger Michell & on the North by Town Commons & John Fernalds Land To have and to hold all the s⁴ Third Part of s⁴ Land to Mr Nath' Hicks him his Heirs Exec⁴⁸ & Admin⁴⁸ & Assigns against all Persons whatsoever for Ever hereafter to warrant secure & defend As Witness my Hand & Seal this seventeen Day of March Annoq Domini 1734/5

Benja X Haskings (aSeal)

Eliza X Haskings (aSeal)

Signed Sealed & Delivered in Presence of us W^m Pepperrell Jos: Curtis

York ss/Scarborough March ye 17 1734 Benja Haskings and Eliza his Wife Personally appearing acknowledged this above Instrumt to be their free & voluntary act & deed

Cor. John Gray Jus Pacs

A true Copy of y^e Original Receiv^d March 21, 1734 Attest Jer. Monlton Reg^r To all People to whom these Presents shall come Greeting Know ye that I Samuel Hutchings of Sam¹ Hutchings Arundel in the County of York and Prov-

To Sam¹ Arundet in the County of 1 ork and Froyince of the Massachusetts Bay in New England Yeoman for & in Consideration of the Sum of Forty Pounds paid to me in Hand

before the ensealing hereof well & truly paid by my Son Samuel Hastings of Arunder in the County of York & Province afores the Receipt hereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sd Samuel Hutchings his Heirs Exects Admints & Assigns forever by these Presents have given granted bargained & sold and by these Presents do freely fully and absolutely give grant bargain sell aliene convey & confirm unto him the sd Samuel Hutchings his Heirs and Assigns forever one Messuage or Tract of Land situate lying & being in Arundel in the County of York & Province aforesd Containing Twenty Acres butted & Bounded as followeth beginning on the North Corner Bounds of Benjamin Downing on Kennebunk River so running Sixteen Rods in Breadth East on st River then running back in the woods two hundred Rods bearing the Wedth on each Side untill twenty Acres be Compleated To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining unto him the sa Samuel Hutchings his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd Samuel Hutchings for me my Heirs Execrs Adminrs & Assigns do covenant promise & grant to & with the st Sam1 Hutchings my Son his Heirs & Assigns forever that before the Eusealing hereof I am the sole & lawful [52] owner of the above bargained Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses as aforesd & that the sd Samuel Hutchings jung his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the said demised & bargained with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm^{ts} Executions Incumbrances & Extents Furthermore I the s^a Samuel Sen^e for my self my Heirs Exec^a Admin^a do covenant & engage the afores^a demised Premisese to him the s^a Samuel Hutchings j^e my son his Heirs & Assigns against the lawful Claim or Demands of any Person or Persons whatsoever hereafter to warrant secure & defend In Witness whereof I have hereunto set my Hand & Seal this Fifth Day of Dec^e in the year of our Lord God seventeen hundred & thirty three

Samuel × Hutchings (*Seal)

In Presence of us Elizabeth × Edwards Patience × Day York ss/Wells Decembr 5 1734. Then Samnel Hutch-

ings Personally appeared and acknowledged this Instrum to be his free Act & Deed

Before

Joseph Sayor J Peace A true Copy of the Orig¹ Receiv⁴ March 12, 1734 Att^t Jer: Moulton Reg^r

Know all Men by these Presents that I Jabez Dorman of Arundel in in the County of York & Prov-Jabez Dorman ince of the Massachusetts Bay in New Eng-То land Labourer for & in Consideration of Jno Baxter twenty five Pounds to me in Hand paid by John Baxter of Arundel in the County afores^d Housewright which is to my self full satisfaction & contentment have bargained & sold & do by these Presents freely fully & absolutely give grant bargain sell aliene assign & set over to the above sa John Baxter his Heirs & Assigns for Ever a Certain Piece of Upland being in Arundel aforesd containing by Estimation Two Acres more or less Bounded as followeth viz beginning at a stake at the South West Corner of sd Land then to run due East to a Stake by a Stone Wall near sa Dormans Barn then to run Northerly as the Fence now stands to the Corner of ye sd Fence then running Westerly as the Fence now stands to the Low water mark To have & to hold the aboves Two Acres of Land more or less with all the Priviledges & Appurees to the same belonging or in any wise appertaining to him the sd John Baxter his Heirs & Assigns forever to his proper Use Benefit & Behoof forever & I the sd Jabez Dorman for me my Heirs Exec¹⁸ do covenant promise grant to & with the sd John Baxter his Heirs & Assigns forever that I am the true & sole owner of the above granted & bargained Premisses & have in my self good Right full power & lawful Authority to dispose of sd bargained Premisses as abovesd & that the sa John Baxter his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents quietly & peaceably enjoy all the above demised Premisses with the Appurces free & clear & clearly acquitted from all & all manner of former or other Gifts Grants Bargains Sales Dowries Thirds Entails & Incumbrances whatsoever Furthermore I the sd Jabez Dorman for my self my Heirs Execrs Adminrs do covenant & engage the above demised Premisses to him the sd John Baxter his Heirs & Assigns forever against the lawful Claims or Demands whatsoever from any Person or Persons forever hereafter forever hereafter to warrt secure & defend and Abigail Dorman the wife of me the sa Jabez Dorman, doth by these Presents freely willingly give yield up & Surrender all her Right of Dower or Power of Thirds of in or unto the above demised Premisses unto him the sa John Baxter his Heirs & Assigns forever In Witness hereof I have hereunto set to my Hand & Seal this Twenty Eighth Day of July one thousand seven hundred twenty & Nine

Jabez Dorman (*Seal) Abiel Dorman (*Seal)

Signed Scaled & Delivered in Presence of us Witness Benja Downing Jacob Wildes

York ss/ Wells March ye 11 1735 Then the above named Jabez Dorman appeared & acknowledged the above written Instrumt to be his free Act & Decd

before Joseph Hill Jus: Peace A true Copy of y° Origi Reed March 12 1734

To all People to whom these Presents shall come Greet-

Att Jer Moulton Regr

ing Know ye that I Thomas Perkins of Arun-Thos. Perkins del in the County of York in the Province of To the Massachusetts Bay in New England veo-Jno Baxter man for & in Consideration of Fifty Acres of Land more or less it being all the Right of the Undivided Land in Portsmouth which hath been or hereafter shall be Laid out unto the Heirs of Dr John Baxter late of Portsmo Decd by virtue of a Vote made by the sd Town which is to my full satisfaction & Contentment have given granted bargained & sold & do by these Presents freely fully & absolutely give grant bargain sell aliene convey & confirm unto John Baxter of Arundel in the County of York Housewright his Heirs & Assigns forever Fifty acres of Land which is a Part of my Right that comes to me by a Division of Land on the upper Road or High Way from Wells to Biddeford the upper Way according to a Vote made by the proprietors of Arundel in the year 1729 & the sa John Baxter hath hereby full power to lay out sa Fifty Acres as he seeth cause according to the Comtees Directions which was chosen for that purpose and if what is done in that Division doth not stand in Law then the sd Baxter is to have the sd Fifty acres of Land in the next Division of Land that is Laid out unto the st Perkins or his Heirs by virtue of his Right To have and to hold the sa bargained Premisses with the Appurces Priviledges to the same belonging or any wise appertaining to him the sd John Baxter his Heirs & Assigns forever to his & their proper Use Benefit & Behoof forever And that the sa John Baxter his Heirs and Assigns shall & may from Time to time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably and quietly have hold use occupy possess and enjoy the sd demised and bargained Premisses with the Appurces free & clear & freely and clearly acquitted exonerated and discharged from all & all manner of former or other Gifts Grants Bargains Sales Will Joyntures Dowries Thirds Furthermore I the sd Thomas Perkins for me my Heirs Exec¹⁸ Admin¹⁸ do covenant and engage the above demisd Premisses to him the sd John Baxter his Heirs & assigns against the lawful Claims or Demands of any Person or Persons whatsoever to warrant secure & defend from by or under me the sa Thomas Perkins my Heirs Execra Admira & Assigns In Witness whereof I have hereunto set my Hand & Seal the Sixteenth Day of May in the Year of our Lord one thousand seven hundred & thirty

Thomas X Perkins (*Seal)

Sign^d Seal^d & Del^d in Presence of Samuel Oaer Jeremiah Springer × Tho^a Perkins jun^r

York ss. / Wells June 1 1730 Thomas Perkins Personally appeared before me the Subscribt one of his Maj¹⁹³ Justices of y Peace for si County & acknowledged the above written Instrumit to be his Act & Deed

John Wheelwright

A true Copy of ye Origi Recd March 12, 1734

Attest Jer Moulton Regr

[53] Know all Men by these Presents that I Phillip Durrell Jung of Arundel in the County of Philip Durill York in the Province of the Massachusetts To Bay in New England Husbandman for & in Jno Baxter Consideration of Sixty Pounds in curre Money to me in Hand paid by John Baxter of Arundel in the County aforesa Housewright have bargained & sold & do by these Presents freely fully & absolutely do give grant bargain sell & set over unto the sa John Baxter his Heirs & Assigns forever One Messuage or Tract of Land lying & being in Arundel afores Containing Forty acres Bounded as followeth viz Bounded on the East Side by the Land now in the possession of Joshua Walker adjoyning by Kenebunk River so to run up sa River thirty two Rods then to run North North East till Forty Acres be Compleated To have and to hold the aboves Forty Acres of Land with all the Appurces & Priviledges to the same belonging or in any wise Appertaining unto him the sa John Baxter his Heirs & Assigns for Ever to his proper Use Beacfit & Behoot forever & I the sd Philip Durrell for me my Heirs Execrs Adminrs do covenant promise grant to & with the sd John Baxter his Heirs & Assigns forever that I am the true & sole owner of ye above granted & bargained Premisses & have in my self good Right full power & lawful authority to dispose the same as aboves & that the sa John Baxter his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents quietly and peaceably enjoy all the above demised Premisses and Appurces free & clear & clearly acquitted from all manner of former or other Gifts Grants Bargains Sales Joyntures Dowries Thirds Intails & Incumbrances whatsoever Furthermore I the sd Phillip Durrell for my self my Heirs Execrs Admin¹⁸ do covenant & engage the above demised Premisses to him the sa John Baxter his Heirs & Assigns for Ever against the lawful Claims or Demand from any Person or Persons whatsoever forever hereafter to warrant secure & defend Keziah Durrell the Wife of the sd Philip Durrell doth by these Presents freely & willingly yield & surrender up all my Right of Dowry or Power of thirds Junto the abovesaid Premisses] unto the sa John Baxter his Heirs & Assigns In Witness hereof we have hereunto set to our Hands

Phillip Durrel (*Seat)

Sign^d Scaled & Delivered in Presence of us Witness Joseph Averelt Jacob Wildes

& Seals this twenty second Day of Augt one thousand seven

York ss/Augt 21 1730 Philip Durill Personally appeard

Воок хуп. 11.

hundred & thirty

before me the Subscriber & acknowledged this Instrumt to be my free Act & Deed Samu Came J Peace

A true Copy of y^e Orig¹ Ree^d March 12 1734
Attest Jer. Moulton Reg^r

Know all Men by these Presents that I Jonathan Bane of York in the County of York in New England Gent Bane To one of the Executors of the last Will & Testament of my Hond Father Lewis Bane Esqr late of York Card aforesd Decd the other other Executor being Dead for & in Consideration of the Sum of Twenty Pounds Money to me in Hand before the ensealing hereof well & truly paid by John Card of York afores Marriner the Receipt whereof I do hereby acknowledge have given granted bargained & sold and hereby do give grant bargain & sell unto the said John Card his Heirs & Assigns for Ever Ten Acres of that Thirty Acre Grant of Land which was Granted to my sd Father Lewis Bane by the Town of York April the twenty eighth 1701 Reference to York Town Records for ye sd Grant may more at large appear Book 1 page 125. being not as yet laid out To have & to hold the sa granted & bargaind Premisses with all their Appurces clear of all Incumbrances whatsoever to him the sd John Card his Heirs & Assigns for Ever to his & their only Use And I the sd Jonathan Bane for my self my Heirs Execrs & Adminrs do covenant & engage by these Presents to warrt & defend the above demised Premisses to him the sd John Card his Heirs & Assigns forever against all lawful Claimers whatsoever from by & under me or my sd Father Lewis Banes Heirs In Witness whereof I the sd Jona Bane have (as Exers aforesd) set my Hand & Seal the twenty fourth Day of March Anno Dom 1734/5

Jonathan Bean (aSeal)

Signed Sealed & Deliv^d in the Presence of us Jer. Moulton Daniel Moulton

York ss/York March 24, 1734 The above named Jon^a Bane Personally appearing acknowledged the above Instrum^t to be his Act & Deed

before Jer. Moulton Jus' Peace A true Copy of ye Orig' Recd March 24, 1734/5 Attest Jer Moulton Regg To all People to whom these Presents shall come Greeting Know ve that I Martha Millet of Fal-

Martha Millet To Morris Millet

ing Know ye that I Martha Millet of Falt mouth in the Country of York in the Province of the Massachusetts Bay in New England Widow for & in Consideration of a valuable Sum of Money to me in Hand before the En-

sealing hereof well & truly paid by Morris Millet of Glocester in the County of Essex in the Province of the Massachusetts Bay in New England Tailor the Receipt whereof I do hereby acknowledge & my self fully satisfied & contented therewith & thereof & of every Part & Parcel thereof Do exonerate acquit & discharge the Maurice Millet his Heirs Execrs Adminrs & Assigns for Ever by these Presents have given granted bargained sold aliened conveyed & confirma & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Morris Millet his Heirs Execrs Adminrs & Assigns forever Sixty Acres of Land lying in the Township of Falmouth & on the Northerly side of Presumpscot River & is Butted & Bounded as follows beginning at a Stake standing on the North Westerly Bounds of one hundred & Eighty two Acres of Land that John Sayer has Pitched upon for himself & his Sons John & Job Sayer & from sa Stake to run North six degrees West one hundred & sixty Rods to a Stake & from thence East twenty Six Degrees North Sixty Rods to a Stake & from thence South twenty Six Degrees East one hundred & Sixty Rods to a Stake & from thence West twenty Six Degrees South to a Stake or untill the sa Sixty Acres of Land be Completed or however otherwise Bounded or reputed to be bounded To have and to hold the before granted & bargained Premisses with all the Priviledges and Appurces thereto belonging to him the sd Morris Millet his Heirs Execrs Adminrs and Assigns forever & Furthermore I the sd Martha Millet do covenant & engage both for my self my [54] Heirs Execrs & Adminrs with the sd Morris Millet to Warrant & defend the before bargained Premisses to him his Heirs Exec¹⁸ Admin¹⁸ & Assigns for Ever against all the lawful Claims or Demands of any Person or Persons from by or under me In Witness whereof I have hereunto set my Hand & Seal this Eleventh Day of November Anno Domini 1734 & in the Eighth Year of yo Reign of King George yo second over great Britain & It is to be understood that if the before bargained Sixty Acre Lot be taken away by any Lawful Claimer that the s^d Morris Millet his Heirs Exec^{ra} Admin*s or Assigns shall have whatever Land I the Conveyor am Entituled to in the Room thereof

The Words shall have Interlined at the latter End of the Deed was done & agreed upon before the Signing Sealing & Delivery hereof

Martha X Millet (aSeal)

Signed Scaled & Deliv^d In presence of Sam¹ Cobb Daniel Jackson

York ss/Nov¹ 25, 1734 Martha Millet appeared & acknowledged the above Instrumt to be her free Act & Deed Cor: Josh: Moody Just Pac

A true Copy of ye Origi Receivd March 25th 1735.

Attest Jer. Moulton Regr

One hundred Pounds curr^t Money of New England to me in Hand well & truly paid by Henry Jackson of the same Town County & Province aforesd Ycoman the Receipt whereof the sd Wm Maxwell doth hereby acknowledge & himself therewith fully satisfied & contented & thereof & of ever Part & Parcel thereof do exonerate acquit & discharge the sd Henry Jackson his Heirs Exects & Admin's forever by these Presents hath given granted bargained sold aliened enfeoffd conveyd & confirmd & by these Presents Doth give grant bargain sell aliene enfeoffe convey & confirm unto him the sa Henry Jackson his Heirs & Assigns forever Fifty acres of Land situate lying & being in the Township of Falmo aforesd near Spurwink River Butted & Bounded as followeth viz beginning at a certain Maple Tree mentioned in the Draught on the South Side of the Road y Leads to Casco or the Dividing Line between ye Land of Jeremiah Jorden sd Fifty acres of Land being Part of the Land that Wm Maxwell bought of Debro Randell & to run as s4 Line Runs from sd Tree or Road back to the End of sd Land & to take the Wedth that Fifty acres will Require according to the Length of st Land To have & to hold the st Fifty acres of Land with all the Priviledges & appurees to the same belonging or in any wise appertaining to him the sa Henrey Jackson his Heirs Heirs or Assigns forever & the sd Wm Maxwell for his self His Heirs Execrs Admin to doth covenant to & with the sa Henry Jackson his Heirs & Assigns that he hath good Right full power & lawful Authority to grant bargain sell & convey y' så granted & bargained Premisses and that it shall & may be lawful for the så Henry Jackson his Heirs & Assigns by force & virtue of these Presents to Enter possess occupy & Injoy the så granted & bargained Premisses forever & that the same is free & Clear from all other Gifts Grants Bargains Sales Leases Joyntures Leases Wills Entails Mortgages & every Incumbrance what-seever and that he will warrant & forever defend ye same agt all the Claims that are or shall be made thereto by any Person or Persons Claiming from by or under him to him the så Henry Jackson his Heirs & Assigns forever In Testimony whereof the Grantor of these Presents hath hereunto set his Hand this 30th Day of December Anno Domini one thousand seven hundred & thirty four 1734.

William Maxwell (*Seat)
Signed Scaled & Delivered in Presence of James Maxwell

Marten Jameson

Yorkss/Scarborough November the 29 1734. Then W^m Maxwell Personally appeared & acknowledg^a the above written Instrum^t to be his free act & Deed

Before me

Roger Dearing J³ Peace A true Copy of y^e Orig¹ Receiv^d March 26, 1735 Attest Jer. Moulton Reg^r

To all Christian People to whom these Presents shall come Greeting Know ye that Samuel Jordan of Falmouth in the County of York & Province of the Massachusetts Bay in New England Husbandman for & in Consideration of the Sum of Sevenment of the Province People of the New York People of the New York

teen Pounds to me in Hand well & truly paid before the ensealing & delivery hereof by Forgus Hagin of the same Town County & Province afores Trader the Receipt whereof he doth bereby acknowledge bath bargained & sold & doth by these Presents grant bargain sell aliene enfeoffe convey & confirm unto the sd Forgus Hagen Two Small Pieces of Land situate in Falmouth aforesa Butted & Bounded as followeth one Piece of Land containing by Estimation one aere viz beginning at the North Corner of the sd Fergus Hagens Land at the Head of James Maxwells Field at the Head of sd Hagens Land & to run up as the Country Road runs to John Jordans Fence taking in all the Land that lies betwixt the Country Road & Jordans Fence at the Head of sd Hagens Land the other piece containing the one half of one acre within sd Sami Jordans Corn Field of the Improvd Land adjoining to the East End of two Acres of Land that se Hagen Purchased of se Jordan the se pieces of Land above mentioned To have & to hold with all the Priviledges & Appurces to them or either of them belonging or in any wise appertaining to him the set Forgus Hagen his Heirs Execendamine or Assigns for Ever without any Let hindrance or denial Molestation or Interruption of him the set Sam' Jordan his Heirs Execendamine or Assigns or any other Person or Persons whatsoever forever hereafter to warrant secure & forever to Defend & in Confirmation whereof bath hereunto set my Hand & Seal this Eighth Day of Febranno Domini one thousand seven hundred & thirty four five 1734/5

Samuel $\underset{\text{mark}}{\overset{\text{his}}{\times}}$ Jordan (*Seal)

Signed Seal^a & Deliv^a In Presence of James Maxwell Agness Maxwell

York ss/Feb^{ry} 10 1734/5 Samuel Jordan Acknowledged the above Instrum^t to be his free Act & Deed

Cor Josh Moody Just Pacs A true Copy of ye Original Receivd March 26, 1735

Attest Jer. Moulton Regr

[55] To all People to whom these Presents shall come Greeting Know y* that I William Grow of York in the County of York in the Province of y* Massachusetts Bay in New England Cordwainer for & in Consideration of y* Sum of one hundred & thirty-five Pounds to me in Hand before

the Ensealing well & truly paid by Alexander Bulman of York aforesd Chyrurgeon the Receipt whereof I do hereby acknowledge and my self therewith fully satisfied & contented and thereof & of every Part & Parcel thereof do exonerate acquit & discharge him sa Alexander Bulman his Heirs Execrs & Admin forever by these Presents have given granted bargained sold aliened conveyed & confirma & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Alexander Bulman his Heirs & Assigns forever a Certain Tract of Land situate lying & being in the Township of York Butted & Bounded as follows viz beginning at a Black Birch Tree at the Westward Corner of the Land of Saml Preble formerly his Fathers near Tonnime Hill & runs from thence North West Forty Poles to a Red Birch Tree marked on Four Sides & then North East an hundred Poles to a Pitch Pine Tree marked on Four Sides & so along to sd Prebles

Land South East & by sd Prebles Land to the Birch Tree first mentioned or however otherwise Bounded or reputed to be Bounded containing by Estimation Thirty acres or more but if it should want any thing of thirty acres I do engage to mak allowance for ye same at Four Pounds Ten Shillings pr acre It being the Land which I bought of Diamond Sargent of York aforesd Febry 10, 1729 & was formerly granted to Daniel Black Decd as by Records may appear & all the Land above thirty acres in the above described Tract sd Bulman is to have gratis & to make no further allowance To have & to hold the Sd granted & bargained Premisses with all the Appurces Priviledges & Comodities to the same belonging or in any wise appertaining to him the sa Alexander Bulman his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof for ever and I the st William Grow for my Heirs Execrs & Adminrs do covenant promise and grant to & the sd Alex Bulman his Heirs & Assigns that before ve ensealing hereof I am the true sole & lawful owner of ye above bargaind Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesa & that the sa Alexander Bulman his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy ye sd demised & bargaind Premisses with the appurces free & clear & freely & clearly acquitted exonerated & discharged [from all] Wills Entails Joyntures Dowries Judgm¹⁸ Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd Wm Grow for my self & for my Heirs Execrs & Admin's do covenant & engage the above demised Premisses to him the sd Alexander Bulman his Heirs and Assigns against the lawful Claims or Demands of any Person or Persons whatsoever for-Ever hereafter to warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal the 22d Day of March 1734/5

Note the Words in the 22d Line viz & all the Land above thirty acres in ve above described Tract sed Bulman is

to have gratis & make no further allowance William Grow action for the within mention" Land dred & thirty five Pounds in full satis (aSeal) Scal⁴ & Deliv⁴ in presence of us Jer. Moulton Daniel Moulton York ss York March 26, 1735 then p' me William Grow the above name Wm Grow Personally appearing acknowledged the above Instrumt to be his Act & Deed before Jer. Moulton Js Peace

26, 1735 Attest Jer Moulton

A true Copy of ye Origi Recd March

To all People to whom these Presents shall come Greeting Know ve that I William Grow of York in the Grow To County of York in the Province of the Massachu-Bulman setts Bay in New England Cordwainer for & in Considera of the Sum of one hundred & thirty five pounds to me in Hand before the Ensealing hereof well & truly paid by Alexander Bulman of York afores Churngeon the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and diseharge him the sa Alexander Bulman his Heirs Exects & Admin¹⁸ for Ever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the said Alexander Bulman his Heirs & Assigns forever A Certain Tract of Land lying in York upon the North East End of the Roekev Ground containing Forty Acres bounded as follows viz beginning at a Maple Tree marked Four Square standing at the Easterly Corner of a Lot of John Banks Decd his Land & so running North East Forty Eight Poles to a Hemlock marked Four Square & so North West an hundred & forty Poles to a Maple marked four Square & then South West Forty Eight Poles to a great White Pine marked four Square & then S: E. to the Maple where it began it being the Land which was Laid out unto Joseph Carlile Deca May ye 1700 To have & to hold the s⁴ granted & bargained Premisses with all the Appurces Priviledges & Commodities to

the same belonging or in any wise appertaining to him the sa Alexander Bulman his Heirs & Assigns for Ever to his & their only proper Use Benefit & behoof forever and I the sa William Grow for my self my Heirs Exec & Admin to do covenant promise & grant to & with him the sd Alexander Bulman his Heirs Assigns that before the enscaling hereof I am the true sole & lawful owner of the above bargaind Premisses and am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesa and that the sa Alexander Bulman his Heirs & Assigns shall & may from Time to Time & at all Times for Ever hereafter by force and virtue of these Presents lawfully peaceably & quietly have hold use occupy possess and enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or or degree obstruct or make void this present Deed Furthermore I the sd Wm Grow for my self my Heirs Exects & Admin to do covent and engage the above demised Premisses to him the sa Alexander Bulman his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever for Ever hereafter to warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this 26 Day of March 1735

William Grow (aSeal)

(aseal)
Signa Scala & Deliva in presence of us Jer Moulton Daniel Moulton

York ss/York March 26, 1735, the above nam⁴ William Grow Personally appearing acknowledged the above Instrument to be his Act & Deed

before Jer. Moulton Ju Peace A true Copy of ve Origi Rect March 26, 1735

Attest Jer Moulton Regr

[56] To all People to whom these Presents shall come Greeting Know ye that Nathaniel Ramsdell of York in the County of York in the Province of the Massachusetts Bay in New England Husbandman for & in Consideration of the Sum of Forty Two Pound Eighteen Shillings in good Bills of

Two Pound Eighteen Shillings in good Bills of Credit to me in Hand before the ensealing hereof well & truly paid by Joseph Levitt of the same Town & County afores Tanner the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented and thereof and of every Part and Parcel thereof do exonerate acoust & discharge him the sa Joseph Levitt his Heirs Exeers & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirma and by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Joseph Leavitt his Heirs & Assigns forever A Certain Tract or Parcel of Land lying at a Place called Brixam in the Township of York containing Two Acres & Thirty Square Rods Butted & Bounded as followeth viz beginning at the Highway at the South West Corner of John Linscotts Three Acre & Quarter Lot which he purchased of Nati Ramsdell & running [by sd Linscotts Land | from sd Corner North East Forty [Four] Rods to aboves Linscotts South South East Corner & then South South East Eight Rods to a Stake marked Four Sides & then South West Forty four Rods to the High Way to a Stake marked Four Sides & then North North West to the Corner first began at To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the sa Joseph Leavitt his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof for Ever & I the sa Nathaniel Ramsdell for my self my Heirs Excers & Admin¹⁸ do covenant promise & grant to & with him the sa Joseph Leavitt his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses and am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd And that the sd Joseph Leavitt his Heirs & Assigns shall & may from Time to Time & at all Times for Ever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sd demised & bargained Premisses with the Appurees free & free & freely & clearly acquitted exonerated & discharged of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances of what Name or Nature so Ever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the said Nathaniel Ramsdell for my self my Heirs Exec* & Admin* do coven* and engage the above demised Premisses to him the s*d Joseph Leavitt his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever for Ever hereafter to Warrant secure & defend by these Presents In Witness whereof I the s*d Nathaniel have hereunto set my Hand & Seal this Fourteenth Day of Jan* Annoq Domini 1734/5

NB The Words [by sd Linscots Land] & ye word [four]

Line 17 were Interlined before Signing

Nathaniel Ramsdell (aSeal)

Sign^d Seal^d & Deliv^d in Presence of us James Thompson John Smith

York ss March 28—1735 This Day the abovenama Natha Ramsdell Personally appeared & acknowledged this foregoing Instrument to be his free Act & Deed.

before me

W^m Pepperrell J. Peace A true Copy of y^e Original Receiv^d March 31, 1735

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Thomas Wormwood of Wells in the County of York in the Province of the Massachusetts Bay in Eleazr & Sami Clark

To Mew England Husbandman in Consider-

ation of one certain Piece of Salt Marsh
conveyed unto me by Eleazer Clark & Sanuel Clark both of
Wells afores Yeoman by a Deed bearing equal Date with
these Presents the Bounds & Meets whereof may be seen by
s Deed have given granted bargained exchanged & sold
by these Presents Do give grant bargain exchange &
sell [unto the s Eleazer Clark & Sanuel Clark their Heirs &
Assigns for Ever] One Certain Tract of Salt Marsh lying in
s Wells bounded as followeth viz on the South Easterly
Side by the Marsh of the s Sanuel Clark & Eleazer Clark
on the Northeasterly Side by Mousem River & on the other
side by the s Thomas Wormwoods Upland containing about
one aere & one Half be it more or less To have & to hold

the above bargained Premisses to them the sd Eleazer Clark & Samuel Clark their Heirs and Assigns forever to be to their only proper Use Benefit & Behoof for Ever & I the sa Thomas Wormwood for my self my Heirs Execrs & Adminrs covenant & engage the above demised Premisses with the Priviledges & Appurces thereof against the lawful Claims & Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents unto the sd Eleazer Clark & Sam1 Clark their Heirs and Assigns for Ever And likewise I Jane the Wife of the sa Thomas Wormwood do hereby freely & absolutely give up & Relinquish all my Right of Dower & power of Thirds in & to the above bargained Premisses to the sd Eleazer Clark & Samuel Clark their Heirs & Assigns for Ever As Witness our Hands & Seals this First Day of Janry Anno Domini 1734/5 Annoq Ri Ris Georgii Secundi Magna Britannia &c Octr

N B The words unto Eleazer Clark & Sam¹ Clark their Heirs & Assigns for Ever were Interlin⁴ to be read between the words sell & one in the Seventeenth Line from the Top

(Seal)

Thomas Wormwood X (Seal)

Signed Sealed & Deliv^d in presence of Sam¹ Wheelwright Daniel Morieson

York ss/Wells March 11 1734. Then Thomas Wormwood Personally appear^a & Acknowledg^a this Instrum^t to be his free Act & Deed

before Joseph Sayer Jus Peace A true Copy of ye Origi Receiva April I 1735

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that we Samuel Clark of Wells in the County of York in the Province of the To Massachusetts Bay in New England Yeoman & Lydia the wife of the s³ Samuel Clark

divers good Causes us thereunto moving but more especially for & in Consideration of a parcel of Meadow or Meadow Ground conveyed unto me the s⁴ Samuel Clark ny Heirs & Assigns for Ever by my Brother Eleazer Clark of Wells afores⁴ Yeoman and Elizabeth his Wife by a Deed legally executed by them baring equal Date with these Presents with we⁶ we Acknowledge our selves fully satisfied & contented have given granted aliened enfectfed convey⁴ & confirmed & by these Presents do give

grant aliene enfeoffe convey & confirm unto him the sd Eleazer Clark his Heirs & Assigns for Ev^r [57] Certain Parcels of Marsh viz about Four Acres be it more or less lying between the Branches of Little River & in an Island in sa Little River in the Township of Wells aboves It being all the Marsh which I the sa Samuel Clark purchasa of Sami Curtis that lies at sa Little River Together with all the Herbage & every Priviledge thereunto in any wise belonging To have & to hold the sa bargain Premisses with the Priviledges & Appurces thereof to be to his & their only proper Use Benefit & Behoof forever free & clear of all Incumbrances of what Name or Nature soever and Furthermore we the sd Samuel Clark & Lydia Clark for our selves our Heirs Execrs & Adminrs do covenant & engage the above demisd Premisses with the Priviledges & Appurces thereof against the lawful Claims or Demands of any Person or Persons whatsoever unto the sa Eleazer Clark his Heirs and Assigns forever to warr^t secure & defend by these Pres^{ts} In Witness whereof we have hereunto set our Hands & Seals this Thirteenth Day of May 1734. Annoq Ri Ris Georgii Secundi Magna Britannia & Septimo

> Samuel Clark (Seal) (Seal)

Signed Scaled & Delivered in presence of us Samuel Jefferds Sarah Jefferds

York ss Wells May 13, 1734. Then Samuel Clark Personally appear^d & acknowledg^d this Instrum^t to be his free Act & Deed

Before Joseph Sayer Just Peace A true Copy of ye Original Recd April 1, 1735

Attest Jer. Moulton Reg

To all Christian People to whom these Presents shall come Greeting Know ye that I John Treworgy of Treworgy Biddeford in the County of York in the Province of the Massachusetts Bay in New England To Wm Dyer Labourer for divers good Causes and Considerations me moving have remised released & for Ever Quit Claim and by these Presents for my self & my Heirs do freely fullys clearly & absolutely remise release & for Ever Quit claim unto William Dver Sent of the st Town County & Province Husbandman in his full & peaceable possession & seizin all such Right Estate Title or Interest and Demand whatsoever as I the sa John Treworgy had or ought to have in or to a Certaiu Grant of Thirty Acres

Granted at a Legal Town meeting of the Inhabitants of sa Biddeford May the 9th 1728 free & clear of all former & other Gifts Grants Bargains Sales Leases Mortgages Joyntures Dowries Wills Judgments Executions & Incumbrances to me the sd John Treworgy as will appear Reference being had to the Town Book of the sd Biddeford To have and to bold the sd grant unto the sd William Dver his Heirs & Assigns to the only Use & Behoof of the sa William Dyer his Heirs & Assigns for Ever so that neither I the sd John Treworgy nor my Heirs nor any other Person or Persons for me or them or in my or their Names or in the Name Right or Stead of any of them shall or will by any way or means hereafter have claim challenge or Demand any Estate Right Title or Interest & Demand of in or to the se Grant or any Part or Parcel thereof But from all & every Action Right Estate Title Interest & Demand of in or to the sd Grant or any Part or Parcel thereof they and every of them shall be utterly excluded & barred forever by these Presents And also I the sd Treworgy & my Heirs the sd Grant with the Appurces to the st Wm Dyer his Heirs & Assigns to his and their own proper Use & Uses in manner & Form above specified against the lawful Claims or Demands of any Person or Persons whatsoever shall warrt and for Ever defend by these Presents In Witness whereof I the sd John Treworgy & Mary my Wife in Token of her free Relinquishingnt of her Right of Dower or Thirds in the above bargained Premisses have bereunto set our Hands & Seals this twenty third Day of March in the Sixth Year of our Sovereign Lord George the Second of great Britain France & Ireland King Defender of the Faith & Annoq Domini 1732/3

John Treworgy (aSeal)
Mary + Treworgy (aSeal)

Signed Sealed & Delivered in Presence of us Samuel

Willard Abigail Willard

York ss/ Biddeford March 9th 1733/4 John Treworgy & Mary Treworgy his wife both Personally appeart & acknowledged the above written to be their voluntary Act & Deed

Before me Thomas Smith Just Pacis A true Copy of ye Origi Reca April 1, 1735

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I William Dyer Sen of W^m Dyer To Jas Melalen ince of the Massachusetts Bay in New Eng-

land Labourer for & in Consideration of the Sum of Thirty Six Pounds Ten Shillings to me in Hand before the eusealing hereof well & truly paid by James M'-lalen of Biddeford alias belonging to the Truck House of weh Capt Smith is Capt and Truck Master in the sa County & Province Cordwainer the Receipt whereof I do hereby acknowledge & my self therewith & of every Part & Parcel thereof do exonerate acquit & discharge the sa James Mclalen his Heirs Exec18 Admin forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa James Melalen his Heirs & Assigns for Ever one Messuage or Tract of Land situate lying & being in the Town of Biddeford in the County & Province aforesd containing by Estimation Thirty Acres be it more or less It being a Grant of Thirty Granted at a Legal Town Meeting of the Inhabitants of the st Biddeford May the 9, 1728 to John Treworgy of the sd Town County & Province & is Bounded as followeth began at the Pitch Pine Tree that is a North West Corner Tree of Samuel Smith's then South West Eighty Poles to a White Oak Tree then Measured North Sixty Poles to a Red Oak Tree marked I T. then measured North East Eighty Pole to a White Oak Tree marked I T then South Sixty Poles to the First Bounds which will appear by several marked Tree & will further appear Reference being had to the Town Book of the sa Biddeford which Land was sold by John Treworgy aforesd to the sd William Dyer the twenty third Day of March 1732/3 To have & to hold the sd bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining and belonging to him the sa James Melalan his Heirs & Assigns forever to his & their own proper Use Benefit & Behoof forever & I the sd William Dver for my self my Heirs Execrs Adminrs do covent promise & grant to & with the sd James Mclalen his Heirs & Assigns that before the Ensealing hereof I am the true sole & lawful owner of the above bargained Premisses and am lawfully seized & possessed of ye same in my own proper Right and have in my self good Right full power & lawful Authority to Grant Bargain sell convey & confirm sd bargaind Premisses in manner as [58] aboves & that the sa James Melalan his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sa demised & bargained Premisses with the Appurees free & clear & freely & clearly acquitted exonerated & discharged of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Intails Joyntures Dowries Judgm¹⁸ Executions Incumbrances & Extents Furthermore I the sa William Dyer for my self my Heirs Exeers Admin's do covenant & engage the above demised Premisses to him the sa James Melalan his Heirs & Assigns agt the lawful Claims & Demands of any Person or Persons whatsoever for Ever hereafter to warrant secure & defend And Mary Dyer [the Wife] of me the sd William Dyer doth by these Presents freely & willingly give & Yield up & surrender all her Right of Dower & power of Thirds of in & unto the above demisa Premisses unto him the sa James Melalan his Heirs & assigns In Testimony whereof we have hereunto mutually set our Hands & Seals this 29 Day of July in the Eighth Year of ve Reign of our Sovereign Lord George Second of great Britain France & Ireland King Defender of the Faith &c Annoq Domini 1734

> William Dyer (aSeal) Mary Dyer (aSeal)

Signed Sealed & Delivered in Presensence of us Samuel Willard Samuel Smith Sami Winch

York ss/Biddeford Augt 27, 1734 Mary Dyer Personally appeared & acknowledged the above & within Instrum to

be her voluntary Act & Deed

Before me Tho Smith Just Pacis York ss/Biddeford Ange 29, 1734 William Dyer Personally appeared & acknowledge the above & within Deed to be his voluntary Act & Deed

Before me Thos Smith Just Pacs A true Copy of ye Origi Reed April 1, 1735

Attest Jer Moulton Reg

Know all Men by these Presents that I Charles Pine of Scarborough in the County of York in the Pine To Keen Province of the Massachusetts Bay in New Engl⁴ Yeoman for & in Consideration of twenty five Pound currant Money to me in Hand paid by Nathaniel Keen of Kittery in the same County & Province afores 4 before the ensealing selling hereof have sold & forever made over unto Nath⁴ Keen a Certain Tract of Land

Containing twenty acres lying and being in the Township of Scarborough & is Bounded as follows beginning adjoining to the Land Laid out to Plumer & runs North East & by East one hundred Pole & then North West thirty two pole and then runs South West & by West one hundred Pole to the Land laid out to Plomer afore sd and then runs Adjovning to that Land thirty two Pole aCross nonsuch River to the First beginning Reference thereunto being had To have & to hold the abovesd Twenty Acres of Land with all the Priviledges & Appurces thereunto belonging to him the sa Nath Keen his Heirs Execrs Admin & Assigns forevermore from me the sd Charles Pine my Heirs Execrs Admin's & Assigns for Evermore In Witness whereof I have hereunto set my Hand & Seal the Third Day of March in the Year of our Lord one thousand seven hundred thirty four five

Charles Pine

In the Presence of us Witnesses Richard Curreer Charles × Allen

York ss/April 1, 1735 This day the above named Charles Pine Personally appeared & acknowledged this above Instrument to be his free Act & Deed

before me W^m Pepperrell J. pec

A true Copy of the Orig Receiv^d April 2^d 1735 Attest Jer Moulton Regr

Know all Men that I Edward Vitree of Boston in the County of Suffolk Marriner do by these Pres-Edwd Vitree ents in Consideration of Thirty Pounds the Receipt whereof I hereby acknowled give & grant Wm Maxwell to William Maxwell of Falmouth in the County of York Yeoman all that Parcel & Tract of Land described in the Instrument within Laid out by one John East the 7th of June 1732 to have & hold the Premisses to the sd William Maxwell & his Heirs for Ever and I the sd Edward Vitree do warrant the sd Tract against all Persons that shall Claim under me

Signed Scaled & Delivered this 6 of Febra A. D. 1734 Words viz Laid out by one In Presence of John East the 7 of June 1732 Wm Griggs was before Executing this In-

Jer. Gordlev strumt Edward Vitree (Seal)

Suffolk ss/ Boston Febry 6 1734. Edward Vitree appear-

BOOK XVII. 12.

ing acknowledg^d the above Instrument to be his Act & Deed before Habijah Savage Jus Pac^s

Know all Men by these Presents that I Wm Maxwell of Falmouth in the County of York Yeoman Do by these Presents in Consideration of Forty Pounds in Currant Money to me already in Hand paid Do give grant sign over bargain & sell all the Right Title Interest Claim or Demand in & to that Tract or Parcel of Land which is conveyed to me in the above written Instrument as the same is therein Described as the same is Bounded out by John East Reference thereunto being had which may appear by his Return To have & to hold the above granted Premisses unto Henry Makeney his Heirs ExecT8 AdmT8 & Assigns for-Ever which Title I will warrant & Defend against my self my Heirs & Assigns & agt all Persons by & under me In Witness whereof I the sa William Maxwell have hereunto set my Hand & Seal this First Day of March in the Eight Year of the Reign of our Sovereign Lord King George the Second over Great Britain & in the Year of our Lord 1734

William Maxwell (aseal)
Signed Sealed & Delivered In Presence of Sam¹ Small

Sami Small jr

York ss/ Scarborough March y* 1, 1734/5 Then the above nam^d W^m Maxwell Personally appearing before me Acknowledg^d the above written Instrum^t to Henry Makeney to be his free Act & Deed

Before me Roger Dearing J^s Peace A true Copy of the Two several Endorsm's the Orig^t being Recorded Lib^o 12, F^o 173. Re^d April 3, 1735

Attest Jer. Moulton Regr

Know all Men by these Presents that I Samuel Clark of Wells in the County of York in New England Samt Clark Husbandman for & in Consideration of Five To Shillings in good Bills of Credt on the Province Elieazor of the Massachusetts Bay in New England aforesa to me in Hand paid by my Brother Eliazer Clark of Wells aforesa Husbandman have given & granted & hereby Do give and Grant to the st Eleazer Clark his Heirs & Assigns for Ever all my Right Title & Interest in & unto a Certain Grant of Fifty acres of Land that was Granted to my Hond Father Nathaniel Clark Decd by the town of Wells on the Eighteenth Day of March one thousand seven hundred & fourteen & Also all my Right Title & Interest in & unto a Certain Tract of [59] Land situate lying in the

Township of Wells viz all the Right Title & Interest that I now have or ever shall or might have to s^a Tract of Land Butted & Bounded as followeth viz Bounded South Easterly by the Head of the Land that my Hon^a Father Nathanael Clark Dec^a gave me by his last Will & Testament & Northerly by the Land of Nicholas Cole and Westerly by the Land of Thomas Wells & so running back North West to a River called Little River To have & to hold the s^a given & granted Premisses with the Appurces to him the s^a Eleazer Clark his Heirs & Assigns for Ever & I the s^a Samuel Clark for me my Heirs Exec^{as} & Admin^{as} do covenant & engage the above demised Premisses to him the s^a Eleazer Clark his Heirs & Assigns for Ever hereaft' to warrant secure & defend by these Presents In Witness whereof I have hereto set my Hand & Seal this Sixth Day of March in the Year of our Lord 1734/5

Sanmel Clark (aSeal)

Signed Sealed & Delivered in Presence of us Martha Sayer Michell Patten

York ss/ Wells March 7, 1734/5 Then Samuel Clark Personally appeared & acknowledged this within written Instrument to be his free Act & Deed

 $\begin{array}{ccc} & Before & Joseph \; Sayer & Jus^t \; Peace \\ A \; true \; Copy \; of \; y^o \; Original \; Receiv^d \; April \; 1, \; 1735 \\ & \; & \; Attest \; \; Jer. \; Moulton \; \; Reg^r \end{array}$

To all People to whom these Presents shall come I Joseph
Jillison sendeth Greeting Know ye that I the
Jos: Jillison
To sa Jillison of Berwick in the County
of York in his Majesties Province of the
Massachusetts Bay in New England Yeoman
for & in Consideration of the Conditions

for & in Consideration of the Conditions hereafter named & more Especially for the Love good will & affection I bear to my loving Son Thomas Jellison of the same Town and County Labourer have given & granted & by these Presents do freely clearly and absolutely give & grant unto the s^a Thomas Jillison his Heirs & Assigns for Ever all that Part of my Homestead or Land where I now live which lieth to the South of the Country Road which Leads to Wells with all Houses Trees Fences & the Priviledges & Appurces to y* s^a Land belonging or Appertaining as also Part of my marsh viz that Part of my marsh which lys between the Land formerly Peter Grants & now Cap*Hills & the Beaver Dam in my Meadow & all the Priviledges thereto belonging with Two Cows Four Young Stears &

a Young Horse Colt only It is hereby provided that my sd Son Thomas shall have the Improvmt and Possession of but a Quarter Part of the sa Upland & Meadow during my Natural Life as Also he shall give me twenty Days work p Annum during my Natural Life & that in Case he shall sell the Premisses when they come into his possession he shall give his Brothers Joseph & Alexander the Refusal or if he dies without Issue the Land shall go to my sa Sons Joseph and Alexander to be to them their Heirs & Assigns for Ever on these Conditions & with these Provisoes To have & hold the sd Upland and Meadow & all the before mentioned Priviledge & Appurces with the Stock before mention to him the sd Thomas Jillison his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof for Ever & my sa Son Thomas his Heirs and Assigns shall & from Time to Time & at all Times for Ever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sa given & granted Premisses with the Appurces with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents except as before Provided & Conditioned In Witness whereof I have hereunto set my hand & seal this Twenty second Day of Febry 1733-4 in the seventh Year of King George the Seconds Reign

 $Joseph \overset{his}{\times} Jillison \quad (^{a}Seal)$

Signed Sealed & Deliv^d in the Presence of W^m Spencer Samuel Gatchel John Gray

York ss/ Berwick Feb³² 28, 1733/4 Joseph Jillison abovenam⁴ Appeared & Acknowledged the above Instrument to be his free Act & Deed

before John Hill J Peace A true Copy of ye Orig¹ Rec⁴ April 7, 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Jonathan Hanson of Dover in New Hampshire in New England Blacksmith sendeth Greeting Know ye that the s^d Jonathan Hanson for & in Consideration of the Sum of one hundred Pounds currant Money to him in Hand before the ensealing & delivery hereof well & truly paid by Thom-

as Davis of Dover afores Gent the Receipt whereof to full satisfaction he the sd Jona Hanson doth hereby acknowledge hath given granted bargained sold aliened enfeoffed conveyed & confirmed and by these Presents doth freely fully clearly and absolutely give grant bargain sell aliene enfeoffe convey and confirm unto him the sd Thomas Davis his Heirs & Assigns for Ever the one Sixth Part of two hundred Acres of Land situate lying & being on Salmon Falls River in the County of York in New England (It being the one Sixth Part of two hundred acres the one half of four hundred acres that Elisha Cooke Esqr of Boston in New England sold unto Thomas Hanson late of Dover afores Yeoman Decd as by sd Elisha Cooks Deed bearing Date the twenty first Day of April Annoq Dom 1720 Reference to the same being had will Plain appear two hundred acres of the aboves four hundred acres the st Thomas Hanson in his life Time sold to Paul Gerrish of Dover aforesa Esqr & the one Sixth Part of the other two hundred acres the sd Thomas Hanson by his last Will & Testament Willed & Devised to the aboves^d Jonathan Hanson as by s^d Will & Testam^t will more plain appear) together with all & singular the Priviledges & Appurces to the same belonging or in any wise appertaining To have & to hold all the above granted & bargained Premisses together with all & singular the Priviledges & Appurces to the same belonging or in any wise appertaining unto him the sa Thomas Davis his Heirs & Assigns for Ever to his and their own proper Use & Uses Benefit & Behoof from henceforth & for Ever And the sd Jonathan Hanson for himself his Heirs Exec¹⁸ & Admin¹⁸ doth covenant & grant to & with him the sa Thomas Davis his Heirs & Assigns by these Presents to warrant secure & defend all the above granted & bargained Premises to him the sd Thomas Davis his Heirs & Assigns against the lawful Claims & Demands of all Persons whomsoever In witness whereof the sd Jonathan Hanson bath hereunto set his Hand & Seal this Fifth Day of April Annoq Domini 1735.

Jonathan Hanson (aSeal)

Signed Sealed & Delivered in psence of us John X Shackford James Jeffry

Province of New Hampshire April 5. 1735 Jonathan Hanson acknowledged the above Instrum^t to be his free Act & Deed

Before me James Davis Jus of Peace A true Copy of ye Orig¹ Receiv⁴ April 7, 1735 Attest Jer. Moulton Regr [60] To all People to whom these Presents shall come Greeting Know ye that I Jonathan Hanson of Dover in the Province of New Hampshire Blacksmith for & in Consideration of the Sum of Sixty Pounds in Passable Bills of Credit to

me in Hand before ve ensealing hereof well & truly paid by Nathaniel Hanson Carpenter & Robert Hanson Husbandman both of ye Town & Province aforesd the Receipt whereof I do hereby acknowledge and myself to be therewith fully satisfied & paid forever by these Presents have given granted bargained & sold & do by these Presents freely fully and absolutely give grant bargain sell aliene convey & confirm unto them the so Nath Hanson & Robert Hanson their Heirs & Assigns for Ever all the whole Right Title & Interest which I the sd Jonathan Hanson have ever had or ought to have in and to any Land or Lands on the East Side of Salmon Falls River at the head of Berwick Township in the Province of ye Massachusetts Bay which Land being some Part of a Purchase which my Father Thomas Hanson of Dover Decd bought of Dr Cooke & was given unto me ye sa Jona Hanson by his last will & Testamt . which Land with all the Timber standing thereon I ye sa Jona Hanson do sell & confirm unto the sa Nati & Robt Hanson their Heirs and Assigns for Ever To have & to hold the sa granted & bargaina Premisses with all the Profits Priviledges & advantages to ye same belonging or in any Appertaining unto them the sa Nati Hanson & Robt Hanson their Heirs & Assigns for Ever and I the sd Jona Hanson for me my Heirs Exec¹⁸ & Admin¹⁸ do covenant promise and grant to & with the sa Nath & Robt Hanson their Heirs & Assigns that before the ensealing and delivery hereof I am the true sole & lawful owner of ye above demised & bargained Premisses & have in my self good Right full power & lawful Authority to sell convey & confirm the same in manner as abovesd & that the sd Nath & Robt Hanson their Heirs & Assigns shall & may from Time to Time & at all Times for Ever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy ye sa Premisses free & clear freely & clearly acquitted exonerated & discharged of & from any Incumbrance or any Intanglement in the Law whatsoever moreover I the sd Jonathan Hanson do promise the Premisses unto them ye sd Nath1 & Robt Hanson their Heirs & Assigns forever forever hereafter to warrt secure & defend In Witness whereof I have hereunto set my Hand and Seal this Seventh Day of March in the eighth year of his Majtys Reign Annoq Domini one

thousand seven hundred & thirty four five the words the Premisses Interlin^d before Signing & Sealing

Jonathan Hanson (as

Signed Sealed & Delivered in the Presence of us Jos: Hanson i John Bickford jun

Province of N. Hampsh^{*} Dover 9 April 1735. Then Jonathan Hanson came and acknowledged the foregoing Instrum^{*} to be his voluntary Act & Deed

Coram Paul Gerrish Just Paeis A true Copy of ye Origi Receivd April 10, 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Henry Pendexter of Biddeford in the County of York in the

To Province of ye Massachusetts Bay in New England Husbandman for & in Consideration of ye Sum of Thirty Five Pounds cur-

rant Money of New England to me in Hand before ve Ensealing hereof well & truly paid by Humphrey Scammon of ye sa Town County & Province Husbandman the Receipt whereof I do hereby Acknowledge and myself therewith fully satisfied and Contented and of every Part & Parcel thereof do hereby exonerate acquit and discharge him the sa Humphrey Scammon his Heirs and Assigns forever have given granted bargaind sold aliened conveyed & confirmed and do by these Presents freely fully and absolutely give grant bargain sell aliene convey and confirm unto him the se Humphrey [Scammon] his Heirs and Assigns for Ever a Certain Parcel or Tract of Salt Marsh situate lying and being in Biddeford aforesa containing by Estimation Five Acres & a Third of an acre and which I the sa Henry Pendexter lately purchased of Samuel Rounds which sa Five Acres & a Third Part of an acre are lying on the Western Side of Goose Fair River and are Butted & Bounded on one Side by ye Marsh of Mary Young a minor & on ye other side by ye warsh of Thomas Edgcomb and to hold the sa granted

and bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining or belonging to him the sel Humphrey Seammon his Heirs & Assigns to his & their own proper Use Benefit & Behoof forever & I Henry Pendexter for my self my Heirs & Exeers & Admins do covenant promise & grant to & with the sel Humphrey Seammon his Heirs & Assigns that before ye ensealing hereof I am the true sole & lawful owner of ye

above bargain^d Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm ye sa bargained Premisses in manner as aboves^d & that the s^d Humphrey Scammon his Heirs & Assigns shall & may from Time to Time and at all Times hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sd demised & bargained Premisses with all the Appurces thereunto in any wise belonging free & clear and freely & clearly acquitted exonerated and discharged of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions Incumbrances & Extents of what Name or Nature soever that might in any measure or degree obstruct or make void this Presen Deed Furthermore I the sd Henry Pendexter for my self my Heirs ExecT8 & AdminT8 do covenant promise & engage the above demised Premisses to him the sq Humphrey Scammon his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever for Ever hereafter to warrant secure and defend by these Presents In Testimony whereof I the sa Henry Pendexter & Deborah my wife in Token of her free Relinquishmt of her Right of Dower or Thirds of in and unto ve above bargained Premisses have hereunto set our Hands and Seals this twenty fourth Day of March in the eighth Year of ve Reign of our sovereign Lord George the Second of great Britain France & Ireland King Defender of ye Faith &c Annoq Domini one thousand seven hundred & thirty four & five

Henry Pendexter (Seal

(Seal)

Sign^d Sealed & Deliv^d in Presence of us Samuel Willard Samuel Winch

York ss/Biddeford March the 24, 1734/5 Henry Pendexter appearing acknowledg^d this Instrum¹ to be his free & voluntary Act & Deed

Coram John Gray Jus Pacs

A true Copy of ye Origi Recd April 14, 1734

N B the Seal above is a Circle made with Ink & ye word seal wrote therein

Attest Jer. Moulton Regr

Sami Buckman To Mr Waldo

[61] To all People to whom these presents shall come Greeting Know ye that I Samuel Buckman iun of Maulden in the County of Middlesex & Province of ye Massachusetts Bay in New England Coaster for & in consideration of the Sum of Twenty five Pounds to me in

Hand before the ensealing hereof well & truly paid by Samuel Waldo of Boston in the County of Suffolk & Province aforesd Mercht the Receipt whereof I do hereby acknowledge & myself therewith satisfied & thereof and of every Part thereof do acquit the sd Samuel Waldo his Heirs Execrs & Admin⁷⁸ by these Presents have given granted bargained sold & confirmed & by these Presents Do freely & absolutely give grant bargain sell & confirm unto him the sa Samuel Waldo his Heirs & Assigns One Tract of Land situate in North Yarmouth in ye County of York containing one hundred Acres more or less being the Lot in Number Seventy Seven in the Division of hundred acres on West Side of Royals River drawn in the Right of John Starnes & Bounded as Recorded in sa North Yarmouth Proprietors Book To have and to hold sd bargained Premisses with all the Appurces to the same belonging or in any wise Appertaining to him the sa Samuel Waldo his Heirs & Assigns forever to his & their only proper Use & Behoof forever And I ye sa Samuel Bucknam junt for me my Heirs Exects & Admints do covenant & promise to & with the sa Samuel Waldo his Heirs and Assigns that before the ensealing hereof I am ye sole & lawful owner of ve above bargaind Premisses & am lawfully seized of ye same or my Demesn as of Fee simple & have in my self lawful Authority to sell & confirm the sa Premisses in manner as aforesd & that the sd Samuel Waldo his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by virtue of these Presents have hold Use & enjoy sd demised Premisses fully acquitted & discharged of & from all & all manner of former or other Gifts Grants Bargains Sales Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents Furthermore I ye sa Samuel Bucknam junt for my self my Heirs Exects & Admints do covenant & engage the sa demised Premisses to him the sa Samuel Waldo his Heirs & Assigns against the lawful Claims & Demands of any Person or Persons whatsoever for Ever hereafter to warrant & Defend In Witness whereof I the sa Samuel Bucknam jung have hereunto set my Hand & Seal the twenty seventh Day of Janry in the Year of our Lord one Thousd Seven hunda & thirty four in ye Eighth Year of the Reign of our sovereign King George ye second

Samuel Bucknam jun^r (Seal) Sign^d Seal^d & Delivered in Presence of Oliver Luckies

Jnº Gutteridge

Suffolk ss'/Boston Jan^{ry} 27th 1734. Then Samuel Bucknam jun^r Personally appearing Acknowledged this Instrument to be his free Act & Deed

before Habijah Savage Jus: Pac^s A true Copy of y^c Original receiv^a April 8, 1735.

To all People unto whom this Present Deed of Sale shall come Samuel Grafton of Boston in the

Attest Jer. Moulton Regr

Samuel Grafton County of Suffolk & Province of ve Mass-To achusetts Bay in New England Baker & Ann Mr Waldo his Wife send Greeting Know ye that we the sa Samuel & Ann Grafton for & in Consideration of the Sum of Three Hundred & Fifty Pounds in money to me in Hand at & before the ensealing & delivery hereof well & truly paid by Samuel Waldo of Boston aforesd Mercht the Receipt where of we hereby acknowledge & thereof & of every Part & Parcel thereof Do Acquit & Discharge the sa Samuel Waldo his Heirs Excers & Admin & every of them for Ever by these Presents have given granted bargained sold released enfeoffed conveyed and confirmed & by these Presents Do fully & absolutely give grant bargain sell release enfeoffe convey & confirm unto the sa Samuel Waldo his Heirs & Assigns for Ever all our Right Share & Interest whatsoever that We now have or hereafter. may or might have be the same in possession or Reversion of & in a House Stable & Land to ye same appertaining lying & being situate in Boston aboves sa House consisting of one Cellar Two lower Rooms one Lentoe Two Chambers having a Back Honse & Stable adjoyning thereunto sa House & Land being Butted & Bounded as follows Eastwardly by ye Southly Part of the House that was Samuel Smiths Southerly & Westerly by ye Ministerial Land now in the Possession of Mr Prince Northerly by ye Highway that runs by the House of Mr. Clark called Spring Lane Also Two Fourth Parts of a Certain Tract of Land containing in the whole by Estimation seven hundred acres situatelying & being at a place called Shepscott River at ye Head thereof on ve North Side of sa of sa River & is adjoving to Joseph Roberts his Tract of Land in the County of York which was heretofore the Estate of our Grandfather Stephen Grafton Also one full Moiety or Half Part of a Certain Tract of Land containing Fifteen Hundred Acres in Sheepscott afores^a bounded by Phillips & Phipps Land Together with all & singular the Rights Members Trees Woods underwoods Commodities Immunities Profits Priviledges Improvements & Appurces whatsoever to the sa granted Premisses belonging or in any wise Appertaining Also all the Estate Right Title Interest Inheritance Use property possession Claim & Demand whatsoever of us the sa Samuel & Ann Grafton of in & to the said granted Premisses with the Revercons and Remainders of the same To have and to hold all & every the sd granted & bargained Premisses with the Rights Members & Appurces thereof unto ye sd Samuel Waldo his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever And we the so Samuel & Ann Grafton for ourselves our Heirs Execrs & Admin* do hereby covenant promise & agree to & with the st Samuel Waldo his Heirs Execrs & Admin ** that at the time of ye ensealing and untill the delivery hereof we are the true & lawful owners of all the sd granted premisses and have in ourselves full power good Right & lawful Authority to grant sell & convey the same in manner aforesa and for our Heirs Execrs & Admin's do further covenant promise grant & agree to warrant & Defend all & every ye sd granted Premisses wth the Appurces unto the sa Samuel Waldo his Heirs & Assigns for Ever agt the lawful Claims & Demands of all & every Person & Persons whatsoever In Witness whereof we the sa Samuel Ann Grafton have hereunto set our Hands & Seals the twenty Sixth Day of Decemb Anno Domini one thousand seven hundred & thirty two Annou Ri Ris Georgii Secundi Magna Britannia & Sexto

Samuel Grafton (aSeal

Ann Grafton (aSeal)

Signed Sealed & Delivered in the presence of us Augustus Hail Jos: Marion John Foye

Receiv^d on the Day of y^e Date above of M^r Sam^l Waldo the sum of three hundred & fifty Pounds being the full Consideration within Express^d

p Sam¹ Grafton

Suffolk se | Boston Deer 29. 1732 Mr Samuel Grafton & Ann his wife Personally appearing acknowledged the afore-written Instrum to be their free act & deed

before me Elisha Cooke J Pacis J Pacs
Boston Jan^{ry} 19, 1732 Receiv^d & Recorded with the

Records of Deeds for ye County of Suffolk Libo 47 Folo 89

[62] To all People to whom these Presents shall come Elihu Gunnison of Kittery in the County of York within the Province of the Massachusetts Bay Esq' sendeth Greeting Know ye that the said Elihu Gunnison for & in Consideration of the Sum of Two Hundred & Three

Pounds current Money of New England to him in Hand before the ensealing & delivery hereof well & truly paid by Nath Chapman of York in the County of York aforesd Labourer the Receipt whereof the sa Elihu Gunnison doth hereby acknowledge & thereof & of ever Part & Parcel thereof do exonerate acquit & discharge ye sa Nath Chapman his Heirs Execrs & Admin & every of ym forever by these Presents have given granted bargained & sold aliened conveyed & confirmed and by these Presents do freely fully & absolutely give grant bargain sell convey & confirm unto him the sa Nath Chapman his Heirs & Assigns for Ever Fifty Eight Acres of Land Marsh or Fresh Meadow situate lying and being within ve Township of York aforest Thirty acres of it being a Grant of ye Town of York to Thomas Favour and Laid out to Joseph Favour of York aforesd ye 17 Day of Febry 1720/21 as p y^e Return on Record appears and twenty eight Acres of y^e aboves Fifty eight being all that Land Fresh Meadow or Marsh which the sa Jos: Favor bought of Caleb Spurrier as p sd Spurriers Deed for ve same Dated the 21 Day of March 1722/3 Reference to the sa Deed being had for ye Butts & Bounds thereof will plain & at large appear All which sa Fifty eight acres of Land the sa Elihu Gunnison purchased of ye sa Joseph Favor as p ye sd Favors Deed bearing Date the 16 Day of July 1724 which I the sa Elihu Gunnison do confirm unto the sa Nath Chapman his Heirs & Assigns for Ever Together with all ye Priviledges & appurces to ye same belonging or in any wise appertaining To have & to hold all & singular the above granted & bargain^d Premisses to him the s^d Nath¹ Chapman his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof from henceforth & for Ever lawfully peaceably and quietly have hold use occupy possess & enjoy & Furthermore I the sa Elihu Gunnison for my self my

Heirs Exeers & Admin¹⁸ doth covenant promise & grant to & with the s⁴ Nathaniel Chapman his Heirs & Assigns to Warrant unto the s⁴ Chapman his Heirs & Assigns for Ever all the before granted & bargain⁴ Premisses against the lawful Claims & Demands of any Person whatsoever by these Presents In Testimony whereof I have hereunto set my Hand & Seal this eighteenth Day of July in y⁸ 8 of his Majesties King George v⁸ Second Reign Annon Domini 1734

Elihu Gunnison (aSeal)

Sign⁴ Seal⁴ & Del⁴ in Presence of y^e words (forever) Interlin⁴ before Signing as also y^e word (Eight) was before signing John Adams Charles Frost jun⁷

York ss/18 July 1734 the above named Elihu Gunnison Personally appeared & acknowledge this foregoing Instrum¹

to be his free Act & Deed

before me W^m Pepperrell J. Peace A true Copy of y^e Orig¹ Rec^d April 15, 1735

Attest Jer Moulton Regr

To all Persons to whom these Presents shall come Mather
Byles of Boston in the County of Suffolk &
Province of the Massachusetts Bay in New
England Clerk & Anna his Wife late Anna
Gale on of Daughters & Coheirs of Oliver

Noves of late of Boston afores Deced send Greeting Know ye that for & in Consideration of twenty Pounds in lawful Bills of Publick Credit on the Province afores to the sd Mathew Byles in Hand paid before the Sealing & delivery of these Presents by Samuel Waldo of Boston afores Merch^t the Receipt whereof is hereby acknowledged they the sd Mather Byles & Anna his wife have granted bargained sold & enfeoffed & by these Presents do & cach of them Doth grant bargain sell and enfeoffe unto the st Samuel Waldo all that fifth Part of one thirtieth Part or Share of & in a Certain Tract of Land situate lying & being in New England within or between a place commonly called or known by ye Name of Muscongus towards ye South or South West & a Strait Line Extending from thence directly ten Leagues up in to the Main Land and Continant there towards the great Sea comonly called the South Sea & the utmost Limits of the Space of ten Leagues on the North & North East of a River commonly called Penobscott towards ye North & North East & ye great Sea called the Western Ocean towards ye East and a Straight & direct Line Extending from the most western Part & Point of the sa Strait Line which Extends from Muscongus aforesd towards the South Sea to the utmost Northern Limits of the sd Ten Leagues on the North Side of ye sd River of Penobscott towards the West or however otherwise the same may be Butted & Bounded being the Inheritance of the sd Anna with all & singular the Appurces & the Reversion & Reversions Remainder & Remainders thereof & all the Estate Right Title Inheritance Property Claim & Demand whatsoever of them the sd Mather Byles & Anna his wife of in & to ye same every or any Part or Parcel thereof To have and to hold the afores4 Fifth Part of the s4 thirtieth Part or Share of the Tract of Land & premisses herein before mentioned to the sa Samuel Waldo & his Heirs to the Use & Behoof of him the sa Samuel Waldo his Heirs & Assigns for Ever & the sd Mather Byles and Anna his Wife for themselves their respective Heirs Execrs & Adminrs do covenant and grant to & with the sd Samuel Waldo his Heirs & Assigns by these Presents that they the sd Mather Byles & Anna his Wife & their Heirs ye aforesd Fifth Part of the sd thirtieth part or share of ye before mentioned Tract of Land with the Appurces unto the sd Samuel Waldo his Heirs & Assigns against all & every Person or Persons whatsoever lawfully claiming under them or either of them will forever Warrant & Defend in Witness whereof the sa Mather Byles & Anna his Wife have hereunto put their Hands & Seals the twelfth Day of November in the eighth Year of ye Reign of our Sovereign Lord George the Second by the Grace of God of great Britain France & Ireland King Defender of ye Faith &c & in the Year of our Lord Christ one thousand seven hundred & thirty four

Mather Byles (aSeal)
Anne Byles (aSeal)

Sealed & Delivered in presence of Eben^r Swan Corne^s Waldo jun^r

Boston November 12. 1734 Reed of Sami Waldo Twenty Pounds being the purchase Consideration within mentioned

£ 20 P M : Byles

Suffolk ss/Boston Nov^r 13, 1734. The within named Mather Byles & Anne his Wife Personally appeared before me the Subscriber & acknowledge the within Instrument to be their Act & Deed

Sannel Sewall J. Pac³ A true Copy of y^c Original Receiv^d April 8, 1735 Attest Jer. Moulton Reg^r To all People to whom these Presents shall come Greeting Know ye that I Thomas Frank of Falmouth in the County of York & Province of ye

Thos Frank
To
Waldo
Waldo
Waldo
Massachusetts Bay in New England Shipwright
for & in Consideration of y° Snm of thirty
Pounds Money to me in Hand before the en-

sealing hereof well & truly paid by Samuel Waldo of Boston in the County of Suffolk & Province aforesa Mercht the Receipt whereof I do hereby acknowledge & my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Samuel Waldo his Heirs Execrs & Admin [63] forever by these Presents Have given granted bargained sold aliened conveyd & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Samuel Waldo his Heirs & Assigns forever , Sixty acres of Land lying in the Township of Falmouth & on the North East Side of Persumpscot River Butted & Bounded as follows viz beginning at a Hemlock Tree which is the Easterly Corner of Sixty Aeres of Land Laid out to Samuel Jordan May 19, 1733, thence South West one hundred & Sixty Rods to a Stake thence South East Sixty Rods to a Stake thence North East one hundred & Sixty Rods to a Stake thence Nor West Sixty Rods to the first Bounds we began at To have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the said Samuel Waldo his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof for Ever And I the sd Thomas Frank for my self my Heirs Exec & Adminrs do covenant promise & grant to & with the sa Samuel Waldo his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of ve same in in my own proper Right as a good Perfect and absolute Estate of Inheritance in Fee simple & have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm st bargained Premisses in manner as afores And that the s Samuel Waldo his Heirs & Assigns shall & may from Time & at all Times for Ever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated and discharged of from all &all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature seever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the said Thomas Frank for my self my Heirs Exec[®] & Admin[®] do covenant & engage the above demised Premisses to him the s⁸ Samuel Waldo his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal the third day of Jan[®] Anno Domini one thousand seven hundred & thirty three and in the Seventh Year of the Reign of King George the Second over great Britain & It is to be understood I warrant Provided it be free from former Grants

Thomas Franke (Seal)

Sign^d Seal^d & Deliv^d in Presence of us Stephen Jones Mary Boone

York ss/June 28th 1734. Thomas Franke appeared & acknowledged the within Instrumt to be his free Act & Deed Cor Joshua Moody Just Pac

A true Copy of y^e Origⁱ Receiv^d April 8, 1735 Attest Jer. Moulton Reg^r

To all People unto whom this Present Deed of Sale shall come Phinehas Jones of Falmouth in the County of York & Province of the Massa-Jones To Waldo chusetts Bay in New England Yeoman Sendeth Greeting Know ve that I the sd Phinehas Jones for & in Consideration of the Sum of Five Hundred & Seventy Three Pounds & one Shilling in Money to me in Hand at and before the ensealing & delivery hereof well & truly paid by Samuel Waldo of Boston in the County of Suffolk & Province aforesa Merchant The Receipt whereof I do hereby acknowledge & thereof do acquit & forever discharge the sd the said Samuel Waldo his Heirs Execrs & Admin 18 & every of them forever by these Presents have given granted bargained sold released enfeoffed conveyed & confirmed & by these Presents do fully & absolutely give grant bargain sell Release enfeoffe convey & confirm unto the sa Sami Waldo his Heirs & Assigns for Ever all that Certain Tract or Tracts of Lands & Rights in Common hereafter mentioned situate lying and being in Falmouth aforesd wen is as followeth One tull Share or Proprietors Right in Falmouth aforesa which did belong to Jedediah Jordan of Falmouth aforesd by virtue of his being a Settler under Presdt Danforth which Right was returned & voted at a Legall Proprietors Meeting held the Eleventh Day of Deer last past and one hundred & four acres thereof Laid out as may appear by a Return under the Comtees Hands for laying out Lands Dated Febry ye 4 one thousand seven hundred and thirty four (five) Bounded as followeth lying on the North East Side of Presumpscutt River beginning at a Stake standing Eighty Eight Rods South East from the Southerly Corner of Sixty Acres of Land Laid out to John Trott thence South East Sixty one Rods to a Stake thence South West three hundred two Rods & an Half to a Stake thence North West Sixty one Rods to a Stake thence North East Three hundred two Rods & an Half to the First Bounds mentioned which makes one hundred & four acres exclusive of Ten acres of meadow contained within the aforementioned Bounds which was Laid out to the Right of Ricd Broderage Together with all the Right that doth now or shall belong unto ye sa Jedediah Jordan his Heirs & Assigns in the Common & Undivided Land in Falmo aforesd or that shall or may belong unto him his Heirs or Assigns by virtue of any Grant that may or shall be made to the Town or Proprietors of Falmo aforesa as also Sixty acres of Land Laid out to me on the Right of Denness Morrough lying on the North East Side of Presumpscott River bounded as follows beginning at the Westerly Corner of Sixty Acres of Land Laid out to John Sawyer jun Thence North West Eleven Degrees North Fifty Three Rods to a Stake thence North East one hundred & forty nine Rods to a Stake thence South East Eighty Rods to a Stake thence South West Eleven Degrees West one hundred & Fifty Rods to the first Bounds mentioned as also all the Common Right belonging to the said Morroughs Right over and above the first hundred & four acres as also all the Lands that may or shall belong to the sd Moroughs Heirs & Assigns by virtue of any Grant that shall or may be made to the Town or Proprietors of Falmouth aforsa and Sixty acres of Land Laid out to me on the Right of Richa Secomb late of Falmouth aforesa deceasa lying on the North East Side of Presumscutt River and Bounded as follows beginning at the Northerly Corner of the last mentioned Sixty acres thence North West Sixty Rods to a Stake thence South West one hundred & Sixty Rods to a Stake thence South East Sixty Rods to a Stake thence North East one hundred and Sixty Rods to the First Bounds mentioned as also all the Common Land in the Town of Falmouth belonging to the sd Seacombs Right over & above the first hundred & four acres as also all the Land that may or might have belonged to the sd Seacomb his Heirs or Assigns by

virtue of any Grant that may be made to the town or Proprietors of Falmouth aforesa & seventy acres Laid out to me as assigne to Henry Bailey late of Falmouth aforesd Deced on the North East Side of Presumpscutt River & Bounded as follows Beginning at a stake standing in the Rear Line of Two hundred acres formerly belonging to John Phillips of [64] Falmouth aforesd Decd sd Stake standing Ninety Rods West Thirty Three Degrees North from the Easterly Corner of ve sa Two hundred acres which Corner is a Noraway Pine marked on Four Sides thence West Thirty Three Degrees North seventy Rods to a Stake thence North Thirty Three Degrees East one hundred & sixty Rods to a stake thence East Thirty Three Degrees South Seventy Rods to a Stake thence South Thirty Three Degrees West one hundred & Sixty Rods to the First Bounds mentioned as Also all the Common and undivided Lands that doth may or shall belong to the sd Baileys Right over & above the First hundred & four acres as also all lands that may or shall belong to the sa Baileys Right by virtue of any Grant that shall be made to the Town or Proprietors of Falmouth aforesa & Seventy Eight Acres Laid out to Sami and John Jordan Sons to Samuel Jordan late of Falmouth aforesd Deceased or their Assigns lying on the North East Side of Presumpscutt River bounded as as follows beginning at the Westerly corner of one hundred & four acres of Land Laid out to ye Right of Jacob Davis late of Falmouth aforesd Deceased thence North West Seventy eight Rods to a Stake thence North East one hundred and Sixty Rods to a Stake thence South East seventy eight Rods to a Stake thence South West one hundred & Sixty Rods to the First Bounds mentioned Together with Three Quarters of ye Remainder of ye Common & Undivided Lands belonging to ye Right of ye afores Samuel Jordan Decd over & above ve first hundred & four acres & three Quarters of ye Common & undivided Land that shall hereafter belong to the sa Right or to the sa Jordons Heirs or Assigns by virtue of any Grant that shall or may be made to the Town or proprietors of Falmouth afores & Sixty Acres Laid out to me as Assignee to John Powell lying on the North East Side of Presumscutt River aforesd and Bounded as follows beginning at the Southerly Corner of the aforesa one hundred & four Acres Laid out to ye Right of Jedediah Jordan thence South West one hundred & Fifty Seven Rods & an Half to a Stake thence North West Sixty one Rods to a Stake thence North East one hundred & Fifty Seven Rods & an Half to a Stake thence South East to ve first Bounds mentioned Together with all the Common

& undivided Lands belonging to the sa Powells Right in Falmouth aforesd over & above the first hundred & four acres as also all that may or shall belong to the sa Powells Right by virtue of any Grant that shall or may be made to the Town or Proprietors of Falmouth aforesa and also all the Common & undivided Lands belonging to the Right of John Owens within the Township of Falmouth aforesd over & above the first hundred and Four Acres as Also all the Land that may or shall belong unto the st Owens Right by virtue of any Grant that may or shall be made to the Town or Proprietors of Falmouth aforesa & one hundred & Fifty Four Acres on the South West Side of Fore River which was Laid out to Benjamin York bounded as follows Beginning at the South Westerly Corner of Land Laid out to Edward & John Tyng from thence running South West one hundred & fifty four Rods to a Stake thence North West one hundred & Šixty Rods to a Stake thence North East one hundred & Fifty Four Rods to said Tyngs Land & by sd Tyngs Land Southeast one hundred & Sixty Rods to the first Bounds mentioned Together with the Addition of Ten Acres at the North West End of yo Premisses being to make the one hundred & fifty four acres as Ten acres of ye same happened to lve in the Bounds of Land Laid out to Thomas Haskell as may appear by the grant or Return of the Laying out thereof to the s4 Thomas Haskell and Benja York Reference thereunto being had may at Large appear Together with all & singular the Rights Members Profits Priviledges Improvmts & Appurces whatsoever to the sd granted Premisses belonging or in any wise appertaining To have and to hold the sa granted & bargained Premisses with the Rights Members & Appurces thereof unto the sa Samuel Waldo his Heirs & Assigns to his & their only proper Use Benefit & Behoot forever And I the sa Phinehas Jones Do avouch my self at the Time of the Ensealing and untill the delivery hereof to be the true sole and lawful owner of all the sd granted & bargaind Premisses & have in my self full power good Right & lawful Authority to Grant sell & convey the same in manner as aforesd free & Clear from any Claim Challenge or Demand of me ye sd Phinehas Jones my Heirs Execrs Adminrs & Assigns or any Person or Persons from by or under me or them or any of ym and from the aforesa Jedediah Jordan Dennis Morrough, Richard Secomb, Henry Bailey, Samuel & John Jordon, John Powell John Owens, & Benjamin York their several & respective Heirs Exects Admin¹⁸ & Assigns or any of them or any Person or Persons from by or under them or any or either of them And I the sd

Phinehas Jones do hereby further Covenant promise & agree from Time to Time & at all Times forever hereafter to warrant & defend the sd granted & bargaind Premisses with the Appurces thereof unto the sd Samuel Waldo his Heirs & Assigns forever against the lawful Claims and Demands of me & my Heirs & of & from all & every Person & Persons by from or under me or them & of & from the afores Jedediah Jordon Dennis Morough Richard Secomb Henry Bailey Samuel & John Jordon John Powell John Owens & Benjamin York & of & from their several & respective Heirs Execrs Admin & Assigns & of & from all & every Person & Persons by from or under them or any or either of them or anv or either of their Heirs Exects Admints or Assigns In Witness whereof I the sd Phinehas Jones have hereunto set my Hand and Seal the twenty eighth Day of March Anno Domini one thousand seven hundred & thirty five Annoa Ri Ris Georgii Secundi Magnia Britannia & Octavo

Phinehas Jones (aseat)
Signed Sealed & Delivered in the Presence of us Ephraim

Jones Hannah Savage

Receiv^d on the Day of the Date above of M^r Samuel Waldo the Sum of Five Hundred & Seventy Three Pounds & one Shilling being the full Consideration within Expressed p Phinchas Jones

Suffolk ss/ Boston 28 1735. Mr Phinehas Jones Per-

sonally appeared & acknowledged the aforewritten Instrunent to be his free Act & Deed

before Habijah Savage J Pac⁸ A true Copy of y^e Orig¹ Rec⁴ April 8, 1735 Att¹ Jer. Monlton Reg^r

To all People unto whom this Present Deed of Sale shall come Phinehas Jones of Falmouth in the County of York & Province of the Massachusetts Bay in New England Yeoman sendeth Greeting Know ye that I the sa Phinehas Jones for & in Consideration of the Sum of Thirty Shillings & Four Pence p acre being Three Hundred & Fitty Three Pounds in Money to me in Hand at and before the ensealing and delivery hereof well and truly paid by Sannel Waldo of Boston in the County of Suffolk and Province afores Merchant the Receipt whereof I hereby acknowledge and thereof do acquit & discharge the sa Sannel Waldo his Heirs Excer & Admin* and every of them forever by these Presents have given granted bargained sold released enfeotfed conveyed &

confirmed & by these Presents Do fully & absolutely give grant bargain sell release enfeoffe convey & confirm unto the sa Samuel Waldo his Heirs and Assigns for Ever all that Tract or Tracts of Land & Meadow Bottom hereafter mentioned situate in Falmo aforesd & on the North East Side of Presumscutt River which is as followeth viz Twelve Twenty one Parts of Sixty acres of Land formerly belonging to Humphrey Durham late of Falmouth afores Deced which he possessed for many Years before the First Indian Warr & was since possess^a [65] by his Son John Durham late of Falmouth afores^a Dec^a as also Sixty Acres formerly belonging to John Wakly late of Falmouth aforesa Deca which was by him possessed for many years before the First Indian Warr as also Forty Four acres Laid out to Samuel Jordon as also sixty seven acres Laid out to me (in Lew of Sixty Seven Acres I bought of Mr John Powell and Quitted to the Proprietors of Falmouth aforesa as may appear by my Deed of Quitclaim and the Proprietors Committees Return) which in the whole makes Two Hundred Five acres & Forty Four Rods with a Dwelling House thereon standing in which John Yeomans now lives which is Bounded as follows the aforesd Sixty acres formerly belonging to Humphrey Durham lyes adjoining on the North Westerly Side of Sixty acres formerly belonging to Peter Morrell now in Possession of George Tuck and the sixty acre Lot formerly belonging to John Weekly lyes adjoyning on the North Westerly side of ye sa Durhams Lott both of them equal in Front and Rear & are Bounded as follows viz at a Rid Oak Tree standing in the First Brook above ve sa Tucks now Dwelling House by the River Side thence up the River Eighty Five Rods to the Two hundred acres acres of Land formerly belonging to John Phillips late of Falmouth Deca thence North Thirty Three Degrees East two hundred & Fifty Nine Rods to a Stake thence East Thirty Three Degrees South Seventy Two Rods untill it comes to the sa Tucks Land thence South Thirty Two Degrees West one hundred & ninety three Rods adjoyning on sa Tucks Land to a Large White Oak Tree marked thence South twenty five degrees West fifty six Rods to the First Bounds mentioned adjoyning on sa Tucks Land & the aforesa Forty four acres Laid out to Samuel Jordon and Sixty Seven Acres Laid out to me is adjoyning together and adjoins to the last Bounded Lands & is Bounded as follows viz beginning at a Noraway Pine which is the Easterly Bounds of the aforesd Two hundred acres formerly belonging to the afore named John Phillips thence West thirty three Degrees

North Ninty Rods thence North thirty three Degrees East one hundred & Sixty Rods thence East Thirty Three Degrees South Thirty Rods thence South thirty three degrees West twenty Rods thence East thirty three Degrees South one hundred and thirty Rods thence South thirty three Degrees West Sixty one Rods to ye Easterly corner of ye afores Sixty Acres formerly belonging to Humphry Durham thence West thirty three Degrees North Seventy two Rods adjoyning on the sa Durhams Lot & the aforesa Weeklys Lot to the Northerly corner of ve sd Weeklys Lot thence South thirty three Degrees West adjoyning on st Weeklys Lot Seventy nine Rods to the first Bounds mentioned and twenty Seven acres and an half of Meadow or Meadow Land lying in three Parcels & on the North East Side of Presumsentt River and on the South East Side of the North East branch of Piscatequa River Ten acres thereof Laid out to the Right of Isaac How late of Falmonth aforesa Deca butted & bounded as may appear by a Return under the Hands of the Towns Committee for laying out Land on Falmouth Town Records Ten Acres more Laid out to ve Right of Richa Broderage late of Falmouth aforesd Decd butted & Bounded as may appear by a Return of ve laying out thereof under the Hands of Proprs Comtee for laying out Lands on Falmouth Proprietors Records and Seven acres and an half Laid out to the Right of Thomas Clovce late of Falmouth afores Dec Butted & Bounded as may appear by a Return of ve laying out thereof under the Hands of the Proprietors Committee for laying out Lands on Falmouth Proprs Records Together with the Rights Members Profits Priviledges Improvements and Appurces whatsoever to the sd granted Premisses belonging or in any wise appertaining To have and to hold the sd hereby granted Lands & Premisses with the Rights Members & Appurces thereof unto the sd Samuel Waldo his Heirs & Assigns to his & their only proper Use Benefit & Behoof for-Ever & the sa Phinehas Jones Do avouch myself at the Time of Ensealing & until ve delivery hereof to be the true sole and lawful owner of all ve sd Granted Lands & Premisses and have in myself full power good Right & lawful authority to grant sell & convey the same in manner as aforesd free & clear & freely & clearly acquitted of & from all former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Dowers Titles Troubles Charges & Incumbrances whatsoever and I the said Phineas Jones for myself my Heirs Execrs & Amin to do hereby covenant promise and agree from Time to Time & at all Times forever hereafter to warrant & defend the sa granted & bargained Lands and Premisses with the

Appurees thereof unto the s⁴ Samuel Waldo his Heirs & Assigns forever against the lawful Claims & Demands of all & every Person & Persons whomsoever In Witness whereof I the s⁴ Phinchas Jones have hereunto set my Hand & Seal the twenty eighth Day of March Anno Domini 1735 Annoq R R* Georgi Secundi Magna Britannia & Octavo

Phinehas Jones (aSeal)

Signed Sealed & Delivered in the Presence of us Ephraim Jones Hannah Savage

Received on the Day of the Date above of M^{*} Samuel Waldo the Sum of thirty Shillings and four pencep acre being three hundred & fifty three Pounds being the full Consideration within Express⁴

p Phinehas Jones

Suffolk ss/Boston March 28 1735 M¹ Phinelas Jones Personally appeared and acknowledged the afore written Instrument to be his free Act & Deed

Before Habijah Savage J. Pacs

A true Copy of y^e Orig^t Ree^d April 8, 1735

Attest Jer Moulton Reg^r

To all People to whom these Presents shall come John

Jno Sami & Abram Daniels Simon & Sarah Pack To Sa Waldo Daniels Husbandman Samuel Daniels Housewright Abraham Daniels Husbandman all of Mendom in the County of Worcester and Province of the Massachusetts Bay in New England & Simon Peack Husbandman & Sarah his Wife of Uxbridge in the County afores⁴ the aboves⁴

Samuel Daniels Abraham Daniels and Sarah Peack Children and Heirs to Sarah Daniels late of Mendom aforesa Deca Daughter to Humphry Durham late of Falmouth in the County of York & Province afores Deed sends Greeting Now Know ye that for & in Consideration of the full & Just Sum of fifteen Pounds currant Money of New England at or before the Scaling these Presents to them in Hand well and truly paid by Sami Waldo of Boston in the County of Suffolk Mercht the Receipt whereof they do hereby acknowledge and themselves therewth fully satisfied contented & paid have given granted bargained sold aliened conveyed & confirmed & Do by these Presents fully freely and absolutely give grant bargain sell aliene convey and confirm unto him the said Samuel Waldo his Heirs and Assigns for ever The one Third Part of Sixty Acres of Land situate in Falmouth aforesa & on the North East Side Pesumscutt River adjoyning on

the North West Side the Sixty acres formerly belonging to Peter Morrell late of Falmouth afores Deca and from thence Forty Rods up the sd River as the River runs to the land on which John Weekley late of falmouth afores Decd formerly liva and so running back the same Wedth the same Couse that the sa Weekleys and Morells Lotts runs untill Sixty acres be Compleated To have & to hold the above granted and bargained Premisses unto him the sd Samuel Waldo his Heirs Execrs Admin and Assigns together with all the Priviledges & Appurces thereto belonging or in any wise appertaining to his & their only proper Use Benefit & Behoof as a good & lawful Estate in Fee Simple forever & furthermore the aboves^d John Daniels Sam¹ Daniels Abraham Daniels Simon Peack & Sarah his wife for themselves their Heirs Execrs & Admin to do covent & engage the above demisd Premisses unto him the aboves Sam Waldo his Heirs & Assigns for Ever against the lawful Claims and Demands of any Person or Persons whatsoever from by or under the abovesd Humphry Durham & themselves forever hereafter to warrant secure & defend [66] In Witness whereof they have hereunto set their hands & Seals this Eighteenth Day of September One thousand seven hundred thirty & four & in the eighth Year of our Reign

 $John \underset{mark}{\times} Daniels \qquad (Seal)$

Samuel Daniels (Seal) Abraham Daniels (Seal)

Simon × Pack (Seal)

Sarah × Paeck (Seal)

Sign^d Seal^d & Deliv^d in Presence of us John Fish David Taft

Worcester ss/Mendom Nov^r y^e 11. 1734 John Daniels Sam¹ Daniels Abraham Daniels Simon Peck & Sara Peck the within named Grantors Personally appearing acknowledge the within written Instrum¹ to be their free & voluntary Act & Deed

before me Daniel Taft – Justice Peace A true Copy of ye Oright received April 8, 1735 Attest – Jer, Moulton – Rege This Indenture made the tenth Day of December Anno Dom one thousand seven hundred & thirty four Jabez Dimmock Annoq. Ri Ris Secundi Magnia Britannia &c

To Waldo Annoq. R¹ R¹⁸ Secundi Magnia Britannia &c Octavo Between Jabez Dimmock of Falmouth in the County of York and Province of Massachusetts in New England Shipwi

on the one Part and Samuel Waldo of Boston in the County of Suffolk and Province aforesa Merchant on the other Part Witnesseth that the sa Jabez Dimmock for & in Consideration of the Sum of Six Hundred & thirty three Pounds Money to him in Hand at & before the ensealing & delivery hereof well & truly paid by the sa Samuel Waldo the Receipt whereof the sa Jabez Dimmock doth hereby acknowledge & thereof doth acquit and discharge the sd Samuel Waldo his Heirs Execrs & Adminrs & every of vm forever by these Presents Have given granted bargained sold released aliened enfeoffed conveyed & confirmed & by these Presents Doth fully & freely give grant bargain sell release aliene enfcoffe convey & confirm unto the sa Samuel Waldo his Heirs & Assigns forever a Certain Dwelling House with one Acre of Land situate in Falmouth on the South Side of Presumscutt River on which Land sd Dimmock now Lives and was formerly Part of Samuel Staples his Thirty Acre Lot & is Bounded as follows beginning at a Hemlock Tree marked standing by ye side of Presumpscutt about Sixteen Rods up ye River from the Point of Rocks called Staples his Point thence South East Six degrees South fifteen Rods to a stake adjoyning on the Acre Lot Laid out to John East on the Right of William Hide & from sa Stake South West Four Degrees South fifteen Rods & an Half rod to a a Stake adjoyning on the Road as the Road runs down to the Point thence North Sixteen degrees West to the River thence by the River to the First Bounds mentioned Together with all & singular the Flatts Houses Buildings Rights Members Ways Alleys Passages Commodities Immunities Profits Priviledges Improvm¹⁸ & Appurces whatsoever to the s^d granted House and Land belonging or in any wise appertaining Also all the Estate Right Title Interest Inheritance Use Property Possession Claim & Demand whatsoever of the sd Jabez Dimmock of in & to the sa granted Premisses with the Reversions and Remainders of the same To have and to hold the sd granted Premisses with the Rights Members & Appurees thereof unto the sa Samuel Waldo his Heirs and Assigns to his & their only proper Use Benefit & Behoof forever And the sd Jabez Dimmock Doth avouch himself at the time of the Ensealing & until the Delivery hereof to be the true sole and lawful owner of all the sa granted & bargained Premisses and hath

in himself full power good Right & lawful authority to grant and convey the same in manner as afores free and Clear & fully & Clearly acquitted & discharged of & from all & all manner of former & Other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Dowers Titles Troubles Charges & Incumbrances whatsoever And the said Jabez Dimmock for himself his Heirs Execrs & Admin to doth hereby covenant promise grant & agree from Time to Time & at all Times forever hereafter to Warrant & defend all & singular the s⁴ granted & bargained Premisses with the Appurces unto the sd Samuel Waldo his Heirs and Assigns forever against the lawful Claims & Demands of all & every Person & Persons whomsoev Provided always and these Presents are upon this Condition Nevertheless that if the sd Jabez Dimmock his Heirs Execrs or Admin¹⁸ shall & do well & truly pay or cause to be paid unto the sa Samuel Waldo his Execrs Admin's or Assigns the full & Just Sum of Six Hundred & thirty three Pounds in good & lawful Publick Bills of Credit on the Province aforesa with lawful Interest for the same after the Rate of Six Pounds p ct p annm on or before the tenth Day of December next which will be in the Year of our Lord one thousand seven hundred & thirty five without frand Coven or further delay this this Present Deed of Mortgage and every Grant Clause & Article therein Contained to Cease Determine be null void & of none Effect but in Default of ye sd paymt to be remain & abide in full force Power & virtue In Witness whereof the sd Jabez Dimmock bath bereunto set his Hand & Seal the Day & Year first berein before written

Jabez Dimmock (aSeal)

Signed Scaled & Delivered in the Presence of us Jnº Gutteridge John Mayne

Receiv^a on the Day of the Date of y^e aforewritten Instrum¹ of M^e Sam¹ Waldo the sum of six hundred & thirty three pounds being the full Consideration Money therein Express^a

Jabez Dimmock

Suffolk ss/Boston Decem[†] 10th 1734 Jabez Dimmock Personally appear^d and acknowledged this Instrum[‡] to be his Act & Deed

before H: Hall J. Pac^s

A true Copy of ye Origi Receiva April 8, 1735

Att Jer. Moulton Reg

To all People to whom these Presents shall come Samuel Staples of Falmouth in the County of York and Province of the Massachusetts Bay in New Sam! Staples

England Shipwright sends Greeting Now Jebez Dimock

know ve that for & in consideration of the full & Just Sum of Ten Pounds currant Money of

New England at or before the scaling and delivering of these Presents to me well and truly paid by Jabez Dimmock of Falmouth afores the Receipt whereof I do hereby acknowledge and my self therewth fully satisfied contented & paid have released remis⁴ & quitclaim⁴ & do by these Presents fully freely & absolutely release remise and unitelaim unto him the sd Jabez Dimmock his Heirs and Assigns forever A Certain Tract or Parcel of Land Containing one Acre of Land situate in Falmouth afores & on ye South Side of Pesumpscutt River on which Land the sa Dimmock now lives it being Part of my Thirty Acre Lot & Bounded as followeth beginning at a Hemlock Tree marked Standing by the Side of Presumpscutt about sixteen Rods up the River from the Point of Rocks called Staples his Point thence South East Six Degrees South fifteen Rods to a Stake adjoyning on the acre Lot Laid out to Mr John East on the Right of Wm Hide & from sd Stake South West four Degrees South Fifteen Rods [& an half Rod] to a Stake adjoining [67] on Road as the Road runs down to the Point thence North sixteen Degrees West to the River thence by the River to the first Bounds mention to have and to hold the above granted released Premisses together with all the Priviledges & Appurces thereunto belonging or in any wise Appertaining unto him the said Jabez Dimmock his Heirs & Assigns forever as a good Estate of Inheritance in Fee Simple peaceably to have hold occupy & possess freely acquitted & discharged from my Heirs Execrs Admin's & Assigns & Furthermore I the sa Samuel Staples for my self my Heirs ExecT8 & AdminT8 do covenant & engage the above released Premisses unto him the sd Jabez Dimmock his Heirs Exects Admin¹⁸ & Assigns against myself my Heirs & Assigns or any Person or Persons from by or under me or them for Ever hereafter to warrant secure & defend & Elizabeth my Wife Resigns up all her Right of Dowry & Power of Thirds In Witness Whereof I the sd Samuel Staple & Elizabeth my wife have hercunto set our Hands & Scals this twenty second Day of November in the Eighth Year of the Reign of our sovereign Lord George the Second of great Britain &c Anno Domini 1734. Memorand the words (& an half Rod)

was interlined between the twenty Second & twenty third Lines before Signing

Samuel Staples (aSeal)

Eliza X Staples (aSeal)

Signed Scaled & Delivered in Presence of us John East Phinelas Jones

York ss Novembr 25, 1734. Sam! Staples appeared & acknowledged the above Instrumt to be his free Act & Deed Cor, Josh Moody Just Peace

A true Copy of ye Origi Reced April 8, 1735
Attest Jer. Moulton

Attest Jer. Moulton Reg

To all People to whom these Presents shall come Solomon Pike of Portsmouth in New Hampshire in New Solo Pike England Coper sendeth Greeting Know ye that To the sd Solomon Pike for & in Consideration of Waldo the Sum of twenty two pounds twelve shillings & three pence currant Money of New England to him in Hand before the ensealing & delivery hereof well and truly paid by Mess¹⁸ Samuel Waldo & Cornelius Waldo Company of Merchants in Boston in the County of Suffolk in the Province of ye Massachusetts Bay in New England the Receipt whereof to full satisfaction he the sa Solomon Pike doth hereby acknowledge hath given granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents doth freely fully clearly and absolutely give grant bargain sell aliene enfeoffe convey & confirm unto them the sa Samuel & Cornelius Waldo one Acre of Land situate lying & being in the Town of Falmouth in the County of York in New England being Butted & Bounded as followeth viz Beginning at a Stake by the way that goes by the Waters Side adjovning to Thomas Haskells Lot & from thence fronting st Way Eight Rods to a Stake & North West Westerly twenty Rods or untill it meets with William Davis Lot so from sa Stake Eight Rod to a Stake & so to the first Bounds mentioned as it was Laid out May the twenty seventh 1727 as by Falmouth Town Books (or the Return will at Large appear together also with all Commonages & Rights of Commons of the Common Lands in the sa Town of Falmouth unto the sa Solomon Pike belonging or in any wise appertaining together with all the Priviledges unto all the above granted & bargain^a Premisses belonging or in any wise appertaining To have & to hold all the before granted and bargained Premisses together with all & singular the Priviledges &

Appurces to the same belonging or in any wise appertaining unto them the sd Samuel & Cornelius Waldo their Heirs and Assigns forever lawfully peaceably & quietly to have hold use occupy possess & enjoy & Warranted agt the lawful Claims and Demands of all Persons whomsoever Provided nevertheless & these Presents are upon Condition that if the afore Solomon Pike his Heirs Exec⁷⁸ or Admin⁷⁸ or either of ym shall & do well & truly pay or cause to be paid unto them the aforesd Sam1 & Cornelins Waldo or either of them or to the Heirs Execrs or Admin 18 of either of them the afores^a Sum of twenty two Pounds twelve shillings & three pence in Passable Bills of Credit on either of ve Goverments in New Engla as currently pass's from Man to Man with lawful Interest for ye same from the Date hereof at on or before the twenty first Day of March which will be in the Year of our Lord one thousand seven hundred & thirty six without fraud Coven or further delay that this Present Deed to be Null void & of none effect as if never made anything herein before to the contrary notwithstanding but if Default happen in paymt then to be & remain in full force Strength & virtue and the the Estate herein conveyed an absolute Fee In Witness whereof the sa Solomon Pike bath hereunto set hisHand & Seal Janry the second in the eighth year of his Majesty King George the seconds Reign Annoq Domini 1734

Solomon Pike (aSeal)

Signed Scaled & Delivered in presence of Tho. Harvey Ephraim Jeffry

Jan'y 2, 1734. Recd twenty two pounds twelve & three in full of the Sum mentioned in the within Deed I sav Reca p me Solomon Pike

Testees Eyprian Jeffry Tho. Harvy Prov: N: Hamp^r Portsmo Janry ye 2 1734/5 Then Mr Solomon Pike acknowledga the foregoing Instrumt to be his free Act & Deed

Coram Josh: Peirce Just Pacis A true Copy of ve Orig1 Reed April 8, 1735

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Know ye that I William Pepperrell of Kittery in Pepperrell County of York with the Province of the Mas-Tο sachusetts Bay in New England Esqr for and in Waldo Consideration of the sum of one hundred and twenty Pounds in Currant Money of the Province

aforest to me in Hand before the Signing and Sealing hereof well & truly paid by Samuel Waldo of Boston in the County of Suffolk within the Province afores Mercht the Receipt whereof to full Contented & Contented & Satisfied I do hereby acknowledge & my self therewith fully satisfied & paid have by these Presents given granted bargained & sold unto him the sa Samuel Waldo his Heirs & Assigns forever all that Tract of Land situate lying & being in the Town of of Falmouth in the County aforesd weh was Laid out to me on the sd Day of Octr Anno Domini 1731 by John Tyng Moses Pearson and Thomas Haskell who were appointed a Committee for laving out lands in the sa Town Containing by Estimation one hundred and four acres (more or less) and bounded as followeth that is to say Beginning on the Land Laid out to one John Coolebroth on Presumpscott River & running up the sd River Sixty Rods & to run the same Breadth up sa Coolbroths Land & running into the woods [68] untill it make up one hundred & four acres as by the sd Comtees Return bearing Date the aforesd 2d Day of October Recorded in the Falmouth Proprs Book of Record (Relation being thereunto had) may appear together with all my Right of Common & Undivided Land lying within the sd Town of Falmouth within the sd County of York as the same hath been heretofore stated & Proportioned or however otherwise hereafter the same may be stated & proportioned To have and to hold all the above granted & bargained Premisses to him the sd Samuel Waldo his Heirs and Assigns to his & their only proper Use Benefit & Behoof forever with all the Priviledges & Appurces to the same belonging or in any wise Appertaining Furthermore I the sd William Pepperrell for my self Heirs Execrs & Adminrs doth by these Presents promise & engage to warrant secure & defend all the above granted & bargained Premisses to him the sd Samuel Waldo his Heirs & Assigns forever against the Claims & Demands of any Person or Persons whatsoever claiming from by or under me In Witness whereof I have hereunto set my Hand & Seal the Second Day of Janry Anno Domini 1734

W^m Pepperrell (*Seal)

Signed Scaled & Delivered in presence of us Nathan¹ Bat-

son Jos: Brandon
York ss York ss April 8, 1735 the above named W^m Pepperrell Esq^r Personally appearing acknowledged the afore-

going Instrum^t to be his act & Deed before Jer. Moulton Jus. Peace

A true Copy of ve Origi Recd April 8, 1735

Attest Jer. Moulton Regr

(Seal) York ss/George the Second by the Grace of God of great Britain France & Ireland King De-Saml Waldo by fender of the Faith &c

Execrs from Jas Brickell

To the Sheriff of our County of York his under Sheriff or Deputy Greeting Whereas Samuel Waldo of Boston in the County of

Suffolk Merch by the Consideration of our Justices of our Inferiour Court of Common Pleas holden at York for & within our County of York aforesd on ve first Tuesday of Jan'y Instant Recovered Judgment against James Brickle of Falmouth in our County of York afores Treader for the Sum of Two Hundred Forty Three Pounds Six Shillings & Six Pence Debt & Interest & four Pounds Seven Shillings for Cost of Suit as to us appears of Records whereof Execution remains to be done We commond you therefore that of the Goods Chattels or Lands of the sd James Brickle within your Precinct you cause to be paid & satisfied unto the sa Samuel Waldo at the value thereof in money the aforesa Sums being two hundred & forty seven pounds thirteen Shillings & Six Pence in the whole with two shillings more for this Writ & thereof also to satisfie yourself for your own Fees & for want of Goods Chattels or Land of the sa James Brickell to be by him Shewn unto you or found within your Precinct to the Acceptance of sa Samuel Waldo to satisfie the sums afores We Command you to take the Body of the sa James Brickle & him Commit unto our Goal in York in our County of York aforesa and detain in your Custody within our sd Goal untill he pay the full Sums above mentiona with Your Fees or that he be discharged by the said Samuel Waldo Waldo the Creditor or otherwise by order of Law hereof fail not and make Return of this Writ with your doings therein unto our sa Inferiour Court of Common Pleas to be holden at York within our County of York aforesd upon the First Tuesday of April next

Witness W^m Pepperrell jun^r Esq^r at York y^e Ninth Day of Jan^{ry} in the Sixth Year of our Reign Annoq Domini 1732/3

Jnº Frost Clerk

I Levied this Execution on one sixteenth Part of Two Saw Mills lying and being in the Township of Falmouth upon the Stream called Piscataqua Janry 31, 1722/3 Sheriffs Ret. of 8 Stream called Piscataqua the Mills afores⁴ one being a Double & y^e other a single one

and stand on the Western branch of sa River Also on one Sixteenth Part of a Tract of Land lying on the North Side of Per-

sumpscot River being in Casco Bay in the County of York & Province of the Massachusetts Bay being reputed a Part of the Town of Falmo bounded as follows viz on the North East Side of Pesumpscot River to begin where Mr George Munjoys Land bought of two Indian Sagamores endeth on the same side of the River & so to run down by the Side of the River to the Falls & so along by the Side of the River within Four Score Rods of John Wakefields alias Wakelys Dwelling House or place where sa House formerly stood & six Miles up into the Country sa Land lying in Common & Undivided together with all & every the Appurces Priviledges Ways Easemts Watercourses and Appurces whatsoever thereto belonging the sd Sixteenth Part was purchased of John & Ann Green by the Dept James Brickell also on two acres of Land ly in the Township of Falmouth one of which sa Brickle bought of James Douty Bounded as follows it being third Lot in number on the Westermost side of the Land that comes from Back Street to Middle Street & on the North West Side of Middle Street sd Lot fronting twelve Poles on Middle Street & so runs back till it makes up an acre or till it meets the other Lots the other acre Lot sa Brickell bought of James Jreish lying in the st Town of Falmouth bounded as follows butted on back Street & adjovning on Zachariah Brackits Lot and running on the High Way or Street twelve Pole & in Length half way to Middle Street till it meets with James Doutye Lot with all Priviledges thereunto belonging also on three twelfth Parts of ye Streem of Barbary Creek with the Priviledges of Brows & sa Streams lying on the Southerly Side of the fore River so called in the Town of Falmouth aforesd the several Mills and Land being Shewd me to be the Estate of the Def James Brickle of Falm by the Creditors Att Sam Moody in order to satisfie this Execution as far as they could extend according on the Thirty First Day of Jan 17 Anno Domini 1732/3 I caused Three Free holders to be sworn to the valuation thereof viz Peter Walton chosen by Doctr Samuel Moody the Plt Attorney John Barbour by the Sheriff in behalf of the Deft who was absent and Samuel Cobb by the Sheriff who having been on the several Premisses & viewd each & every Part thereof they valued the same at the [69] Sum of Two hundred twenty nine Pound & no more wen appears by the Return hereto annexed Also I took a Cow & sold according to Law for Six Pounds Eight Shillings web Sum is in Part to satisfie this Execution and I am also satisfied by ve Plt for my own Fee & the Cost of the Apprizors in the valuation being Six Pounds Eight Shillings and so I Return this Execution satisfied in Part two hundred twenty nine Pounds and I have given the quiet & peaceable possession thereof to the afores^d Samuel Moody the Pl^{ts} Attorney in Behalf of s^d Pl^t Sami Waldo saving equity by redemption as the Laws Provides

Attest Samuel Wheelwright Sheriff

We the Subscribers being chosen to Apprize the Saw
Mills & Lands hereafter mentioned which
the Apprizers
Return ty of York for Mr Samuel Waldo of Boston
Mercht Credit' taken from James Brickel of
Falm's Debt't to viz Samuel Cobb closen by the Sherriff Sam.

Merch^t Credit^t taken from James Brickel of Falm^o Debt^t to viz Samuel Cobb chosen by the Sherriff Samuel Wheelwright Esq^r Peter Walton by Doct^r Samuel Moody Att^r to M^r Sam¹ Waldo aboves^d & Jn^o Barbour for James Brickel by y^o Sheriff aboves^d

Firstly The one Sixteenth Part of two Saw Mills and the Priviledges of the Stream called Piscataqua lying in the Township of Falmouth s^a Mills the one a Single Mill the other a Double Mill & stands on the Westerly Branch of Piscataqua afores^a as Shewn to us as s^a Brickles Estate by the Sheriff afores^a valued at

thirty one Pound £31:0:0:

Also one Sixteenth Part of a Certain Tract of Land with the Priviledges & Appurces belonging thereunto sa Land lying on the North East Side of Presumpscot River in Falmouth in the County of York sa Land lying in Common & undivided which is in Partnership with Mr John Higginson of Salem & others the st one Sixteenth Part he the st James Brickle purchase of John & Ann Green as appeared by the st Deed Produced to us and is Bounded as followeth on the North East Side of Presumpscot River to begin where Mr George Munjoys Land bought of sd Sagamores endeth upon the same Side of ve River and so to run down by the Side of the River to the Falls & so by the Side of the River within Four score pole of John Wakefield alias Wakelies Dwelling House or place where st House formerly stood & Six Miles up into the Country valued at

one hund Fifty Pound £150:0:0:

Also Two Acres of Land laying in the Town of Falmouth one of weh sd Brickle bought of James Doubty bounded as followeth it being the third Lot in Number of the Westermost Side of the Land that comes from back Street to Middle Street & on the North West Side of Middle Street sa Lot fronting twelve Pole or Perch on Middle Street & so runs back to make to make up an acre or untill it meets the other Lot or however reputed to be Bounded the other acre st Brickle bought of James Jreish lying in the Town of Falmouth & Bounded as followeth butted on back Street & adjoyning on Zachariah Brackit's Lot and running on the highway or street Twelve Rods & in Length half way to Middle Street till it meets with James Doughtvs Lot with all Priviledges thereto belonging valued at

thirty six Pound £36:0:0

Also part of the Stream & Priviledges thereof at Barbary Creek it being the three twelfth Parts of sa Stream & Priviledges s4 Stream laying on the Southerly Side of the fore River so called in the Township of Falmo valued at

Twelve Pound £12:0:0

The whole two hundred & twenty nine Pounds according to the best of our Judgm^t and by what Information we had of the afores Mills Streems & Lands as they were shown to us we valued the same Falmo Janty 31 1732/3

£229:0:0

Samuel Cobb John Barbour Peter Walton

York ss | Falm^o Jan^{ty} 31 1732/3 Then Samuel Cobb John Barbour & Peter Walton made oath that they Apprized the Lands &c above mention at the Just Value of them according to the best of their Judgm^{ts}

Cor. Joshna Moody Just Pace Recorded according to ye several originals & therewth Compared this 16 Day of Oct 1734 Jnº Frost Clerk

A true Copy of Record Examina

Jnº Frost Clerke p

A true Copy of the several Copies Attested Received April 8, 1735

Attest Jer Moulton Regr

Suffolk ss/George the second by the Grace of God of great Britain France and Ireland King De-(Seal) feuder of y° Faith &c to the Sheriff of our County of Essex & York his under Sheriff

Sami Waldo or Deputy Greeting from Jaques & Whereas Samuel V

from Jaques & Whereas Samuel Waldo of Boston in the County Merch by the Consideration of our Justices of our Inferiour Court of Common

Pleas holden at Boston for & within our County of Suffolk afores on the first Tuesday of July last Recovered Judgment against Richard Jaques & John Carlile or either of theu both of York in the County of York Fisherman [otherwise called We Richard Jaques & John Carlile of York in the County of York and Province of the Massachusetts Bay in New England Fisherman for the sum of seven hundred & twenty four Pounds ten shillings and six pence in good Bills' of Credit on the Province of the Massachusetts Bay or currant lawful Silver Money of New England Debt & Four Pounds eight shillings and Six Pence Cost of Suit as to us appears of Record whereof Execution Remains to be done We Command you therefore that of the Goods Chattels or Lands of the sa Richard Jaques & John Carlile or either of them within your Precinct you caused to be paid & satisfied unto the sd Samuel Waldo at the value thereof in Money the aforesa Sums being Seven hundred & seventy eight Pounds Nineteen Shillings in the whole with Two Shillings more for this writ and thereof also satisfie yourself for your own Fees and for want of Goods Chattels or Lands of the sa Richard Jaques & John Carlile or either of them to be by them or either of them shewn unto you or found within your Precinct to the Acceptance of the sa Samuel Waldo to satisfie the Sums aforesd We Commond you to take the Bodys of ve sa Richard Jaquese & John Čarlesel or either of them & them or either of them Committ unto our Goal in Salem or York in our County of Essex or York aforesd and Detain in your Custody within our sd Goal untill they or either of them pay the full sums above mentioned with your Fees or that they or either of them be discharged by the sa Samuel Waldo the Creditor or otherwise by order of Law Hereof fail not & make Return of this writ with Doings therein into our st Inferiour Court of Common Pleas to

be holden at Boston within our County of Suffolk afores⁴ upon the first Tuesday of Jan⁵⁰ next Witness Thomas Palmer Esq⁷ at Boston the 27 day of Oct⁷ in the Third Year of our Reign Annoq Domini 1729.

John Ballantine Cler

York ss/Jan⁷⁹ 9, 1729/30 Pursuant to the within Writ to Land situate in York of ye within nam³ Richard Jaqueses with a Dwelling House on s³ Land s³ House and Land is apprized as the Law directs by Mr Joseph Bragdon Nath³ Whitney & Ralph Farnam valu⁴ the Land at Fifty Pounds butted & Bound⁴ as followeth beginning at the back Side by s³ York River by s³ Jaqueses Well & Extends by s⁴ River South Eastw⁴ Eight Poles then Extends back [70] from the River North East Ten poles which makes Half an Acre the aboves⁴ House standing on s⁴ Land valued at Three hundred Pounds

Joseph Plaisted und Sherff

York ss/Jan's y* 9, 1729/30 Pursuant to y* within writ to me directed I have Levyed the same on a Certain Tract of Land situate in York of the within named John Carlelse s⁴ Land is apprised as the Law directs by M* Joseph Bragdon Nath¹ Whitney and Ralph Farnan valued at Ten Pound an Acre and Bounded as followeth beginning by the Country Road at the Upper Ferry called Traftons Ferry beginning twenty Poles from s⁴ York River and running Northeasterly by the s⁴ Road to Benejah Youngs Land & then South Westw⁴ly bounging on s⁴ Youngs Land to s⁵ York River then up s⁴ River bounding thereon till it comes to a Four Acre Lot of M* Samuel Waldoes take by Execution this Day of s⁵ Carlilse Land & bounding on s⁴ Four acres till it comes to the place begun at

Joseph Plaisted und Sher:

A true Copy Exam^d

p Middlecott Cooke Clerk

A true Copy of an Attested Copy Reed April 8, 1735
Atti Jer Moulton Regr

(Seal)

Saml Waldo Attr of Jno Lane by Execuon fro Jno Carlile

Suffolk ss/George the second by the Grace of God of great Britain France & Ireland King Defender of the Faith &c To the Sheriff of our County of York his under Sheriff or Deputy Greeting Whereas Samuel Waldo of Boston in the County of Suffolk in New England Mercht Attorney of John Lane of York in said County of York in the Province of ye Massachusetts Bay in New Eng-

land Gentleme by the Consideration of our Justices of our Inferiour Court of Common Pleas holden at Boston for & within our County of Suffolk aforesd on the First Tuesday of October current Recovered Judgment against John Carlisle of York in the County of York in the Province aforesd Gent for the Sum of one hundred & twenty Pounds Fifteen Shillings & one Penney Money Debt & three Pounds three Shillings Cost of Suit as to us appears of Record whereof Execution remains to be done We Command you therefore that of ye Goods Chattels or Lands of the sd John Carlisle within your Precinct you Cause to be paid & satisfied unto the sd Samuel Waldo Attorney as aforesd at the value thereof in Money the aforesd Sums being one hundred and twenty three Pounds Nineteen Shillings & one penney in the whole with two Shillings more for this Writ & thereof also to satisfie yourself for your own Fees & for want of Good Chattels or Lands of the sd John Carlisle to be by him Shewn unto you or found within your Precinct to the Acceptance of ye sd Sami Waldo Attr as aforesd to satisfie the Sums aforesd We command you to take the Body of ye sa John Carlisle & him Committ unto our Common Goal in York in our County of York aforesa & Detain in your Custody within our sa Goal untill he pay the full Sums above mentioned with your Fees or that he be discharged by ye sd Sami Waldo attorney as afores the Creditor or otherwise by order of Law Hereof fail not and make Return of this writ with your Doings therein unto our sa Inferiour Court of Common Pleas to be holden at Boston within our County of Suffolk aforesd upon the First Tuesday of Jan'ry next Witness Thomas Palmer Esq^r at Boston the twenty fourth Day of Oct^r in the third year of our Reign Annoq Dom 1732

John Ballantine Cler

York ss/Janry ye 9 1729/30 Pursuant to the within Writ to me directed I have Levyed ye same on a Certain Tract of Land situate in York of the within named John Carlisle together with a Dwelling House standing thereon & sd Land & House is Appriza as the Law directs by Mess Joseph Bragdon Nathanael Whitney and Ralph Farnan the Land valued at Ten Pound an Acre Butted & Bounded as followeth beginning at s^d York River at the upper Ferry called Graftons Ferry & running North Easterly as the Road goeth Twenty Poles adjoyning on said Road then Southwardly carrying the same Wedth thirty two Poles taking in the House which makes Four Acres

Joseph Plaisted Sheriff

A true Copy Examined

p Middlecott Cooke Cler A true Copy of an Att^{ta} Copy Receiv^a April 8, 1735 Attest Jer Moulton Reg^r

To all People to whom these Presents shall come Greet-

ing Know ye that I Joseph Peire formerly of Plymouth now in Rochester in the Jos: Pearce То County of Plymouth in the Province of the Christo Wadswth Massachusetts Bay in New England Husbandman or Labourer for & in Consideration of the Sum of thirty & four Pounds Money to me in Hand before ve ensealing hereof well & truly paid by Christopher Wodsworth of Duxborough in the County aforesd Yeoman the Receipt whereof I do hereby acknowledge and my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate aconit & discharge him the sa Christepher Wadsworth his Heirs Execrs & Adminrs forever by these Presents have given granted bargained sold aliened conveyed & confirmed and by these Presents do give grant bargain sell aliene convey & confirm unto him the sd Christopher Wodsworth his Heirs & Assigns for Ever a Certain Tract of Land situate lying & being at a place Broad Bay in the Eastward Parts of New England laying about fourteen or 15 miles East something Northerly from Round Pond so called in Miscongus River the which sd Tract of Land I hold by a Deed from Richard Pierce and others of Marble Head that they gave me in Sept Anno Dom: 1734 and it is Bounded as followeth viz beginning at a Spruce Tree mark^d on Four Sides with stones about it standing by the water Side (the same being on the East Side of Broad Bay & from sd Tree it Raingeth to Point Comfort James Gardners first Corner Bounds North Sixty Two Degrees West) and from sd Spruce Tree it runneth North twenty two & an Half Degrees East Seven hundred & Eighty four Rods then it runneth East 22 & an 1 Degrees South Forty Rods then it runneth South 22 & an

1 Degrees West Seven hundred & eighty four Rods which came neigh the Bay Side & so along by the Bay a small distance in the woods the same course two hundred & twenty Rods to a Pine Tree marka on Four Sides with Stones about it standing by the Bay Side and so by the Bay Side to the first mentioned Bounds the same Containing two hundred acres be the same more or less and whereas I the s4 Joseph Pierce did on the First Day of Dee^t Anno Dom 1731 give ye sd Wadsworth a Deed of 200 hundred acres of Land at the Eastward aboves^a to be taken up at his Election as of the former Deed web Deeds was recorded on York Records on the eight Day of March Anno Dom 1733 Libo 16 Folo 98 & whereas the former deed hath no certain Bounds to sa Land & this Present Deed hath Meets & Bounds set forth the former Deed & this Present Deed do Contain one & ve same two hundred acres of Land & no other [71] To have & to hold the sa granted & bargained Premisses with all ve Appurces Priviledges and Commodities to ye same belonging or in any wise appertaining to him the sa Christo Wodsworth, his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof forever And I ye sd Joseph Pierce for my self my Heirs Exec¹³ & Admin¹³ do covent promise and grant to & with the sd Christop^r Wadsworth his Heirs & Assigns that before the enscaling hereof I am the true sole & lawful owner of ye above bargained Premisses and am lawfully seized and possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good Right full power & lawful authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesaid & that the sa Christopher Wadsworth his Heirs & Assigns shall & may & from Time to Time and at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargaind Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in measure or degree obstruct or make void this Present Deed Furthermore I the sa Joseph Pierce for my self my Heirs Execrs & Admin¹⁸ do covenant & engage the above demised Premisses to him the s4 Christo Wadsworth his his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure and

defend by these Presents & In Witness whereof I the s^d Joseph Pairc have hereunto set my Hand & Seal this thirtieth Day of Janry Anno Dom 1734/5

Joseph Peace (Seal)

Signed Sealed & Delivered in Presence of John Harlow Thomas Spooner

Plim ss/ Feb^{ry} the 6 1734 then the above Joseph Pearce acknowledged the above written to be his Act & Deed

before me Nath¹ Thomas Jus of Peace A true Copy of the Orig¹ Rec⁴ April 22⁴ 1735 Attest Jer. Moulton Rec⁴

Attest Jer. Mouiton Reg

Know all Men by these Presents that we Mathew Grover of York in the County of York in the Mat: Grover & Province of the Massachusetts Bay Mary his wife Yeoman & Mary my Wife formerly Jno Libby & Eleanr Mary Kirk John Libby of Scarborough Geo: Smith & Abig1 in the County aforesd Millwright & & Ruth Trueworthy Eleanor my Wife formerly Eleanor formerly Kirk Kirk George Smith of Kittery in the То County aforesd Weaver & Abigail my Jas Libby Wife formerly Abigail Kirk and Ruth Troworthy of Portsmouth in the Prov-

ince of New Hampshire Widow formerly Ruth Kirk for & in Consideration of the Sum of twenty Pounds currt Money of New England to us in Hand before the ensealing & delivery of these Presents well & truly paid by James Libby Junr of Scarbo aforesa Yeoman the Receipt whereof we do hereby acknowledge & our selves therewith fully satisfied & contented & thereof & of every Part and Parcel thereof do exonerate acquit and discharge the sa James Libby his Heirs Execrs & Adminrs forever by these Presents have given granted bargained sold aliened conveyed & confirma and by these Presents Do give grant bargain sell aliene convey & confirm unto him the sd James Libbey his Heirs & Assigns forever a Certain Tract or Parcel of Land situate lying and being in Falmo in the County aforesd Containing Fifty Acres being that same Fifty Acres of Land which our Father Henry Kirk late of Portsmouth aforesd decd had of Edwa Allen as may appear By an Assignment of sa Allen's Deed to our sd Father for Fifty Acres of Land & to George Bramhall for all the other Lands Contained in said Deed Dated the thirteenth Day of Novembr 1678. thereto being had however the same is Butted and Bounded being all our Right Title Interest Claim & Demand in & to

ye same with all the Priviledges and Appurces to the same belonging or in any wise appertaining To have and to hold to him the s^d James Libby his Heirs and Assigns for Ever and we the sd Grantors for our selves our Heirs Execra & Adminrs do hereby covenant and grant to & with the sa James Libbey his Heirs and Assigns that we have good Right full power & lawful Authority to grant bargain sell & convey the sd granted & bargained Premisses as in manner aboves and that it shall and may be lawful for the sd James Libber his Heirs and Assigns by force & virtue of these Presents to enter possess occupy and enjoy the sd granted & bargained Premisses forever & that we will warrant and defend the same to him the said James Libbey his Heirs & Assigns for Ever against the lawful Claims that are or shall hereafter be made to the same by any Person or Persons whatsoever Claiming by from or under us or any of us In Testimony whereof we have hereunto set our Hands & Seals the twenty ninth Day of January in ye eighth Year of ye Reign of our sovereign Lord George the second by the grace of God of great Britain France & Ireland King &c Anno Dom 1734

Ruth Trueworthy	(aSeal)
Abigail × Smith	(aSeal)
mark ber	
Mary × Grover	(aSeal)
mark	
John Libby	(aSeal)
her	
Elener × Libby	(aSeal)
mark	
	(aSeal)

Signed Sealed & Delivered in presence of Rich^a Waldron Eliz^a Waldron by Ruth Truworthy

Province N: Hampsh ss/Jan y y 13 Day 1734-5 Mn Ruth Treuworthy above named Personally appeared & acknowledged the foregoing Instrum to be her voluntary Act & Deed

Coram Rich⁴ Waldron Jus: Peace
Province N: Hampsh¹ Jan¹² 31, 1734/5 Abigail Smith
Personally appeared before me the Subscriber & acknowledged the above & within written Instrum¹ to be her free
Act & Deed

James Davis Jus : of Peace

York ss Jan^{ry} the 31 1734/5 Mary Grover Appeared and acknowledged this Instrum^t on the other side to be her free Act & Deed

Samuel Came Jus: of Pes

York ss/ Scarborough March the 29th 1735 Capt John Libby & his wife Elenor Libby appeared & acknowledged the within written Instrumt to be their free Act & Deed

 $\begin{array}{ccc} & Before \ me & Roger \ Dearing & J^s \ Peace \\ A \ true \ Copy \ of \ the \ Orig^t \ Receiv^d \ April \ 1, \ 1735 \end{array}$

Attest Jer Moulton Rege
To all People to whom these Presents shall come Greet-

ing Know ye that I Samuel Donnell of York in Sam Donell the County of York in the Province of the Massachusetts Bay in New England Shipwright To for & in Consideration of the Sum of thirty Jos: Cole Pounds in good Bills of Credit to me in Hand before the enscaling hercof well & trnly paid by Joseph Cole of York in the County & Province aforesa Yeoman the Receipt whereof I do hereby acknowledge and my self therewith fully satisfied and contented & thereof and of every Part and Parcel thereof do exonerate acquit & discharge him the st Joseph Cole his Heirs Exects & Admin 18 forever by [72] these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Joseph Cole his Heirs & Assigns for Ever a Certain Parcel of Land lying & being in York in the Township of York Containing about Five acres by Estimation be the same more or less Butted & Bounded as followeth viz beginning at a Stake about two Rods South West from Samuel Sewalls Rice field so called then South East & by East by sd Sewalls Land twenty Rods and Five Feet then North East Forty one Rods to John Mores Land then North West by West by sa Mores Land twenty Rods & five feet to Sewalls Land then South West by sa Sewalls Land to the Stake begun at To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges and Commodities to the same belonging or in any wise appertaining to him the sa Joseph Cole his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof for ever And I the sd Samuel Donnell for me my Heirs Execrs & Adminrs do covenant promise & grant to & with him the sa Joseph Cole his Heirs & Assigns that before the enscaling hereof I am the true sole & lawful owner of ye above bargaind Premisses and are lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesa And that the sa Joseph Cole his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & Enjoy sa demised & bargained Premisses with the Appurees free & elear & freely & elearly acquitted exonerated & discharged of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowers Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the st Samuel Donnell for my self my Heirs Execre & Admin ** do do covenant & engage the above demised Premisses to him the sa Joseph Cole his Heirs & Assigns against the lawful Claims & Demands of any Person or Persons whatsoever hereafter to warrant secure & defend by these Presents

Sam¹ Donnel (aSeal)

Signed Sealed & Delivered March ye 17 1734/5 in ye Presence of us John Carlile Jedidiah Preble

York ss/April 1st 1735 then Samuel Donnell Personally appeared & acknowledged the above Instrumt to be his free Act & Deed

 $\begin{array}{cccc} & before & Jer.\ Moulton & J:\ Peace\\ A\ true\ Copy\ of\ y^e\ Orig^1\ Ree^4\ April\ 1,\ 1735 & \\ & Attest & Jer.\ Moulton & Reg^r \end{array}$

Know all Men by these Presents that I Nicholas Lydiard of Wells in the County of York in the Province of the Massachusetts Bay in New England divers good & lawful Considerations moving me thereunto but especially for & in Consideration of the Sum of four Pounds

ten Shillings by Bill secured to be paid by James Littlefield of Wells afores⁴ & of y⁸ same County & Country to my full Content & satisfaction have given granted bargained & soid & by these Presents do give & grant bargain & sell to the s⁴ James Littlefield & his his Heirs forever all my Right Title & Interest I have or may claim to a Certain Grant of Land which I had from the Town of Wells bearing Date July the twelfth one thousand seven hundred & twenty & ten acres of Marsh or Meadow Ground not yet Laid out included & contained in said Grant Also the Land Bounded as followeth viz Northerly on the Highway adjoyning to Joseph Getchels

Land and Easterly on the High Way at the Head of Wells town Lots & Southerly on Land of the sa James Littlefield the whole Containing Fifty acres be the same more or less & runs on a West North West line on each side as will appear by mark^d Trees as may fully appear by the Return from the Surveyrs Reference to the same being had To have & to hold all the st Tract of Land and Marsh to him the st James Littlefield and his Heirs forever as fully & amply as ever it was mine (the fullfilling the Condition in sa Grant) & further I will warrant acquit & defend him in the quiet possession of ve same against my self or any of my Heirs or any Person or Persons by from or under me or any of them & Mary my wife doth by these Presents give & yield up to the sa James Littlefield and his Heirs for Ever all her Right of Dower & power of thirds in the same In Witness & for Confirmation of all above written we have hereunto set our Hands and Seals this Seventeenth Day of March Anno Domini one thousand seven hundred & twenty two

Nichol^s Lyddiard (^aSeal) (^aSeal)

Sign^a Sealed & Delivered in Presence of us Matthew Patten John Fairfield

York ss/At his Majes¹⁸ Inf² Court of Common Pleas held at York within & for y² County of York on the first Tuesday of April 1735 Mathew Patten and John Fairfield made oath that they saw Nich² Lydiard Sign Seal and deliver the above Instrum¹ as his act & deed & that they sign² as witness's at y² same Time

Attest Jn° Frost Clerk

A true Copy of ye Orig¹ Rec⁴ with ye Endorsmt April 1 1735

Attest Jer. Moulton Reg

These Presents Witnesseth that I James Littlefield of
Wells in the County of York & Province of
James Littlefield the Massachusetts Bay in New England Do
To Sami Assign over this within written Instrum' unto Samuel Littlefield of Wells in the County

& Province afores for & in Consideration of a Cow & Calf to me deliver In Witness whereof I have hereunto set my Hand & Seal this Sixth Day of May in the Year of our Lord one thousand seven hundred & twenty six & in the twelfth Year of y Reign of our sovereign Lord George by the Grace of God of great Britain France & Ireland King Defender of y faith

James Littlefield (

Signed Sealed & Deliver¹ in Presence of us Dependence Littlefield Richard Deane

A true Copy of the Origi Assignmt Endorsd on the aforewritten Deed

Rec^d April 1, 1735

Attest Jer Moulton Regr

Know all Men by these Presents that I Natha Keen of Kittery in the County of York in the Province of the Keen Massachusetts Bay in New England Yeoman for & in To Consideration of the Sum of Sixty Pounds curr^t Pine Money to me in Hand paid by Charles Pine of Scar-

borough the sd County and Province aforesd before the ensigning & sealing hereof have sold assigned & made over to the aboves Charles Pine his Heirs & Assigns forever a Grant of Ten Acres of Marsh and Sixty Acres of Upland Granted to David Williams by the Proprs of Scarbo on [73] June the 22d Day 1720 & made over to the abovesd Nath Keen by a Deed or Instrumt under Hand & Seal Dated Octr ve 10 1720 as by Record may more at Large appear Reference thereunto being had To have and to hold the grant of Marsh & Land with all the Priviledges & Appurces thereunto belonging to him the sd Charles Pine his Heirs Exects Admin 18 & Assigns forever from me the sd Nath Keen my Heirs Execrs Admin and Assigns forever In Witness whereof I have hereunto set my Hand & Seal this third Day of March in the year of our Lord one thousand seven hundred thirty four five

Nathal Keen (aSeal)

Signed Sealed & Delivered in the Presence of us Witnes's Richard Carter Charles X Allen

York ss April 1st 1735 This Day the abovenamed Nath

Keen Personally appeared & ackdowd the above Instrumt to be his free Act & Deed

before me Wm Pepperrell Jus: Pce A true Copy of ye Origi receivd April 3d 1735

Attest Jer. Moulton Regr

Know all Men by these Presents that I W^m Pepperrell of Kittery in the County of York within the Province of y^e Massachusetts Bay in New Engl⁴ Esq⁴ have remised released & forever quit claimed and Do by these Presents for my self my

Heirs Execrs & Admin's remise release & forever quitclaim unto Joseph Sayword of York in the County afores Gent one Messuage or Tract of Land lying in York aforesd containing about Three Acres whereon sd Sayword now lives & is the Land weh my Hond Father Wm Pepperrell late of Kittery aforesd Esqr Decd took by Execution from sd Sayword Bounded South East by a Lane South West by York River North West by ve Meeting House Creek so called & North East by the Country Road together with ye dwelling House & Barn Fences & Wharfs thereon & all other Priviledges & appurces to ye same belonging or any wise appertaining To have and to hold all the aforesd Released Premisses to him the sd Jos: Sayword his Heirs & Assigns forever against the lawful Claims or Demands of me my Heirs Execrs & Adminrs forever to release & remise the same Witness my Hand & Seal the 28 Day of March Anno Domini 1735

W^m Pepperrell (*Seal)

Sign^d Seal^d & Deliv^d in Presence of Charles Frost jun^r Joseph Leavitt

York ss/York April 3, 1735 Then W^m Pepperrell Esqr within named Personally appearing acknowledged the within Instrument to be his Act & Deed

before Jer. Moulton Jus: Peace A true Copy of ye Origi Recd April 3d 1735

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Benony Fogg of North Yarmouth in the County of York & Province of the Massachusetts Bay in New England Husbandman for and in Consider of the Sun of Sixty Pounds Passable Money of this Province to me in Hand before the Ensealing hereof well & truly paid by Aaron Cleave-

land of Charlestown Carpenter Sarah Newall Widow of Sam' Newall Spinst Joseph Lampson Labourer & Josiah Nichols Lab all of Malden & of the County of Middlesex & Province aforcs' the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & con-

tented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge them the sd Aaron Cleaveland Sarah Newall Joseph Lampson & Josiah Nichols their Heirs Execrs & Admin for Ever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully and absolutely give grant bargain sell aliene convey and confirm unto them the said Aaron Cleaveland Sarah Newall Joseph Lampson and Josiah Nichols their Heirs & Assigns forever A Certain Piece or Parcel of Salt Marsh lying & being in the Township of North Yarmouth aforesa that is to all my Right Title & Interest in & unto the Parcel of Marsh upon Cousins River in said North Yarmo & formerly belonging unto John Lane of Glocester and lately purchasa of sa Cleaveland Newall Lampson & Nichols by the aboves Fogg To have and to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to them the said Aaron Cleaveland Sarah Newall Joseph Lampson & Josiah Nichols their Heirs & Assigns forever to them & their only proper Use Benefit & Behoof forever & I the sd Benony Fogg for myself my Heirs Execrs & Adminrs do covenant promise & grant to and with them the sa Aaron Cleaveland Sarah Newhall Joseph Lampson & Josiah Nichols their Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of of the above bargained Premisses & stand lawfully seized & possessed of ye same in my own proper Right as a good Perfect and absolute Estate of Inheritance in Fee simple and have in myself good Right full power & lawful Authority to grant bargain sell convey & confirm sel bargained Premisses in manner as aforesa and that they the said Aaron Cleaveland Sarah Newall Joseph Lampson and Josiah Nichols their Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entail Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd Benony Fogg for my self my Heirs Execrs & Admin to do covenant and engage the above demised Premisses to them the sd Aaron Cleaveland Sarah Newall Joseph Lampson & Josiah Nichols their Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever by from or under me In Witness whereof the above named Benony Fogg hath hereunto set his Hand & Seal this twenty Sixth Day of March Anno Domini one thousand seven hundred & thirty four & in the eighth Year of his Majtys King George the Seconds Reign over great Britain The words forever hereafter to warrant secure and defend by these Presents were Rased before Signing

Banony Fogg Signed Sealed & Delivered in Presence of Simon Tufts

Theophilus Foot Samuel Green

Middlesex ss/Medford Novr 27, 1734 The above named Benony Fogg Personally appearing acknowledged his Hand & Seal & ve above written Instrumt to be his voluntary Act & Deed

before me Simon Tufts Jus Pec A true Copy of ye Origi Recd April 4, 1735 Attest Jer. Moulton

To all People before whom this Present writing

[74] shall come now know ve that I Samuel Newhall of Malden in the County of Mid-Saml Newhall dlesx within his Majtys Province of ye T_{Ω} Massachusetts Bay in New England Yeo-Aaron Cleveland man for & in Consideration of the Sum of Eighty Pounds in Money to me in Hand well & truly paid by Aaron Cleaveland of Charlestown in the County aforesd Carpenter the Receipt whereof I the sd Samuel Newhall do acknowledge & my self therewith to be fully satisfied contented & paid & of every Part & Parcel thereof do fully freely clearly & absolutely acquit exonerate & discharge the sd Aaron Cleaveland his Heirs & Assigns Have given granted bargained & sold & by these Presents do further give grant bargain sell remise release & forever quit claim unto the sd Aaron Cleaveland his Heirs & Assigns forever One Half Part of ye Land which I ye sd Newhall purchased of Joseph Lamson Josiah Nichols & Capt Sami Waite all of Malden aforesa which sa Lands formerly belonged unto Isaac Wilkison of sa Malden and John Lane of Glocester in Cape Ann in the County of Essex & Province aforesd all sd Land lying & being in Casco Bay North Yarmouth or Mare Point in the Province aforesd with all the Rights Titles Priviledges Profits & Advantages Water & Water Springs & hereditaments thereof with all the Appurces thereunto belonging & all that is thereon standing lying or Growing &

all that ever shall Grow thereon To have & to hold all & singular the above granted & bargained remised & Release Premisses with whatever else is thereunto belonging or in any wise appertaining unto him the sd Aaron Cleaveland his Heirs Execra Adminra or Assigns to his & their own only proper Use Benefit & Behoof from hence forth and forever more and further I the sd Samuel Newhall do for my self my Heirs & Assigns promise covenant & grant to & with the set Aaron Cleaveland his Heirs & Assigns that I am at this day & untill the Signing & Sealing of this Instrumt the true & lawful owner of ve abovegranted Premisses & therefore have in my self good Right full power & lawful Authority to dispose & quit the same as afores & therefore ye sd Aaron Cleaveland his Heirs or Assigns shall or may at all Times & from Time to Time forever hereafter peaceably & quietly have hold Use Occupy possess & enjoy the same in as full & ample manner as ever I my self did or might have done a good true absolute sure Indefeazable Title of Inheritance in Fee simple without the lawful Suit Let hindrance Molestation Contradiction or Expulsion of the ye sd Sam1 Newall my Heirs or Assigns hereby promising for my self my Heirs or Assigns to warrant maintain & defend the above granted Premisses & every Part thereof to the sd Aaron Cleaveland his Heirs Execra Admin or Assigns from all former Gifts Grants Bargains Sales Leases Joyntures Dowries Wills Mortgages Entails Bonds or Forfeitures or any such Like Trouble or troubles had made or done at any time by my self my Heirs or Assigns or any from by or under me In Witness whereof I the sd Saml Newhall have hereunto set to my Hand & affixed my seal this Thirty First Day of March in the fifth year of his Majtys Reign King George ye Second defendr of ye faith Annoq Dom: Seventeen hundred thirty & two

Samuel Newhall (aSeal)

Sign^d Seal^d & Deliv^d in Presence of Samuel Blanchard Josiah Waters

Middlesex ss/Charlestown March 11, 1734 before his Majesties Court of General Sessions of y* Peace appeared San'i Blanchard & Josiah Waters & made y* they were Present & saw Sam' Newhall Execute the aforegoing Instrum* as his Act & Deed & that they at the same time set to their Hands as Witnesses to the Execution thereof

Att^t Sam¹ Phipps Clerpa^{cs} A true Copy of y^e Orig¹ receiv^d April 4 1735

Attest Jer Moulton Reg

Know all Men by these Presents that I Samuel Bragdon Sam¹ Bragdon To his Son Jeremiah

of York in the County of York in New England Yeoman for & in Consideration of Love good will & Affection which I have & do bear unto my well beloved Son Jeremiah Bragdon of York aforest Coaster have given granted

bargained & sold & hereby do freely and absolutely give grant bargain & sell unto the sa Jeremiah Bragdon his Heirs & Assigns forever A Certain Tract or Parcel of Land situate in York on the South West Side of York River between the Land of Colle Pepperrell & my own Land containing about twenty acres be the same more or less Bounded as follows Beginning at the North East Corner of Collo Pepperrells Land by the River & runs up by sd Pepperrells Line to Kittery Bounds then South Easterly by Kittery Bounds Ten Rods then North East to the sd River then North West by sd River to the Place began at To have and to hold the sd given & granted Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him my sa Son Jera his Heirs & Assigns for Ever to his & their only proper Use & Behoof forever free from all Incumbrances whatsoever and I the sd Samuel Bragdon for my self my Heirs Exec*s and Admin*s covenant & engage the above demised Premisses to him the sd Jeremiah Bragdon his Heirs & Assigns against all lawful Claimers whatsoever from by & under me my Heirs & Assigns In Witness whereof I ye sa Samuel Bragdon have hereunto set my Hand & Seal the fourth Day of April in the eighth year of his Maiesties Reign A. D. 1735

Samuel Bragdon (*Seal)

Signed Sealed & Delivered in Presence of Joseph Sayword Jonathan Sayword

York ss | York April the 4, 1735 Then the above named Mr Samuel Bragdon Personally appearing acknowledge the

above Instrumt to be his Act & Deed before Samuel Came

A true Copy of ve Origi Recd April 4 1735

Attest Jer Moulton Regr

At a Legal Town Meeting holden at York May 8, 1727. Granted to John Smith Liberty to remove Fifteen Acres of a Thirty Acre Grant of Land which he bought of Elisha Allen & to lay out the same where it may not Intrench on the Stated Town Common or any other Persons Propriety Jos. Moody Town Cler

A true Copy from York Town Book

Attest Jos. Moody Town Cler

Know all Men by these Presents that I John Smith of York in the County of York in New England Jno Smith * Housewright the above named Grantee for & To in Consideration of the Sum of Fifteen Pounds John Linscot Money to me in Hand paid by John Linscot of ye same Place Yeoman have given & granted & hereby do freely fully & absolutely give & grant to the sa

John Linscott his Heirs and Assigns for Ever the above mentioned Fifteen Acres of Land not vet Laid out since the above Grant to be laid out according to the Tenour of ye sa Grant in the Township of York To have and to hold the sa Fifteen Acres of Land to be Laid out as afores to him the sd John Linscot his Heirs and Assigns forever with warranty for the same Laid out as afores against all Persons whatsoever In Witness whereof I have hereunto set my Hand & Seal the Seventeenth Day of June in the year of our Lord one thousand seven hundred & twenty nine John Smith

Signed Sealed & Delivered in the Presence of us Nathanael Ramsdel Hannah × Linseot

York ss/York July ve 10th 1733 Then appeard Jno Linscot above nama & acknowledged the above Instrumt to be his Act & Deed

before me Samuel Came Jus: Peace A true Copy of ye Origi Receive with the Indorsement April 4 1735

> Attest Jer. Moulton Regr

[75] Know all Men by these Presents that I John Linscot within named In Consideration of the Sum of Ten Pounds Money or the value thereof Jno Linscot To Jno Thompson to me in Hand paid by John Thomson of York in the County of York in New Engld Husbandman have granted bargained sold & assigned and hereby do grant bargain sell and assign unto the sa John Thomson his Heirs & Assigns Seven Acres & an Half of Fifteen Acres of Land not yet Laid out sold & Assigned to me by the within named John Smith in & by the written Deed To have & to hold the Seven Acres & an Half of the s⁴ Fifteen Acres of Land to him the s⁴ John Thompson his Heirs & Assigns for Ever to be Laid out occupyed possessed & enjoyed in as ample a manner as I could have done by virtue of y^e within Assignmt In Witness whereof I have hereanto set my Hand and Seal the twenty sixth Day of Feb⁵ Annou Dom: 1734

 $John \overset{mark}{\times} Linscot \quad ({}^{a}Seal)$

Signed Sealed & Delivered in the Presence of us James Oliver Elisabeth \times Oliver

York ss/ March the 1, 1734/5 John Linscot acknowledged the above Instrum to be his free Act & Deed

Samuel Came J. Peace

A true Copy of ye Origi Recd April 4, 1735

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Andrew Spinney of Kit-Andr Spinney tery in the County of York within his Majtys Province of the Massachusetts Bay in New Saml Wingit England Yeoman for & in Consider of the Sum of Ten Pounds to me in Hand before the ensealing hereof well and truly paid by Samuel Wingit of the town & County aboves Black Smith the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sd Samuel Wingit his Heirs Exects Admints forever by these Presents have given granted bargained sold aliened conveyed & confirmed & Do by these Presents freely fully & absolutely give grant bargain sell aliene convey & confirm unto the sa Sam1 Wingit his Heirs & Assigns for Ever a Small Tract of Land situate lying and being in the Town & County aboves Containing about the Sixth Part of an acre be it more or less butted & Bounded as followeth on the South West with Nathan Spinneys House Lot that he bought of sa Andrew Spinney five Rod & ten Foot then by the Main River of Piscataquay Six Rod then by sd Andrews Land five Rod & then Six Rod the opposite to the River To have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Samuel Wingit his Heirs and Assigns for Ever to his & their only Use & Benefit forever and I the said Andrew Spinney do for my self my Heirs Exects Admin's covenant promise and grant to & with the sa Wingit his Heirs & Assigns that untill the ensealing hereof I am the & lawful owner of the above bargained Premisses and am lawfully seized and possessed of the same in mine own proper Right as a good and absolute Estate of Inheritance in Fee Simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as abovesd & that the sa Wingate his Heirs & Assigns shall & may from Time to Time & at all Times for Ever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the s4 demised & bargained Premisses with the Appurces free and clear and freely & clearly acquitted exonerated & discharged from all & all manner of former or other Gifts Grants Bargains Sales whatsoever furthermore I the sd Andrew for my self my my Heirs Execrs Adminrs do covenant & engage the above demised Premisses to him the sd Sami Wingit his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend In Witness whereof I have hereunto set my Hand & Seal this thirtieth Day of June One thousand Seven hundred & twenty Six

Andrew Spinney (aSeal)

Signed Sealed & Delivered

in Presence of John Thompson William Staple

York ss/Kittery Dec[†] 13, 1734 Andrew Spinney above named acknowledg⁴ y^e above written Instrument to be his free Act & Deed

before Nicholas Shapleigh J Peace A true Copy of y^o Orig¹ Rec^d April 7, 1735 Attest Jer. Moulton Reg^r

To all Christian People to whom these Presents shall come Greeting &c Know ye that I John Thomp-

Jao Thompson son of Kittery in the County of York in the Province of the Massachusetts Bay in New England
Amos Paul Yeoman for & in Consideration of the Love I
have & do bear to my Cousin Amos Paul
of the same Place Yeoman have given granted aliened conveyed & confirmed & by these Presents do fully freely &
absolutely give grant aliene convey & confirm unto him
the said Amos Paul his Heirs & Assigns for Ever a Certain
Tract or Parcel of Land situate lying & being in the Towa-

ship of Kittery aforesd Containing Two Acres & One Third of an Acre be it more or less Butted & Bonnded as followeth on the South West with the Land of William Brooks which he bought of the sa John Thompson on the South East with the sd Brooks's Land On the North East with John Pauls Land & on the North West with Joseph Hills Lands which Tract of Land is Part of a Tract of Land Laid out to the said John Thompson by Daniel Emery Surveyor of sd Town as p the Return bearing Date March the 13-1707/8 on Record more at Large may appear Reference thereto being had To have & to hold the sd given & granted Premisses with all the Appurces Priviledges and Commodities to the same belonging or in any wise Appertaining to him the sd Amos Paul his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof forever And I the sd John Thompson for me my Heirs Execrs & Admin to do covenant promise and grant to & with the sd ye sd Amos Paul his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of yo above given & granted Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to give grant aliene convey & confirm the st given & granted Premisses in manner as aboves And that the sa Amos Paul his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised Premisses with the Appurces free and clear & freely & clearly acquitted exonerated & discharged of from all & [76] all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Extents & Incumbrances whatsoev Furthermore I the sa John Thompson for my self my Heirs Exects & Admin's do covenant & engage the above demised & bargained Premisses to him the sa Amos Panl his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure and defend In Witness whereof I have hereunto set my Hand & Seal the twenty fifth Day of March Anno Domini one thousand seven hundred & thirty five & in the eighth Year of his Majesties Reign

John Thompson (*Seal)
Signed Sealed & Delivered in Presence of Jer. Moulton
Daniel Moulton

York ss/ York April 7, 1735 Then the above named Mr

John Thompson Personally appearing acknowledged the above Instrum¹ to be his free Act & Deed

before Jer. Moulton Jus: Peace A true Copy of ye Origl Rece⁴ April 7, 1735

Attest Jer. Moulton Reg

The Deposition of Moses Felt of Lynn aged ab' eighty two years who testifieth & saith that he Moses Felt lived in North Yarmouth in Caseo Bay ab' Fourteen Years before the Narragan-sett Indian Warr broke out & lived there at the sd North Yarmouth at times sund-

ary Years since as an Inhabitant being drove of by the Indians & returning again tile about the Year 1691 and he well remembers that the Inhabitants of the 3° Town of North Yarmonth Us^a & Improv^a & Cutt the Salt Marshes in s^a Town on Cousins's River in Common & undivided every Man entting where he had Oceasion till after Mr Danforth went thither by order of this Governt & then after that the Greatest Part of the s^a Marsh was Laid out Four Acres to a Man

Moses $\overset{\text{his}}{\times}$ Felt

Essex ss | Lynn Nov the 30, 1733 Then Moses Felt Personally appearing before us the Subscribers Theophilus Burrill & Timothy Lindall both Justices of the Peace for s⁴ County & both of the Quoram & made Oath to the truth of the above Deposition taken in perpetuam rei memoriam

Coram Timothy Lindall The Burrill

A true Copy of the Origi Recd April 7, 1735

Attest Jer. Moulton Reg

Know all Men by these Presents that I Jonathan Sayword of York in the County of York in New Eng-Jone Sayword land Lab' for and in Consideration of the Sum To of twenty five Pounds to me in Hand paid by

of twenty five Pounds to me in Hand paid by Chrisp Bradbury of York afores Joyner have given granted remised released convey &

given granted remised released convey & confirm & hereby do give grant remise release convey & confirm unto the s^d Chrisp Bradbury his Heirs & Assigns forever All my Right & Title to a Certain Tract of Land lying in York at a Place called Situate containing Fourteen Acres it being the same Land which I the s^d Sayword purchas do f s Bradbury by Deed Dated Febr 18 last past &

Recorded Lib* 17 Fol* 25 of York County Records To have & to hold the s⁴ given granted remis* & releas* Premisses with y* App* to him the s⁴ Chrisp Bradbury his Heirs & Assigns forever free & clear from all Incumbrances whatsoev* by me made or done & I the s⁴ Jon* Sayword for my self my Heirs Exce* & Admin* do covenant & engage the above released Premisses to him the s⁴ Chrisp Bradbury his Heirs & Assigns forever hereafter to warr* scure & defend by these Presents ag* all lawful Claimers whatsoev* by from or under me In Witness whereof I have hereunto set my Hand & Seal April 9 1735

Jonathan Sayword (aSeal)

Sign^d Seal^d & Deliv^d in y^e Presence of us Jer. Moulton Daniel Moulton

York ss/April 9, 1735 then ye abovenamd Jone Sayword Personally appearing acknowledge the above Instrumi to be his Act & Deed

To all People to whom these Presents shall come Greeting Know Ye that I Alexander Bulman of York in Bulman the County of York in his Majtys Province of ye Massachusetts Bay in New England Surgeon for & To in Consideration of the Sum of Eighty Six Pounds Preble to me in Hand before the ensealing hereof well & truly paid by Samuel Preble of York aforesa Bricklayer the Receipt whereof I do hereby acknowledge and my self therewith fully satisfied and contented and thereof and of every Part & Parcel thereof do exonerate acquit & discharge him the said—Heirs Execrs and Adminrs forever by these Presents have given granted bargained sold aliened conveya and confirmed and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey and confirm unto him the sd Samuel Preble his Heirs and Assigns forever a Certain Parcel of Land situate lying & being in York Butted and Bounded as follows viz beginning at a Black Burch Tree at the Westward Corner of the Land of Samuel Preble formerly his Fatrs near Tonime Hill & from thence runs North West Twenty three Poles to a Stake drove into the Ground & than North East one hundred & twelve Poles to a stake drove into the Ground and from thence South East twenty three Poles to Samuel Prebles Land and so by so Prebles Land to the Birch Tree first mentioned or however otherwise bounded so that it contains but Sixteen Acres & Sixteen Poles & no more & in case any more be containd in above mention^d Bounds s^d Preble shall make allowance for that at Four Pounds ten Shillings pr Acre it being near or almost the one Moiety or half of that Land that I lately bought of William Grow of York as also a Certain Parcel of Land Butted & bounded as follows viz beginning a Black Birch Tree & from thence running South West twenty Poles and ten Feet to a Red Oak Stake standing at the corner of sd Prebles Land and from thence abt N : W : Nineteen Poles to a Beach mark^d Four Square standing by the High Way & then North East twenty eight Poles to a Beach Tree marked Four Square & then to the Black Birch where it began or however otherwise Bounded Provided it contain but three Acres and Fourteen Poles & for what there is overplus sd Preble shall make Allowance at Four Pounds Ten Shillings p acre To have & to hold the sd granted and bargained Premisses with all the Appurces Priviledges & Commodities to same belonging or in any wise Appertaining to him the s^d Samuel Preble his Heirs & Assigns for Ever to his & their only proper Use Benefit & Behoof for Ever & I the sd Alexander Bulman for my self my Heirs Exec¹⁸ & Admin¹⁸ do coven¹ promise & grant to with the s^d Sam¹ Preble his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargain^d Premisses & am lawfully seized & possess^d of y^e same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargaind Premisses in manner as aforesd And that Sam1 Proble his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably and quietly have hold use occupy possess & enjoy the s^d demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated and discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of wt name or nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd Alex Bulman for my self my Heirs Execrs & Admin's do covenant & engage the above demised Premisses to him the sd Saml Preble his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons wt soev forever hereafter to warrant secure & defend by these Presents In Witness whereof I have bereunto set my

Hand & Seal this Seventh Day of April 1735 & in the sixth Year of ye Reign of our Sovere Lord Geo. the 2d King Defends of ye faith &e

Alexander Bulman (*Seal) Mary Bulman (*Seal)

Note ye words in Case were added in Line 22^a before Signing

Signa Seala & Deliva in Presence of us Joseph Young

Sami Miliken

York ss/York April 10 1735. Then the above named Alexander Bulman Personally appearing acknowledged the above Instrumt to be his Act & Deed

before Jer. Moulton J Peace A true Copy of ve Origi Reed April 10, 1735

Attest Jer. Moulton Regr

[77] To all People to whom these Presents shall come

David Littlefield of Wells in the County of David Littlefield York in New England Miller sendeth Greet-To ing Know ye that I the sa David Littlefield Jeremiah for and in Consideration of the Love good will & natural Affection that I have and do bear to my well beloved & Dutiful Son Jeremiah Littlefield of Wells aforesa Husbandman have given & granted & do hereby freely fully & absolutely give & grant to the s4 Jeremiah Littlefield his Heirs and Assigns forever the several Tracts of Land & Marsh hereafter in these Presents mentioned & described all lying in Wells aforesa &c all the Land & Marsh below the Country Road be it more or less the Upland Bounded as follows viz North West by the

tioned & described all lying in Wells afores &c all the Land & Marsh below the Country Road be it more or less the Upland Bounded as follows viz North West by the Country Road North East by the Salt Marsh and South West by William Sayer The Marsh Bounded as followeth viz North West by the Upland before described North East by Capt Joseph Hill and so running by the Crick & South West by William Sayer Also a Tract of Land on the Opposite side of the Road to that above mentioned running Thirty Poles Wide upon the Road next the Land of Capt Joseph Hill & so running from the sa Road bearing it due Breadth up to a sa Line Crossing the sa Land [which crossing Line] beginning at a White Birch mark D. S. between William Sayer & my own Land running North North East [to the Land of Joseph Hill] & after Forty Acres is Compleated & measured out above yt sa Line which Crosses the sa Land above mentioned and then beginning again above the sa Forty Acres running

Thirty Rods Wide from the Line of Capt Joseph Hill up to the Head head of the Lot all of the sd Parcels of Land be it more or less Together with the Buildings and Fences on the sa Land & all the Priviledges & Appurces to all the Premisses belonging or in any wise Appertaining reserving only to my self the Use & Improvt of the Premisses or any Part thereof during my natural Life & Excepting my Present Wifes Thirds during her natural life after my Decease To have and to hold the sa given & granted Premisses reserving & Excepting as aforesd to him the sd Jera Littlefield his Heirs & Assigns forever Provided also that he pays to my beloved Grand Children of Wm Sayer who were born of my Daught now Deca Mary Saver Twenty Pounds in Money or in Land at the Upper End of my Lot in the above mentioned when they come of Age In Witness whereof I sa David Littlefield have hereunto set my Hand & Seal the Eleventh Day of March in the year of our Lord one thousand seven hundred & thirty five & in ye Eighth Year of ye Reign of our Sovereign Lord George ye second of great Britain &c Memo the above Interline was written before Signing & Sealing

David Littlefield (aSeal)

Signed Sealed & Delivered in Presence of Tabitha Editmark Littlefield Jonathan Jackson

York ss/Wells March 11, 1734/5 Then David Littlefield Personally appeared & acknowledg^a this Instrum^t to be his free Act & Deed

before Joseph Sayer Just Peace A true Copy of y^e Origi Reed April 15 1735

Attest Jer Moulton Regr

To all People unto whom this Present writing shall come
I David Littlefield Jun' of Wells in the
County of York in the Province of the
Massachusetts Bay in New Engla Husbandman send Greeting Know ye that I the sa

David Littlefield for & in Consider have given granted bargained sold aliened enfeoffed remised released quitted claim and confirmed & by these Presents do fully & absolutely give grant bargain sell aliene enfeoffe remise relase quitclam & confirm unto Jeremiah Littlefield of Wells as afores Ilusbandman to him & his Heirs & Assigns for Ever all my Right Title Interest Share Portion Proportion Propriety Reversion Remaind Claim & Demand which I the s

David Littlefield ever had or now have or time to come can might should or in wise to have in the several Tracts of Land & Marsh with the Houses & Barns & Fences all lying in Wells aforesa Butted & Bounded as in a Deed of Gift given to him by my Father David Littlefield Dated Eleventh Day of March Seventeen hundred thirty five To have & to hold these above granted & released Premisses with the Appurces unto the sd Jeremiah Littlefield his Heirs & Assigns forever to his & their own sole & proper Use Benefit & Behoof forever more without any manner of reclaim or Challenge of me sa David Littlefield my Heirs Execrs or Admin's or Assigns or any other Person or Persons whatsoever In Witness whereof I David Littlefield have hereunto set my Hand & Seal this Eleventh Day of March Seventeen Hundred & thirty five & in the eighth Year of ye Reign of our sovereign Lord George the Second of great Britain &c Memo the above Interline was written before Signing & Sealing

David Littlefield (aseal)

Signed Sealed^a & Deliv^a in Presence of John M^oDaniel Jonathan Jackson

York ss | Wells March ye 11 1734/5 Then David Littlefield Jun Personally appeared and acknowledged this Instrum to be his free Act and Deed

Joseph Sayer Just Peace A true Copy of ye Oright Reed April 15, 1735 Attest Jer, Moulton Regr

To all People unto whom this Present writing shall come
I Tabitha Littlefield
To Germiah
Jeremiah
Littlefield for & in Consideration of the

Sum of thirty Pounds in currant Money of New England to me paid in Hand by Jeremiah Littlefield of Wells in the County of York in the Province afores! Husbandman have given granted bargained sold aliened enfeoffed remised released quitted Claim & confirm⁴ & by these Presents Do fully and absolutely give grant bargain sell aliene enfeoffer remise release Quitelaim & confirm unto s⁴ Jeremiah Littlefield and to his Heirs & Assigns forever All my Right Title Interest Share Portion Proportion Propriety Reversion Remainder Claim & Demand wtsoever we⁶ I s⁴ Tabitha Littlefield ever had now have or in Time to come can might should or in any wise ought to have to the homestead place

where my Father David Littlefield now lives upon the Honses & Barns & Uplands & Marshes Butted & Bounded as followeth on the North East Side of Daniel Sayer Decd & on the other Side by Crosses Brook so called according to ve Deed & running as the other Lots do To have & to hold these above granted & released Premisses with the Appurces unto the sa Jeremiah Littlefield his Heirs & Assigns forever to his & their own sole & proper Use Benefit & Behoof forevermore without any manner of reclaim or challenge of me sa Tabitha Littlefield my Heirs or Exects or Admin's or Assigns or any other Person or Persons whatsoever In Witness whereof I Tabitha Littlefield have hereunto set my Hand & Seal this nineteenth Day of Febry seventeen hundred thirty four five & in the eighth Year of ye Reign of our Sovereign Lord George ve Second King of great Britain &c

Signed Sealed & Delivered in Presence of Sarah Wiggins Jonathan Jackson

York ss/Wells March 11, 1734/5 then Tabitha Little-field Personally appeared & acknowledged this Instrum¹ to be her free Act & Deed

before Joseph Sayer Just Peace A true Copy of ye Origt Reet April 15, 1735 Attest Jer. Moulton Regt

To all People to whom these Presents shall come Greeting Know ye that Joseph Young of York

To Thos Knight To Ye Massa Bay in New England and Sarah his Wife She being one of the Daughters and Coheirs of Richard King

late of Kittery in the County afores. Shipwright Deed & Sisters to Daniel King of sd Kittery Batchelder Deed for & in consideration of the Sum of twenty seven Pounds currant Money of New England to them in Hand paid by Thomas Knight of yd same Kittery aforesd Cordwainer the Receiph whereof we the sd Joseph Young & Sumh Young in Right of sd Sarah do acknowledge & our selves therewith fully satisfied contented and paid have given granted bargained sold aliened released quitelaind & confirmd & by these Presents for us & cach of us our or either of our Heirs Exect & Admint to the state of the same state

Assigns forever All our Right Title Interest Claim & Demand web we the said Joseph & Sarah in right of sd Sarah now have or in Time past have had or which we or either of us our or either of our Heirs Execrs or Admin 18 in time to come may might should or in any wise ought to have of in or unto any of the Real Estate of the sd Richard King & Daniel King Deca within the County of York afores with all the Priviledges & Appurces thereunto belonging or in any wise Appertaining (Excepting st Richard King Right in the Common and undivided Lands our Part whereof we have already disposed of) To have and to hold all & singular the above granted Premisses with the Appurces unto him the sa Thomas Knight his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof from hene forth forevermore & we the sd Joseph Young & Sarah Young for our selves and each of us our & each of our Heirs Execrs & Admin¹⁸ do covenant promise grant & agree to & with the sa Thomas Knight his Heirs & Assigns that at the Time of the Date hercof & until the ensealing and delivery hereof we are the sole owners of the Premisses & have good Right & lawful Authority to dispose of ye same and that We the sd Joseph Young & Sarah Young nor either of our Heirs Execrs or Admin's shall from hence forth Claim Challenge or Demand any Right Title or Interest in the before granted & bargained Premisses & ye Appurces or any Part thereof But from all Actions Suits & Demands thereof or Concerning the same shall be from henceforth Excluded & forever Debarred by these Presents In Witness whereof we the sd Joseph Young & Sarah Young have hercunto set our Hands & Scals this Sixth Day of March in the Eighth Year of the Reign of our sovereign Lord George the Second of great Britain France & Ireland King Defender of the Faith &c Anno Domini one thousand seven hundred & thirty four five

Joseph Young (aSeal)

Sarah × Young (aseal)

Signed Scaled & Delivered in the Presence of us Jer. Moulton Daniel Moulton

York ss/April 16, 1735 Joseph Young & Sarah Young above named Personally appearing Acknowledge the forgoing Instrumt in writing to be their voluntary Act & Deed before me Jer Moulton J Peace

A true Copy of ye Origi Reca April 16, 1735
Attest Jer, Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Joseph Jeffery of Lyn in the County of Essex Cooper with the

Jos: Jeffery
To
Consent of Priscilla my Wife for & in Consideration of the Sum of Four Hundred
Pounds to me in Hand before the ensealing
hereof well & truly paid by Jacob Wildes

of Arundel in the County of York Coaster & Moses Foster of Topsfield in the County of Essex Husbandman the Receipt whereof I do hereby acknowledge & my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge Him the sa Jacob Wiles & Moses Foster their Heirs Exec¹⁸ & Admin¹⁸ forever by these Presents have given granted bargained sold aliened conveyed & confirma & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto them the sa Jacob Wiles & Moses Foster their Heirs & Assigns forever Two hundred Acres of Upland & Salt Marsh more or less in Arundel aforesa being the Third Division of the Estate of my Father John Jeffery Decd bounded as follows beginning at a Pitch Pine Tree mark IF on Four Sides which is also a bound of the second Division from thence running South Westerly Eight Rods to another Pitch Pine marked IF & from these two Pines running North West Four Hundred Rods back into the woods holding the same Breadth through Excepting a Small Parcel of Salt Marsh belonging to the Second Division which Falls within these Lines or however otherwise the same may appear to be Butted & Bounded by the Return of ve before mentioned Comittee with all & singular the ways Easem's waters Water Courses Flatts Rights Members Profits Priviledges & Appurees to the Premisses belonging To have & to hold the sd granted & bargaind Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to them the sa Jacob Wiles & Moses Foster as Tenants in Common in equal Proportion & to their Heirs & Assigns forever to their & their only proper Use Benefit & Behoof forever and I the sa Joseph Jeffery for my self my Heirs Execrs & Admin to do covt promise & grant to & with the sd Jacob Wiles & Moses Foster their Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful authority to grant bargain sell convey &

confirm sd bargained Premisses in manner as aforesd & that the sd Jacob Wiles & Moses Foster & their Respective Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess and enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sd Joseph Jeffry for my self my Heirs Execrs & Admin^{rs} do covenant & engage the above demised Premisses to them the sa Jacob Wiles & Moses Foster their Heirs & Assigns against the lawful Claims or Demands of any Person or persons whatsoever for ever hereafter to warrant secure and detend by these Presents In Witness whereof I the sa Joseph Jeffry and Priscilla my wife in token of her Consent have hereunto set our Hands and Seals the Tenth Day of March in the eighth Year of his Majesties Reign Annoq Domini 1734

> Joseph Jeffery (*Seat Priscilla Jeffurds (*Seat

Signed Sealed & Delivered by Joseph Jeffery in Presence of us the Words Pine Committee Interlin^a John Wildes Thomas Baker

Signed Scal^d and Deliv^d by Priscilla Jeffery in psence of us Samuel Flint John Higginson

Essex March 10, 1734 Joseph Jeffery own this to be his free Act & Deed

Before me John Higginson J peace A true Copy of y° Orig¹ Rec⁴ April 17, 1735 Attest Jer. Moulton Rec⁵

To all People to whom these Presents shall come Greeting Know ye that 1 William Fry of Kittery in the County of York & Province of ye Massachusetts Bay in New England Yeoman divers good Causes & Considers in the theorem of the Love & Paternal Affection which I have & bear to my beloved Son Benjamin Fry of ye same Kittery afores Wenver have given granted aliened enteoffed & confirmand by these Presents for me my Heirs Exects & Admin's give grant aliene [79] enteoffe release assure deliver & confirmant of the con

firm unto him the sd Benjamin Fry his Heirs & Assigns forever all that my Certain Tract Lot or parcel of Land situate & being in the Township of Kittery afores Containing Thirty Acres be it more or less Butted & Bounded as followeth vizt beginning at a Stone set in the Ground on the East Side of the High Way leading to Cold Harbour Ferry so called near opposite to Edward Chapmans Barn where it now standeth then East [North East] a Little Northerly Sixteen Pole to another Stone set in the Ground thence South South East a Little Easterly Eleven Poles & from that Extent Easterly one hundred & fourty Poles or thereabouts to the highway or Kittery Road so called thence by said Road towards Sturgeon Creek to the Dividing Line between my sa Land & John Morrells Land & so by sa Dividing Line Westerly to the High Way over Horse-down-Hill so called leading to Cold Harbour Ferry afores & thence by sd Road as it now Goeth to the Stone first began at Bounded Northerly by John Morrills & Francis Allens Lands Southerly by my own Land Easterly & Westerly by the Highways aforesa or however otherwise the same is Bounded or reputed to be Bounded Together with the Houses Buildings Orchards Fences Trees Woods Underwoods Profits Priviledges & Appurces thereon or thereto belonging or in any wise Appertaining To have & to hold unto him the sa Benjamin Fry his Heirs & Assigns forever and to his & their own proper Use Benefit & Behoof from hence forth & forever And I the sd Wm Fry for me my Heirs Execrs & Adminrs to & with my sd Son Benja Fry his Heirs & Assigns do covent promise grant & agree in manner following that is to say that is to say that at & untill the ensealing & delivery hereof I am the true sole & lawful owner of the aboves Tract of Land & Premisses & am lawfully seized & possessa of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawfull Authority to give & dispose of yo same as aforesd the Quict possession thereof to warrant & Defend agt my self my Heirs Execrs or Admin or any other Person or Persons by from or under me them or any of them forever Always Provided and it is the true Intent & meaning of these Presents anvthing therein Contained to the Contrary in any wise notwithstanding that if I the sa Wm Fry at any Time during my Natural Life shall see Cause to Enter into & upon any Part of the sd Tract of Land & Premisses & Improve the same it shall be lawful so to do without any Consideration to be paid therefor to the sd Bena Fry his Heirs &c or any

Molestation from him or them as I might have done before ye making & Executing these Presents In Witness whereof I ye ye Wim Fry have hereunto set my Hand & Seal this Eighth Day of June in the fourth year of ye Reign of our sovereign Lord George ye Second King of great Britain &e Annoq Domini one thousand seven hundred & thirty one The Words (North East) being first Interlined

William Fry (aseal)
Signed Sealed & Delivered in Presence of us William

Fry jun Joseph Fry

York ss/Kittery June ye 8, 1731 W^m Fry above named Personally appearing acknowledged the foregoing Instrumt in writing to be his voluntary Act & Deed

Coram Jos: Hammond J. Pacs A true Copy of ye Origi Receivd April 21, 1735

Attest Jer. Moulton Reg

To all People to whom these Presents shall come Greet-

Jno Perry
Sarah Skinner

& Susa May

To

In Know ye that we John Perry of Boston in the County of Suffolk & Province of ye Massaclusetts Bay in New Engla House wright Susanna May & Sarah Skinner of sel Boston Widows for & in Consideration of ye

Thos Stoddard Sum of two hundred & fifty Pounds Bills of Credit on s^d Province to us in Hand before

the Ensealing hereof well & truly paid by Thomas Stoddard of sa Boston Boatbuilder the Receipt whereof We hereby do acknowledge & our selves therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him sa Thomas Stoddard his Heirs Exects & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully and absolutely give grant bargain sell aliene convey & confirm unto him the sd Thomas Stoddard his Heirs & Assigns forever all that Parcel of Land situate lying and being at Sagadahock in the Province of Main so called and is Butted & Bounded at a Certain Mill Pool & from thence to ve Great Rock in Wm Atkinsons Cloce or Orchard & so to the Stepping Stones & from thence in a Strait Line to the Upper End of ye Main Creek at Small Point Side as far as the Salt Water Rises or Flows with the Marsh Land thereto belonging & ye Members & Appres thereof To Have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the st Thomas

Stoddard his Heirs & Assigns for Ever And we st John Perry Susanna May & Sarah Skinner for our selves Heirs Execrs & Adminrs do covenant promise & grant to & with sa Thomas Stoddard his Heirs & Assigns that before the ensealing hereof we are the true sole & lawful owners of ve above bargaind Premisses & are lawfully seized & possessed of ye same in our own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in our selves good Right full power and lawful Authority to grant bargain sell convey & confirm sa bargain Premisses in manner as afores & that the sa Thomas Stoddard his Heirs and Assigns shall & may from time to time & at all Times forever hereafter by force and virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with ve Appre free & clear & freely & clearly exonerated acquitted & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm¹⁸ Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore we st John Perry Susanna May & Sarah Skinner for our selves Heirs Execrs & Admin's do covenant & engage the above demised Premisses to him the sa Thomas Stoddard his Heirs & Assigns forever hereafter to warrant secure & defend by these Presents agt us & each of us our Heirs & each of them In Witness whereof we the sd John Perry & Mary his wife (She surrendering her Right of Dower in sa Premisses) Susanna May & Sarah Skinner have hereunto set our Hands & Seals this fifth Day of March A Don 1734/5

John Perry (aseal)

Marey × Perry (aseal)

mark
Sarah Skinner (aseal)
her mark
Susanna × May (aseal)

Susanna X May (*Seal)
Signed Sealed & Deliv* in Presence of us Samuel Burnell
John Norvell

Suffolk ss/Boston March 6 1734/5 Then John Perry & Mary his Wife Sarah Skinner & Susanna May all Personally appear* & severally acknowledg* the above Instrum* to be their Act & Deed

before me Joseph Wadsworth Justice Peace A true Copy of ye Origi Reed April 23d 1735

Attest Jer Moulton Regr

To all People unto whom these Presents shall come Nathaniel Donnell of York of York in the Coun-Nau Donnell ty of York in New England Marriner sendeth

To Greeting Know ye that for & in Consideration of the Sum of twenty Pounds to me in

Hand well & truly paid at & before the Ensealing & delivery of these Presents by Thomas Stoddard of Boston aforesa Boat builder the Receipt whereof is hereby acknowledga I the sa Nath Donnell have given granted bargained sold conveyed & confirmed & by these Presents Do [80] give grant bargain sell aliene enfeoffe release convey & confirm unto the sa Thomas Stoddard his Heirs & Assigns forever One Moiety or half Part of all my Right Estate Title & Interest of & in all that my Certain Tract of Land lying on the West Side of Kenebeck River in Long Reach so called formerly ve Land of Robert Gutch & conveyed to me by Deed from Deborah Burnet of sd Boston Widow bearing Date the twentieth of March 1733, bounded upon the sa River & running from Tuessick Rocks to Winslows Rocks and Three Miles Back Together with all and singular the Trees Woods Underwoods Profits Priviledges Water Watercourses Profits Priviledges & Appurces to the sd granted Land & Premisses belonging or in any wise appertaining To have and to hold the sa granted Land & Premisses with the Appurces & the Reversions & Remainders thereof unto him the sa Thomas Stoddard his Heirs & Assigns forever to his & their only sole & proper use Benefit & Behoof from henceforth and forevermore & I the sd Nathaniel Doniel for my self my Heirs Execrs & Admis do hereby covenant promise grant & agree to & with the said Thomas Stoddard his Heirs Exec¹⁸ Admin¹⁸ & Assigns in manner following that is to say that at & untill the time of ye Ensealing & delivery of these Presents I the Nathaniel Donnel am the true sole & lawful owner of the sd granted Land & Premisses & have in my self full power & lawful Authority to grant bargain sell convey & dispose thereof in manner as aforesa & shall & will warrant & defend the sa granted Land & Premisses with the Appurces unto him the sd Thomas Stoddard his Heirs & Assigns forever against the lawful Claims & Demands of all other Persons whomsoever In Witness whereof I the st Nathaniel Donnel have hereunto set my Hand & Seal this Eighteenth Day of April in the Eighth Year of his Majtys Reign Annoq Domini one thousand seven hundred & thirty five

Nathaniel Donnel (*seat)
Signed Scaled & Delivered in the Presence of us Graffton
Feveryear George Ingraham

Suffolk ss/Boston April 19, 1735 M[†] Nathaniel Donnel Acknowledged the above written Instrum[†] to be his free Act & Deed

before me John Ruck J Pacs

A true Copy of ye Origi Reed April 23d 1735

Attest Jer Monlton Regr

To all People unto whom this Present Bill of Sale shall come Richard Hall of Roxbury in the County

Richa & Jos Hall

To Setts Bay in New England Yoeman &

Jno Goodwin Joseph Hall of Dorchester in the County aforcs Yoeman Admin & Heirs to the Es-

tate of Richard Colicott late of Boston in the County aforesd Marriner Dec^d sends Greeting Know ye that they the s^d Rich Hall & Joseph Hall for and in Consideration of the Sum of Five Pounds curre Money of this Province aforesa to them in Hand paid before the ensealing & delivery of these Presents by John Goodwin of Boston aforesd Housewright the Receipt whereof to full Content & Satisfaction they do hereby acknowledge & themselves therewth fully satisfied & thereof & of every Part thereof doth acquit exonerate & discharge the sd John Goodwin his Heirs Execrs & Adminrs forever by these Presents have given granted bargained sold aliened enfeoffed convey⁴ & confirm^d & by the Presents Doth fully freely clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto the sa John Goodwin his Heirs & Assigns for Ever One whole Island Commonly known by the Name of Long Island lying and being at or near the Month of Kenebeck River Containing about one Mile in Length be it more or less & is Bounded by a High Head of Land formerly in the possession of W^m Cock on the Westerly Side of y Sea between it & y salsland & y Land of Mary Parker widow on y Easterly Side of ye Sea between it & ye set Island Butting on Sagadehock Point of Entrance the River Going towards the sd Island Southerly & the Islands near thereunto commonly known by the Name of Pole Island & Goose Island lying from the s^a bargained Island Northerly with the Appurces of Meadow Beech Flatts & all other things whatsoever on & in the sd Island are & May be had with the Priviledge of Fowling Fishing Hunting Hawking & all other Priviledges whatsoever to the st Island belonging or in any wise Appertaining To have and to hold the sa Island & Premisses with all & singular the Appurces unto the sa John

Goodwin his Heirs & Assigns for Ever to his & their own sole & proper Use Benefit & Behoof & the sa Richard Hall & Joseph Hall for themselves their Heirs Exec* & Admin** doth hereby covenant promise grant & agree to & with the sd John Goodwin his Heirs & Assigns that before the ensealing and delivery hereof that they have in themselves full power & Authority to grant bargain sell & confirm sd bargained Premisses in manner as afores and that the sa John Goodwin his Heirs & Assigns shall & may by force & virtue of these Presents lawfully peaceably & quictly have hold use occupy possess & enjoy the sa bargained Premisses with the Appurees as aforesd free & clear & clearly acquitted exoneratd and discharged of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries & Incumbrances whatsoever And further the sa Richard Hall and Joseph Hall for themselfs their Heirs Exects Admints & Assigns do covenant promise & engage [the sd] Island & Premisses as aforesd to him the sa John Goodwin his Heirs & Assigns against ve lawful Claims & Demands of any Person or Persons whomsoever forever hereafter to warrant secure & defend In Witness whereof the sd Richd Hall & Joseph Hall Personally have hereunto set their Hands & Seals the third day of March in the Sixth Year of ye Reign of our sovereign Lord George King of great Britain & Annog Dom' one thousand seven hundred & ninetecn/20

Richard Hall (Seal) Joseph Hall (Seal)

Joseph Hall (Seal)
Signed Sealed & Delivered in the Presence of us Jacob

Sheafe John Sprayne

£ 52020 Receiv^a of John Goodwin within named on the Day of y^o above written Bill of Sale the Sum of Five Pounds in full of y^o Purchase Consider* therein mentioned

Richard Hall Joseph Hall

Suffolk ss/Boston 3^a March 1719/20 Richard Hall & Joseph Hall Personally appeared before me the Subscriber one of his Majesties Justices of y Peace for the County afores & acknowled the within written Instrum to be their voluntary Act & Deed

Samuel Lynde A true Copy of ye Origi Receivd April 25th 1735

Attest Jer Moulton Regr

This Indenture made the twenty seventh Day of March
Anno Domini one thousand seven hundred &

Eliza Frankfin To Jno Goodwin Anno Domini one thousand seven hundred & twenty one Annoq I^{*} R^{*} Georgii Magna Brittania & Septimo Between Elizabeth Franklin of Boston in the County of Suffolk within his Maiesties Province of v^{*} Massachusetts Bay in

New England Widow of the one Part & John Goodwin of Boston in the County of Suffolk in the Province aforesd Housewright on the other Part Witnesseth that the sd Elizabeth Franklin for & in Consideration of the Sum of twenty Six Pounds in good & lawful Bills of Credit on the Massachusetts Bay aboves to her in Hand at & before the ensealing & delivery of these Presents well & truly paid [81] The Receipt whereof the s4 Elizabeth Franklin doth hereby acknowledge hath given granted bargained sold released enfeoffa & confirm^d & by these Presents Doth give grant bargain sell release enfeoffe confirm & convey unto the st John Goodwin his Heirs & Assigns for Ever All that her the sd Elizabth Franklins one third of one Quarter Part of all the Land web extendeth it self from the Utmost Limits of Cobbaseconte which Adjovneth to the River of Kenebeck towards the Western Ocean & a Place called the Falls at Nequambite in America & ye Space of Fifteen Miles on both Sides of the sa River commonly calla Cannebeck River & all the sa River called Kenebeck River that lieth within the st Limits & Bounds East West North & South & all Lands Grounds & Soiles Rivers Trading & Fishing all web Land & Priviledges was Granted to Antipas Boyes Edward Tyng Thomas Brattle & John Winslow & ve one third of one quarter thereof was given to me ye st Elizabeth Franklin by ye aforenamed Edwa Tyng & I ye sa Elizabeth Franklin Do also therewith give up to ve st John Goodwin his Heirs & Assigns forever all my Right Title Interest Inheritance Use Property Possession Claim & Demand wtsoevr in the one third of ve one quarter of all the Lands & Priviledges aforementiona & the sa Eliza Franklin Doth covenant grant & agree to & with the sa John Goodwin his Heirs Excers Admints or Assigns that the sa Eliza Franklin at the time of this grant bargain & sale & untill the ensealing & Executing of these Presents is the true & lawful owner & stands lawfully seized to her own proper Use in a good Estate of Inheritance in Fee simple of all the sd bargained & granted Premisses without any manner of Condition or Reservation whatsoever whereby to alter Change Defeat or make void the same And for her self her Heirs Execrs & Adminrs Doth further covenant grant & agree to warrant & defend all the sd granted Premisses with

the Members & Appurces to the Use of the s^d John Goodwin his Heirs & Assigns against all & every Person & Persons whomsoever In Witness whereof the Elizabeth Franklin hath hereunto set her Hand & Seal the Day & Year first above written

Elizabeth Franklin (aSeal)

Signed Scaled & Deliv^d in Presence of us John Flagg Andrew Lane

Receiv^a of M^r John Goodwin the Sum of twenty six Pounds being in full consider^a for y^e Lands & above mentioned

p Elizabeth Franklin

Boston March 27, 1721 Witness Andrew Lane

Suffolk ss | Boston 30th March 1721 Elizabeth Franklin appeared before me the Subscriber one of his Majth Justices of ye peace in s⁴ County & did Acknowledge the written Instrum¹ on the other Lease to be her free Act & Deed

Samuel Lynde

A true Copy of ye Origi Receiva April 25 1735

Attest Jer Moulton Rege

Be it known unto all Men by these Presents that Whereas
I Joseph Holmes formerly of the Town of
Cambridg Cooper now living in the township
To of Sålem in New England have formerly

To Jnº Holmes & Nat: Hill

bought of Francis Neale Sen' formerly Inhabitants of the Town of Casco alias Falmonth now living in the Town of Salem a Parcel or Quan-

tity of Land & Marsh lying in Casco Bay as p a Deed under his Hand bearing Date the 5th Day of Augt 1680 more largely will appear Now know all Men further that I the sa Joseph Holmes formerly of the Town of Cambridge Cooper now living in ye Township of Salem in New England for & in Consideration of a valuable Sum of Money or Moneys worth to me in Hand paid before the Signing & delivery of these Presents by my Brother M. John Holmes of ve Township of Salem in the County of Essex in New England Husbandman & my Brother in Law Mr Nathaniel Hill of Billarkie in the County of Middlesex in New Enga Husbandman the Receipt whereof I do acknowledge & my self therewth fully satisfied paid & contented have bargained & sold & by these Presents do absolutely grant bargain & sell & confirm unto the sd Mr John Holms & Mr Natl Hill their Heirs & Assigns forever All that Land & Marsh I formerly bought as aboves of Francis Neal Sent the Upland containing one hundred acres and is Bounded as followeth to the Westward with a Cove or Freshit near adjoyning to the Dwelling House where the sq Francis Neal did formerly Live & so running along Eastward to a Cove Commonly called or known by ye Name of the Long Cove up into the woods so far that a Parrellell Line from the First Westerly Bounds to the sa Long Cove up into the woods may Contain one hundred Acres of Land the Marsh lying & being Also in the afores Township of Cascoe which is the Part & Portion lying & being on the North East Side of a Creek Commonly called or known by the Name of Skittragussets Creek with a Little Island adjoyning Also one half of the Marsh lying at the Head of the sa Creek Also a Neek of Marsh lying & being in the Township of Westgostuggo as is by Estimation Eight or Nine Acres be it more or less lying about a Mile up the River commonly called or known by the Name of Chusqusack River in the Township of Westgostuggo as Reference to the sd Deed I had from the sd Francis Neale Sent being had may more largely appear All weh Land & Marsh as above Express^d all the Right Title & Interest I have might have or ought to have the same according to the Decd above mentioned I Receiva from the sa Francis Neale Sent I Joseph Holmes by these Presents do absolutely bargain sell enfeoffe & confirm unto my sa Brother John Holmes & my Brother in Law Nathaniel Hill their Heirs & Assigns forever To have and to hold the hereby bargained Premisses to the only Use & Behoof of them the sd John Holmes & Nathaniel Hill their Heirs & Assigns forever And I Joseph Holms do further covenant & agree to & with the sd John Holms & Nathaniel Hill that at the Signing & delivery of these Presents as also with their Heirs or Assigns that all the hereby bargained Premisses are free & clear & clearly freed from all former bargains sales mortgages Gifts Incumbrances or Intanglemts of what Nature soever made by me my Canse knowledge or Procurement & I Joseph Holms do hereby empty my self Heirs Execrs Admin's or Assigns of & from all Claim Title & Interest to ye within mention barga Premisses or any Part thereof & to the only Use & Behoof of them the sa John Holms & Nati Hill their Heirs Exects or Assigns agt me my Heirs Exects or Assigns or any other Person or Persons whatsoever lawfully claiming from by or under me them or any of them shall & will warrant & forever defend by these Presents & In Witness of the truth hereof I Joseph Holms have hereunto set my Hand & Seal this 24th Day of May in the Year of our Lord one thousand six hundred eighty seven

Joseph Holmes (aSeal)

Signed Scaled & Deliv⁴ in the Presence of us John Masary Francis Neale Sen^r

Joseph Holmes Personally appeared & acknowledged the above written Instrum^t to be his Act & Deed this 24 Day of May 1687

before me Barth^o Gedney one of y^e Council A true Copy of y^e Orig¹ Ree^d May 7th 1735

Attest Jer. Moulton Reg

[82] To all Christian People to whom these Presents

shall come Deliverance Goodin of Berwick in Delivr Goodin the County of York within his Majesties To Province of the Massachusetts Bay in New John Lord England sendeth Greeting Know ye that I the sa Deliverance Goodin for & in Consideration of the Sum of Thirty Pounds in good & lawful Money of New England to me in Hand well & truly paid by John Lord of Berwick aforesd Yeoman the Receipt whereof to full Content & Satisfaction I hereby acknowledge & thereof & of every Part thereof I do acquit and discharge the sa John Lord his Execrs & Adminrs forever have given granted bargained sold & by these Presents Do freely fully clearly and absolutely give grant bargain sell aliene enfeoffe make over & forever confirm unto him the sd John Lord his Heirs & Assigns A Certain Tract or Parcel of Land in Berwick afores^d containing twelve acres Bounded viz Beginning at a White Oak Tree standing by a Lot of Land formerly Laid out to Thomas Abbot and running South by East Sixty Eight Poles to Abigail Goodins Land & from thence by the set Abigail Goodins Land & Abraham Lords Land East South East thirty & five Poles & from that Extent North by West Sixty poles to ye aforesd Abbots Lott & yn by the sd Abbots Line thirty five Poles to the first Station with all & singular the Priviledges Appurces Timber Trees Woods Underwoods Ways Waters Inheritance Use Property Possession & Advantages whatsoever to the same belonging or in any wise Appertaining To have & to hold to him the sa John Lord his Heirs and Assigns for Ever the aforesd Lands and Premisses & every Part & Parcel thereof from henceforth & forever And I the sd Deliverance Goodin for my self my Heirs Execrs & Admin ts do covent & engage unto & with the st John Lord his Heirs and Assigns in manner following viz that at & untill the ensealing & delivery of these Presents I am the true sole & lawful owner of ye aforementioned Premisses & am lawfully seized & possessed of ve same in mine own

Right as a good Perfect Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to sell & convey the Premisses in manner as aforesa & that it shall be lawful to & for the sd John Lord his Heirs & Assigns from hence forth & for Ever to have hold use occupy possess & enjoy the Premisses & every Part & Parcel thereof free & clear & clearly exonerated acquitted & discharge from all & all manner of former & other Gifts Grants Bargains Sales Leases Wills Entails Joyntures Dowries Judgmts Exccutions Incumbrances & Extents whatsoever And that I the sd Deliverance Goodin & my Heirs Exects & Admints shall & will from hence forth & forever hereafter warrant secure & defend the Premisses & every Part and Parcel thereof unto him the sa John Lord his Heirs & Assigns forever against the lawful Claims & Demands of any Person or Persons whatsoever In Witness whereof I have hereunto set my Hand and Seal the twenty second Day of Jan in the Eighth Year of the Reign of King George the Second Annoque Domini one thousand seven hundred & thirty five

Deliverance × Goodin (aSeal)

Sign^d Sealed & Deliv^d in Presence of Joseph Woodsum

Daniel × Grant

York ss | Berwick Febro the 8 1734/5 Then Deliverance Goodin above named acknowledged the above Instrumt to be her free Act & Deed

before John Hill J. peace

A true Copy of y^c Orig^l Receiv^d May 6, 1735 Attest Jer. Moulton Reg^t

To all People unto whom this Present Deed of Sale shall

Gale Elkins Traills Orue Deverix To Jones

come Edmond Gale of Marblehead within the County of Essex Pewterer Son of Azor Gale late of Marblehead afores^a Esar Dec^a Admin^a to his Estate & Exet to the last Will & Testam¹ of Mary Gale Dec^a late Relict Widow of the s^a Azor Gale Joseph Gale of Boston in the

County of Snffolk Upholsterer Thomas Elkins of Marblehead aforces Inholder & Elize his Wife one of the Daughters of the se Azor Gale John Trail of Boston aforces Merchi & Mary his Wife another Daught of ye se Azor Gale Joshna Orne Jnn of Marblehead aforces Shoreman & Sarah his Wife one other of ye Daughters of the se Azor Gale the aforenamed Edmond Gale as Guardian to William Gale another Son of

the sa Azor Gale Abigail Devorix of Marblehead aforesa Guardian to Mary Gale Grand Datr of the sa Azor Gale and all within the Province of ye Massachusetts Bay in New England send Greeting Know ye that the sa Edmond Gale Quallified as afores Joseph Gale Thomas & Elizabeth Elkins John & Mary Trail Joshua & Sarah Orne & Abigail Devorix Guardian as aforesd for & in Consideration of the Sum of thirty Pounds in good Publick Bills of Credit of the Province aforesd to them in Hand at & before the Ensealing and delivery of these Presents well & truly paid by Phinehas Jones of Falmouth the County of York Yeoman the Receipt whereof they the sa Edmond Gale Qualified as aforesa Joseph Gale Thomas & Elizbeth Elkins John & Mary Trail Joshua & Sarah Orne & Abigail Devorix Guardian as aforesa Do hereby Acknowledge have granted bargained sold aliened enfcoffed conveyed & confirma and by these Presents Do Grant bargain sell aliene enfeoffe convey & confirm unto the sa Phinehas Jones all the Right Title Interest Inheritance Use Possession Property Share Part Portion Proportion Dividend Claim and Demand whatsoever of them the sa Edmond Gale as well in his own Right as he is Qualified as aforesd Joseph Gale Thomas & Elizabeth Elkins John & Mary Traile Joshua & Sarah Orne & Abigail Devorix Gnardien as aforesa and of the Persons whom any of them Represent as aforesa of in & unto One hundred Acres of Land situate lying and being in Casco Bay within the said County of York formerly the Land of Nathaniel Wallis & Also of in & unto all other Lands in Casco Bay aforesa which belonged to Edmond Gale late of Beverly in the County of Essex afores Marriner Deed and by him Disposed of to the Azor Gale as by the Deeds thereof (Reference thereto being had) may fully & at Large appear Together with all & singular the Rights Members Profits Priviledges & Appurces whatsoever thereunto belonging or in any wise Appertaining & the Reversion & Reversions Remainder & Remainders thereof To have and to hold the st granted & bargained Premisses with the Appurces & every Part & Parcel thereof unto the sd Phinehas Jones his Heirs & Assigns to His & their only proper Use Benefit & Behoof forev And the sa Edmond Gale Quallified as aforesd Joseph Gale Thomas & Elizabeth Elkins John & Mary Trail Joshua & Sarah Orne & Abigail Devorix Guardien as afores for themselves their Heirs Execrs & Adminrs do covenant grant & agree to & with the sd Phinchas Jones his Heirs & Assigns by these Presents in manner & form following that is to say that he the sa Phinehas Jones his heirs & assigns shall & may by force & virtue

of these Presents lawfully peaceably & quietly for ever hereafter have hold & enjoy the st granted and bargained Premisses with ye Appurces free & clear & clearly acquitted exonerated and discharged of & from all manner of former or other Gifts Grants Bargains Sales Leases Releases Mortgages Joyntures Dowers Judgmts Executions Intails Forfeitures & of & from all other Titles Troubles Charges & Incumbrances wisoever And farther that they the sa Edmond Gale Quallified as afores^d Joseph Gale Thomas and Elizabeth Elkins John & Mary Trail Joshua & Sarah Orne & Abigail Devorix Guardien as aforest their Heirs Exects & Admints shall & will warrant & defend the sa granted & bargained Premisses with the Appurces & every Part & Parcel [83] thereof unto the sa Phinchas Jones his Heirs & Assigns forever agt the lawful Claims & Demands of the Heirs or Assigns of the sa Edma Gaile Deca Azor & Mary Gale Deca or any or either of them & agt them the st Grantors & each of them their & each of their Heirs & all other Persons claiming or to claim by from or under them or either of them In Witness whereof the sa Edma Gale Qualified as afores^d Joseph Gale Thomas & Eliz^a Elkins John & Mary Traile Joshua & Sarah Orne & Abigail Devorix Gnardian as aforesd have hereunto set their Hands & Seals the twelfth Day of July Anno Domini 1731 & in the Fifth Year of his Maj^{tys} Reign

Edm ⁴ Gale	(aSeal)
Jos. Gale	(aSeal)
Tho ⁸ Elkins	(aSeal)
Elisibeth Elkins	(aseal)
John Traill	(aSeal)
Mary Traill	(aSeal)
Edm ^d Gale in behalf of	
W™ Gale as Guardian	(aSeal)
Joshua Orne jun ^r	(aSeal)
Sarah Orne	(aSeal)
Abigail Deverix	(aSeal)

Sign^a Scaled & Delivered in Presence of John Boylston Thomas Blowas

Signed Scala & Delivera in Presence of John Gallison

Eliza Erown John Lewis Ruth Burrill

Suffolk ss/Boston July 13, 1731 Then Edm^a & Joseph Gale John Traill & Mary his wife & Edm^a Gale as Guardian into afores^a Wⁱⁿ Gale Personally appearing acknowledged the within Instruⁱⁿ as their free Act & Deed

before me

Essex ss/ The above named Thomas Elkings & Eliz* his wife Joshua Orno jun¹ & Sarah his Wife & Abigail Devorix Personally appeared & acknowledged the within written Instrum¹ to be their free Act & Deed

Marblehead Augt ye 9 1731

before me Joshua Orne J Peace A true Copy of the Origi Receiv^d May 7 1735. Attest Jer. Moulton Reg^t

To all People to whom these Presents shall come Joseph
Uram of Boston in the County of Suffolk and Province of the Massachusetts
Bay in New England Shipjoyner & Sarah
Jamerson web s4 Sarah Jamerson was

Sister to Eliza Edwards Wife to John Edwards late of Falm^o in Casco Bay Dec^d which s^d John & Eliz^a Edwards died Intestate & Left Issue Elizabeth his only Child who died Intestate & left no Issue so that the Estate of Eliza Edwards descends the one half to the sa Joseph Uram & Sarah his wife send Greeting Know ye that the aboves Joseph Uurann & Sarah his Wife for & in Consideration of ye Sum of Ten pound in Money to them in Hand paid at or before the ensealing & delivering of these Presents by Phinehas Jones of Falmouth afores Yeoman the Receipt whereof they do hereby Acknowledge & themselves therewth fully satisfied contented & paid have given granted bargained sold aliened convey^d & confirm^d unto him the aboves^d Phinehas Jones his Heirs Execrs & Assigns forever the one Fourth Part of a Proprs or Town Right throughout the Township of Falmouth which was Returned & Voted to ye Heirs & Assigns of John Edwards at a Propts Meeting held at Falmo aforesd the Eleventh of December last as may appear by the Town or proprietors Records Together with all that shall or may belong unto the sd Right by any Grant of ye Court or any ways or means whatsoever To have & to hold the above granted & bargaind Premisses together with all the Priviledges & Appurces thereto belonging unto the aboves^d Phinehas Jones his Heirs Execrs Admin¹⁸ & Assigns forever as a good lawful & absolute Estate of Inheritance in Fee simple & Furthermore they the sd Joseph Urann & Sarah his wife for themselves their Heirs Execrs & Admin 18 do promise & engage the above demised unto him the abovesd Phinehas Jones his Heirs Exects Admints & Assigns agt ve lawful Claims & Demands of the Heirs or Assigns of

the aboves" John Edwards & Eliz" his Datt & themselves or any from by or under them or any or y" forever hereafter to warrant secure & defend by these Presents In Witness whereof they have hereunto set their Hands & Seals this twenty eighth Day of April & in the Eighth Year of y" Reign of our Sovereign Lord George the Second of Great Britain King Defend' of y" Faith &e

> Joseph Uann (Seal) Sarah Urann (*Seal)

Sign^d Scal^d & Deliv^d in Presence of us W^m Haly Sarah Haly

Suffolk ss/Boston April 29, 1735 Joseph Urann & Sarah Urann each appearing Acknowledg^d the beforegoing Instrum^t to be their Act & Deed

before Habijah Savage Just Pacis A true Copy of ye Origi Reci May 7 1735 Attest Jer. Moulton Regr

To all People to whom this Present Deed of Sale shall come Greeting Know ye that for & in Consider-

Sa Pearce ation of the Sum of Fifty Pounds already in Hand To paid unto me the sd Samuel Pierce of Newtown in Drinkwati theCounty of Fairfield and Colony of Connecticutt in New England Husbandman by Warren Drinkwater of Falmouth in the County of York & Province of ve Massachusetts in New England Gentleman for a Certain Tract of Land Do by these Presents sell aliene enfcoffe convey & confirm unto Warren Drinkwater abovesd Five hundred Acres of Land which shall or may or is already fell or is set off or shall or may be hereafter set off or fall to me the st Samuel Pierce Heirship or Birth Right in a Certain Tract of Land that my Hond Grandfather Richard Peirce bought of the Indians in the Eastwa at a Place called Misconass Bay a Bay begins at or near New Harbour North Easterly from Penequid Point as will more fully appear on the Publick Notary Office at Maruellhead Reference thereunto being had which sa Land above mentiona is to be Divided equal quantity & quality Breadth & Length in the Land that shall or may be set off or Laid for or to me the sd Samuel Peirce in the abovesd Land or Tract of Land that my sd Grandfather did buy as abovesd &c with all & singular the Priviledges & Appurces thereunto belonging To have and to hold all the aboves Lands & Premisses from me the sd Samuel Pierce my Heirs Execrs Admints & every of ym unto him the sa Warren Drinkwater he & his Heirs & Assigns forever Warranting the aboves Land & Premisses from by & under me the s^d Sam¹ Peirce my Heirs & Assigns & every of them In Witness hereof I the s^d Samuel Peirce have hereunto set my Hand & Seal this Ninth Day of Oct Anno Domini one thousand seven hundred & thirty three

Samuel \times Peirce (*seal)

Signed Scaled & Delivered in Presence of us Thomas Bennitt John Louff

Samuel Peirce the above Subscriber Personally appeared in s^d Newtown the Day & Date above and Acknowledg^d this above Instrum^t which he hath Sign^d Scaled & Delivered to be his own free Act & Deed

before me Thomas Bennitt Justice of ye Peace

A true Copy of ye Origl Reced May 9, 1735

Attest Jer. Moulton Reg^r

Know all Men by these Presents that I Samuel Peirce of Newton in the County of Fairfield in the Sam Pierce Colony of Connectitut in New England Hus-To. band Do by these Presents Constitute Ordain Warren Drinkwr & appoint in my Place & Stead do put Warren Drinkwater of Falmouth in the County of York & Province of the Massachusetts Bay in New England Gent To Ask Require Recover Receive Demand & Sew for in my Name as Amply as tho' I was then in my own Person nothing Excepted or reserva Relating any thing or things matter or matters Relating to the Recovering of all Lands that is any ways belonging to me the aboves Samuel Peirce & in a Particular manner First to git for me & in my Name either by Law or any other way or means whatsoever all Lands that is now or may hereafter fall to me the sd Sami Peirce by Birth Right or Heirship in a Certain Tract of Land that lies to the North Eastward of Penequit Fort from a place called New Harbour to Round Pond or Miscongus Bay & so into the Woods Nor West or thereabouts which Land was first bought by my Grandfather Brown as the Records will set the Land Bounds forth & also from Round Pond or sa Misconens Bay & so into the Woods as the Publick Notary Office at Maruell head it being a Tract of Land was Purchased of ve Indians by my Hond Grandfather Pearce & in the Close of the hole I the sa Samuel Peirce Do by virtue of these Presents put my [84] Loving Friend Warren Drinkwater to be my Lawful Attorney & to Answer for me & do for me the aboves Samuel Peirce in all things &e as above mentiond Also to answer & do for me & in my name as you

ye sa abovesa Warren Drinkwatthink Proper in all Cases be before any of his Majtys Ministers of Law Judges Justices Courts or Customs in Arbitrations nothing Excepted or reserved that my sd Attorney or his Agents shall do or cause to be done Relating to the Premisses & Further Further I the sd Samuel Peirce do give absolute absolute orders to my sd Attornev Warren Drinkwater to sell for me & in my Name to make Seal in all Cases in my Name & for me & to sell & make lawful Seals & sell of any of my Lands not Exceeding Ten Hundred Acres & holding firm & good & valued all & singular wt my sd Attorney or his Agents shall do or cause to be done Relating to the aboves^d within & in Case ye aboves^d Attorney or his Agents or Substitutes does want more Strength I the aboves Samuel Peirce will forever hold good & firm & give In Witness whereof I the aboves d Sami Peirce hereunto set my Hand & Seal this thirteenth Day of October Anno Domini one thousand seven hundred & thirty three

Samuel Peirce X (Seal)

Signed Sealed & Delivered in Presence of us Thomas Bennitt John Louff

October y⁸ 19, 1733. Then the above Subscriber Samuel Peirce Personally appear⁴ In s⁴ Newtown & acknowledged this above Instrum⁴ which he hath Sign⁴ Seal⁴ & Del⁴ to be his own free Act & Deed

Before me Thomas Bennitt Justice of ye Peace A true Copy of ye Orig' Recd May 9, 1735 Attest Jer. Moulton Regg

To all People to whom this Present Deed of Sale shall come Greeting Know ye that I Warren Drinkwater as Att for Samt Pearce York & Province of the Massachusetts Bay in New Engl^a Gent by virtue of a Power of Attorney General under the Hand & Seal of Sam¹ Peirce of Newtown in the County of Fairfield & Colony of Connecticutt in New England

of Fairfield & Colony of Connecticutt in New England Husbandman bearing Date Oct ye 13, Anno Domini one Thousand Seven hundred & thirty three Empowering me ye sd Warren Drinkwater to sell or dispose of any Lands belonging to the sd Saml Peirce not Exceeding Ten Hundred Acres of Land Do by force & virtue of these Presents sell aliene convey & confirm unto Edward King of North Yarmouth in the County of York & Province of ye Massa-

chusetts Bay aforesd Yeoman for ye Consideration of ye Just Sum of Fifty Pounds Money of ye sd Province to me in Hand well & truly paid by ye sd Edward King before the ensealing & delivery hereof the Receipt whereof I do hereby Acknowledge & my self there with fully satisfied contented & paid have given granted bargained & sold & do hereby fully freely & absolutely give grant bargain sell aliene convey & confirm unto the aboves Edward King his Heirs Exects Adm's or Assigns forever A Certain Tract or Parcel of Land lying in the Eastward near Penneguid Fort adjoyning on Misconkess Bay with the Bounds of that or Parcel of Lands that shall be found belonging or coming unto ve sd Samuel Peirce his Heirs or Assigns by Birth Righ or Heirship to the Estate or Inheritance of his Grandfather Rich^d Peirce Dec^d who formerly enjoyed & possess^d y^e same by virtue of a Purchase Deed under ve Hands & Seals of some of ve Eastern Indians or Natives of that Contry will more fully appear on the Publick Notary office at Morruill Head Reference thereunto being had which Land hereby bargained & sold unto the st Edward King his Heirs or Assigns shall be set off & Bounded as follows viz sd Land to Lie two hundred & Fifty Rods or Poles in Breadth & fronting on Miscongus Bay aforesd where the sd Samuel Peirces Part or Proportion of sa Inheritance shall fall & be allotted & set off unto him his Heirs or Assigns & to Extend that Breadth into the woods on Two Parrellel Lines North West two Miles which shall make up the Number of ten hundred or one thousand Acres of Land To have and to hold the sd granted & bargained Land & Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining unto him the sa Edward King his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever Furthermore I the st Warren Drinkwater in the Name & on ye behalf of the abovesd Samuel Pierce his & my Heirs Excers or Admin's do covenant & engage the above demisd Premisses unto him the sd Edwd King his Heirs & Assigns against all ye lawful Claims or Demands of any Person or Persons by or under him the sa Samuel Peirce his Heirs or Assigns In Witness whereof I the abovesa Warren Drinkwatr as an Attr for the sa Samuel Peirce have hercunto set my Hand & Seal this Ninth Day of Janry Anno Dom one thousand seven hundred & thirty theree four & in the Seventh Year of ve Reign of our sovereign Lord George the Second by the Grace of God of Great Britain King Defends of the Faith &c

Warren Drinkwater Attorney for Sami Pierce (aSeal)

Signed Sealed & Delivered in Presence of us Samuel

Seabury George Drinkwater

York ss North Yarm^o Jan^{ry} y^e 12 1733/4 Then the above named Warren Drinkwater Personally appeared & acknowledg^d the above written Deed to be his Act & Deed before me Samuel Seabury Justice Peace

To all People to whom these Presents shall come Greet-

A true Copy of ye Origi Recd May 9, 1735

Attest Jer. Moulton Reg

ing Know ye that I Warren Drinkwater of Fal-Drinkwate mouth in the County of York & Province of the To Massachusetts Bay in New England Gentleman Edwd King for & in Consideration of the Sum of Fifty Pounds to me in Hand well & truly paid by Edward King of North Yarmouth in the County & Province aforesd yeoman the receipt whereof I do hereby acknowledg & my self therewith fully satisfied contented and paid Have given granted bargained sold aliened conveyed & confirm unto & Do by these Presents freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the abovesd Edward King his Heirs Exects Admints & Assigns forever Five Hundred Acres of Land lying at Muscongess near to Penneyquid Fort which I bough of one Samuel Pearce of Newtown in the County of Fairfield & Colony of Conatecute in New England Husbandman as appears by a Deed under his Hand and Seal bearing Date October the thirteenth Anno one thousand seven hundred & thirty three set out & Bounded unto the sa Edward King his Heirs & Assigns the above mentioned five Hundred Acres of Land According to the Bounds & Limits of & that are set forth in the afore Deed with all & every Particular therein set forth To have & to hold sa granted & bargained Land & Premisses with all the Appurces Priviledges and Commodities to the same thereunto belonging or in any wise Appertaining unto him the aboves Edward King his Heirs & Assigns for Ever to his & their only Use Benefit & Behoof forEver And I the said Warren Drinkwater for my self my Heirs Exec* & Admin* do covenant promise & agree to & with him the aboves Edward King his Heirs & Assigns to warrant secure & defend the above bargained Land & Premisses agt the lawful Claims or Demands of any Person or Persons from by or under me the aboves^d Warren Drinkwater & ye aboves^d Sam¹ Pearce In Witness whereof I the sd Warren Drinkwatt have hereunto set my Hand & Seal this fourteenth Anno Domini one

thousand seven hundred & thirty four & in the Seventh Year of the Reigu of our Sovereign [85] Lord George the Second by the Grace of God of great Britain King Defend of the Faith &c

Warren Drinkwater (*Seal)

Sign^d Sealed & Delivered in Presence of us Robert Johnson

George Drinkwater

York ss/ North Yarmouth May ye 15 1734 Then ye above named Warring Drinkwater Personally appeared & acknowledga the above written Instrument to be his Act & Deed

I Whose Name is underwritten have Surveyed & Laid out for Samuel Banks of York in the Township of York Twenty Acres of Land by virtue of a Grant Granted by the Town of York bearing Date

April 22ª 1680 Fifteen Acres which lavs between Doctors Buln & Elder Milberrys Land at the Rockey Ground Bounding as follows Beginning at the South East Corner Henlock a Tree mark⁴ on Four Sides & from s⁴ Tree runs Nor West Sixty Three Pole to a Pople Tree marked on Four Sides & from sd Tree run Thirty Eight Pole to a Beach Tree marked on Four Sides & from sd Tree running Sixty Three Pole to a Maple Stump marked on Four Sides & from sa Stump South West thirty eight Pole to the first mentioned Bounds within weh Bounds containing Fifteen Acres of Lands and Five Acres lying at the North East End of sd Banks Land beginning at a White Oak Tree marked on Four Sides & from sd Tree runs Forty Pole to a Maple Tree mark^d on Four Sides from s^d Tree running South East twenty Pole to a Red Oak Tree marked on Four Sides & from sd Tree runs South West Forty Pole to a Hemlock Tree marked on Four Sides & from sd Tree running North West twenty Poles to the first mentioned Bounds within which Contains Five Acres of Land York May the 2, 1735

Nicholas Cole Surv[†] of Land A true Copy of y^e Orig[†] Rec[†] May 6, 1735 Attest Jer. Moulton Rec[†] York in the County of York in New Engla

Hubandman for & in Consideration of the Sum Jno Linscot To of Ten Pounds current Passable Money to me Josiah in Hand paid by my Brother Josiah Linscot of York afores House Carpent have therefore given & granted & hereby do give & grant unto the sa Josiah Linscot his Heirs & Assigns forever the one half of Nine Acres of Land weh were Granted to the sd John Linscot by the Town of York & Laid out by Abram Preble Surve as p the Return thereof may appear Bounded as follows viz beginning at a Little Maple Tree standing Just in the Dividing Line between Kittery & st York at the Westward Corner of Sami Bragdons Land weh sd Tree is markd on Four Sides & runs from thence by sd Bragdons Land South South East Ninety Eight Poles to a White Oak Tree marked on Four Sides formerly & now new marked Four Sides thence S South West by the Bounds of a Parcel of Land formerly Laid out unto Mr James Plaisted & Mr Samuel Came thirty Poles to the Dividing Line between sa York & Kittery to a Hemlock Tree mark⁴ Four Sides & from thence bounded upon sa Dividing Line to the Maple first above mentioned The sa Josiah Linscot is to have half the Land

 $\rm John \stackrel{his}{\times} Linscot \quad (^aSeal)$

Sign^a Seal^a & Del^a in Presence of John Nowell John Smith

1734

within the aboves Bounds To have & to hold the one half Part of ve aboves Land with the Priviledges & Appurees thereof unto the sa Josiah Linscot his Heirs & Assigns to his & their only Use & Uses hereby warranting the same agt ye Claims of any other Person whatsoever In Witness whereof I have bereunto set my Hand & Scal the Second Day of in the Seventh Year of his Majtys Reign Annoq Dom

York ss/York May 10, 1735 Then the above named John Linseot Personally appeared & acknowledge the above Instrumt to be his Act & Deed

before me Jer. Moulton Jus: Peace A true Copy of ye Origi Receiva May 10 1735

Attest Jer Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Charles Trafton of York in Trafton the County of York in his Majesties Province of To the Massachusetts Bay in New England Yeoman

Hutchins for & in Consideration of the Sum of Sixty Pounds Currant passable Money of New England to me in Hand before the ensealing hereof well & truly paid by Thomas Hutchens of Kittery in the County of York aforesd Yeoman the Receipt whereof I do hereby acknowledge and my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge him the sd Thomas Hutchens his Heirs Exects & Admints forever by these Presents have given granted bargained sold aliened conveyed and confirmed and by these Presents Do freely fully & absolutely give grant bar-

gain sell allene convey & confirm unto him the sa Thomas Hutchens his Heirs & Assigns forever a Certain Tract or Quantity of Land situate lying and being in York aforesa containing Six acres & is Bounded as followeth beginning at a Hemlock Tree standing in the Corner Bounds between me the sd Charles Trafton & my Brother Zacheus Trafton and from thence South Easterly twenty Poles bounding on a Brook called the Fulling Mill Brook only the s^d Hutchens is to Leave three Poles or Rods for a High Way or Country Road then North East as said Traftons Land runneth the whole Breadth as aboves twenty Poles till Six Acres be Compleated leaving three Poles for a Road as aboves It being part of the Land where the sd Charles Trafton now liveth To have and to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sd Thomas Hutchens his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I the sa Charles Trafton for my self my Heirs Execre & Admin ** do covenant promise & grant to & with him the said Thomas Hutchens his Heirs & Assigns that before the Ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power and lawful Authority to grant sell convey and confirm said bargained Premisses in manner as aforesd And that the sd Thomas Hutchens his

Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents

lawfully peaceably & quietly Hold Use occupy possess

& enjoy the st Premisses with the Appurces free & clear and freely & clearly acquitted exonerated & discharge of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed [86] Furthermore I the sa Charles Trafton for my self my Heirs Execrs & Admin'rs do covenant & engage the above demised Premisses to him the sa Thomas Hutchens his Heirs & Assigns forever agt the lawful Claims & Demand of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents Sarah Trafton the wife of sa Charles Trafton doth freely Consent & agree to this Bargain & Sale & Relinqueth all her Right & Power of Dower & thirds & Interest in the s^d Land & Premisses In Witness whereof we the s^d Charles Trafton & Sarah Trafton have hereunto set our Hand & Seals this twenty fourth Day of Decr one thousand seven hundred & thirty four & in the eighth year of his Majtys King George the Second his Reign

Charles Trafton (aSeal)

Signed Sealed & Delivered in Presence of us Jer Moulton Hannah Moulton

York ss/York Dec[†] 24, 1734 Charles Trafton Personally appeared & acknowledg^a the above Instrum[†] to be his free Act & Decd

before Jer. Moulton Jus Peace A true Copy of ye Origi Recd Dect 24 1734

Attest Jer. Moulton Regr

To all Christian People to whom these Presents shall come

Edm⁴ Clarke & Eliz^a formerly Eliz^a Pearse To

Jno Coy & Eliza Knight

Greeting Know ye that We Edmond Clarke of Glocester in the County of Essex in his Maj¹⁵⁸ Province of the Massachusetts Bay in New England

Yeoman and Elizabeth Clark originally Elizabeth Pearse for and in

Considera of Fifteen Pounds Money in Hand paid by John Coys late of Glocester in the County of Essex and Province afores ow of Falmouth in the County of York & Province afores Cooper & Elizabeth Knight of Glocester Widow & Relict of Capt John Knight late of s Glocester Deed the Receipt whereof we the s Edmond & Elizabeth Clarke do by these Presents acknowledge our selves to be there with ful-

ly satisfied contented & paid have therefore given granted bargained sold set over conveyed & confirmed and Do by these Presents for our selves our Heirs Exects & Admin 18 give grant bargain sell aliene enfeoffe convey & confirm unto the sa John Coys & sa Elizabeth Knight and to their Heirs & Assigns forever The one Moiety or half Part of all our Right Title Interest Property Inheritance Claim or Demand which is now in or by any way Possessa Claima or is any ways of Right belonging unto ye sd Grantors In or unto Two thousand one hundred & eighty eight Acres of Land which is called & Computed to be our Part or Proportion of a Tract of Land formerly Deaded to John Brown of New Harbour from Capt John Sumerset & Unogoit tow Sagamores as by Deed Dated Anno Dom Sixteen hundred twenty & Five duly Executed may fully appear Reference thereto being had - - s^d Land laying between Pemaquid Falls and Musconeuss so called sd half Part of our Right with the half of all our Interest Claim or demand in the Premisses unto them the sd John Coy & Eliza Knight & to their Heirs & Assigns forever (that is to say sa John Coy the two third Parts of sa Land & Priviledges & sd Elizabeth Knight the one third Part of the Premisses To have & to hold the sa Half Part of sd Lands unto them the sd John Coy & Eliza Knight & to their Heirs & Assigns forever according to the Proportion aforesd with all & singular the Rights Priviledges & Appurees to the same belonging or in any wise appertaining as Timber Wood Water-courses Mines Minerals Hereditaments and Commodities whatsoever Covenanting hereby for our selves our Heirs Excers & Adminrs that the sd John Coy & Eliza Knight their Heirs & Assigns shall & May by force and virtue of these Presents from hence forth & forever hereafter have hold use occupy possess & improve all & singular the above granted Premisses without any Let hindrance Molestation Interuption or denial of us the sa Edma Clarke & Elizabeth Clarke or any other Person or Persons from by or under us our Heirs &e or any other Person [or Persons lawfully elaiming Interest in the Premisses] forever In Witness whereof the sa Edmund Clarke & Eliza his Wife have to these Presents set their Hands & Seals this fourth Day of September Anno Domini Seventeen hundred & thirty

$$\begin{array}{ll} Edmond \underset{mark}{\overset{his}{\times}} Clarke & (^{a}Seal) \\ Elizabeth \underset{}{\overset{her}{\times}} Clarke & (^{a}Seal) \end{array}$$

Signed Scaled & Delivered in Presence of Jonathan Dodge Philemon Warner

Words Interlined between the 43 & 44 Lines (viz) or any other Person or Persons lawfully claiming Interest in the Premisses were Interlined before Sealing

Essex ss Glocester Sep^{tr} 4, 1730 Edmund Clarke & Eliz^a his wife within named Personally appeared & acknowledged the within Instrum^t to be their voluntary Act & Deed

before me

Epes Sargent Just Peace Essex ss Rec^d on Record Sep^t 7, 1730 Recorded Lib^o 57

Fol^o 56 & Exam^d
Attest John Higginson Reg^r

A true Copy of ye Orig1 reed May 14, 1735 Att4 Jer Moulton Regs

To all People to whom these Presents shall come Know ye that I Thomas Perkins of Arundel in the County of York Yeoman for and in Consideration of Natural Love good Will & affection I bear to my dutiful son George Perkins of Arundel afores' have given & granted & Do

by these Presents freely fully & absolutely without any compulsion give unto my aforesa Son George Perkins his Heirs & Assigns forever One Messuage or Tract of Land lying & being in Arundel aforesd Containing Sixty Agres bounded as followeth viz beginning at a White Pine Tree standing by Kenebunk River marked Four Sides & with the Letters G. P. then running up Kenebunk River Sixty Five Rods to the Land of Jeremiah Foulsham [as the River runs] to a Pine Tree mark^a IF so running back North East keeping the same Breadth untill Sixty Acres be Compleated To have and to hold unto him the sa George Perkins his Heirs and Assigns all the aforesa given & granted Premisses with the Priviledges & Appurces thereunto belonging or in any wise Appertaining to him the sa George Perkins his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever And that I the sd Thomas Perkins nor any of my Heirs nor any other Person or Persons whatsoever from by & under me my Heirs Execrs Adminrs or Assigns shall have any lawful Claim Right Title Interest of or unto any Part of the above given & granted Premisses but are hereby utterly Excluded & Debarred forever by these Presents In Witness whereof I have hereunto set to my Hand & Seal this Twelfth Day of May in the year of our Lord 1735

The Words as the River Runs between the Thirteenth Line & ye 14 was Interlind before Signing & Sealing

Thomas × Perkings (aseal)

mark

Sign^d Seal^d & Del^d In Presence of Moses Morgan Alce × Ross

York ss/ Wells May 13, 1735 Then Thomas Perkins Personally appeared & acknowledg⁴ this Instrum^t to be his

free Act & Deed

before Joseph Sayer J. Peace
A true Copy of ye Origi Reed May 15, 1735

Attest Jer. Moulton Reg

[87] To all People to whom these Presents shall come Greeting Know ye that I Andrew Haley of Kittery in the County of York in the Province of the Massachusetts Bay in New England Yeoman for & in Consideration of the Sum of Three

Pounds in Money to me in Hand paid by Joseph Keen of Scarborough in the County of York aforesd Yeoman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied contented & paid have given granted bargaind sold & set over & by these Presents Do bargain sell & sett over unto the said Joseph Keen his Heirs & Assigns for Ever a Certain Grant of Land Containing Sixty Acres which Land was Granted to the said Andrew Haley by the Proprietors of Scarborough the 22d day of June 1721: To have and to hold all my Right & Title to the said Land to him the said Joseph Keen his Heirs & Assigns forever and to his & their proper Use Benefit & Behoof forever without any Molestation or Interuption whatsoever from me the sd Andrew Haley or any Person or Persons from by or under me for Ever In Witness whereof I have bereunto set my Hand and Seal this Tenth Day of April Anno Domini one thousand seven hundred and thirty one

Andrew Haly (Seal)

Signed Scaled & Delivered in the Presence of us Thomas Welch John Godsoe

York ss/Kittery May y⁶ 6, 1735 Andrew Haley appeared & Acknowledg⁴ the above Instrum⁴ to be his free Act & Deed

before me Elihu Gunnison J. Peace A true Copy of y^e Original Rec^d May 16, 1735

Attest Jer. Moulton Reg

Wells July 16th 1735 Received of my Brother Samuel
Emery Sixty Pounds It being in full for my
arah Emery
Part of my Fathers Estate given me in his

Sarah Emery
Rect to Sam'
Will & I do hereby acquit discharge & release
to ye sa Samuel Emery his Heirs & Assigns

forever for having any further Right Title or Interest whatsoev that I have or may have to the s^d Estate I say Rec^d by me Sarah Emery

York ss York May 19, 1735 The above named Sarah Emery Personally appearing acknowledg⁴ the above In-

strum to be her Act & Deed

before me Jer. Moulton Jus. Peace A true Copy of ye Origi Reed May 19, 1735

Attest Jer. Moulton Regr

To all People to whom these Presents shall come I Samnel Haines of Scarborough in the County of York in the Province of the Massachusetts To Bay in New England Housewright sends

To Bay in New England Housewright sends

Jas Springer Greeting Know ye that I the sa Sami Haines

for & in Consideration of the Sum of twenty

Pounds currant Money of New England to me in Hand before the enscaling & delivery of these Presents well and truly paid by James Springer of Scarborough in the County & Province aforesa Shipwright the Receipt whereof I do hereby Acknowledge & my self there with fully satisfied contented & paid have given granted bargained & sold & by these Presents for me my Heirs Execrs & Admin's do fully freely clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the sa James Springer his Heirs & Assigns forever Sixty Acres of Land situate lying & being in the Township of Scarborough aforesa Butted & Bounded as followeth viz beginning at an Apps Tree marked E. P. from thence running one hundred & Sixty Poles E N E then running Sixty Pole N N W then one hundred & sixty Poles W S W then Sixty Poles S S E to the afores Apps Tree To have & to hold the above granted & bargained Premisses with all and singular the Priviledges & Appurces to the same belonging or in any wise Appertaining unto him the sa James Springer his Heirs & Assigns & to his & their own proper Use Benefit & Behoof from henceforth forever and I the sd Samuel Haines for me my Heirs Execrs & Adminrs to & with the s4 James Springer his Heirs & Assigns do covenant promise & grant in manner following that is to say that at & untill the ensealing & delivery of these Presents I am the true sole and lawful owner of the above granted &

bargaind Premisses and have in my self good Right full power & lawful authority to sell & dispose of the same as aboves the quiet & peaceable possession thereof agt my self my Heirs Excers Adminrs & Assigns & agt the lawful Claims & Demands of all other Person or Persons whatsoever forever hereafter to warrant secure & defend In Witness whereof I the sd Samuel Haines have hereunto set my Hand & Seal this thirtieth Day of March in the seventh Year of the Reign of our sovereign Lord King George the Second over England &c & in the Year of our Lord one thousand seven hundred thirty and four 1734. The Interlining on the other Side between ve twenty & 25 Lines & between ve 30 & 31th Lines was done before Signing It is further to be understood before signing that ye within Bounded Sixty Acres of Land was a grant made to Capt John Robinson and Bounded out to him as will appear by Record.

Sam¹¹ Haines (aSeal)

Signed Sealed & Delivered in Presence of us Will Mo-

Laughlin Robert McLaughlin

York ss/ Searbe March ye 17, 1734/5 Samuel Haines abovenamed Personally appearing before me the Subscribt & Acknowledge the above Instrumi in writing to be his free Act & Deed

 $\begin{array}{c} {\rm Roger~Dearing} \quad J^s~{\rm Peace} \\ {\rm A~true~Copy~of~y^e~Orig^s~Receiv^d~May~20.~1735} \\ {\rm Attest} \quad {\rm Jer.~Moulton~~Reg^r} \end{array}$

Paid ont to Capt Arthur Bragdon one hundred & thirtyfour Acres of Land by virtue of three several Artt Bragdon Grants Fifty Acres by virtue a Grant Grant-

Grants Fifty Acres by virtue a Grant Grant-Reta of Land ed to William Burrage bearing May y° 23d 1682 And Fifty by virtue of a Grant Granted

to Hezekiah Phillips bearing Date May the 20. 1720 & thirty four by a Grant Granted to Robert Hooper bearing Date June y* 15, 1721 lying & being in the Township of Searhorough beginning at the Foot of the Gulley below his House and running three hundred & twenty Pole North Five Degrees West to Red Oak marked A B. then running Eighty three Pole East Five Degrees North to a Spruce Tree markd A. B then running South three hundred and twenty Pole to a Pitch Pine markd then running Fifty three Poles West & by South which makes up the one hundred & thirty four Acres Laid out May the 15th 1735

by me James Springer Surveyer of Lands

A true copy of ye Origi Recd May 20, 1735

Attest Jer Moulton Regr

Scarborough May the 13, 1735 I have this Day Run & Survey Ten Acres of Land for Cap Ar-

Arthur Bragdon
Return of Land
Corner of David Sawyers Six Acre Lot &
runs Forty Five Pole East & by North to a

Burch Stake & then runs North & by West thirty six Pole then runs West & by South Forty Five Pole to [88] Sawyers North Easterly Corner then runs thirty Six Poles to the first Corner Bounds which makes up the Ten Aeres according to the former Return Laid out March the 1721

by me James Springer Survr of Land

A true Copy of ye Origi Receiva May 20, 1735

Attest Jer. Moulton Regr

Know all Men by these Presents that I John Bish of Bos-

Jno Bish To Mary Collar & Nath! Jarvis for ye Use of Leonard

ton in the County of Suffolk in New England Taylor for Two Pounds paid me by Mary Collar of Falmouth in the County of York Widow & Nathan¹ Jarvis of Boston afores Marriner & Father to Leonard Jarvis a Minor Have sold & by these Presents Dobargain & sell to y* sd Mary Collar & Nath*.

Jarvis but in Trust to & for y° only Use & Belioof of his s° Son Leonard Jarvis all my Right Title & Interest of in & to any Tracts or Parcels of Land in the Town of Falmouth afores° with the Tenements & Hereditaments thereunto belonging which I might have or Claim by virtue of a Grant from the s° Town or otherwise To Have & to hold all my Right Title & Interest in the Town of Falmouth as afores° to the s⁴ Mary Collar & Nathan¹ Jarvis in Trust for his Son Leonard Jarvis as afores° to their only proper Use and I will warrant & Defend the same against all Persons whatsoever Witness my Hand & Seal this 14th Day of May Anno Domini 1735

 $John \overset{the}{\times} Bish \quad ({}^aSeal)$

Signed Sealed & Delivered in Presence of (The Razurre in the last Line being first made Roger Hardcastle Alex Young

Rec^a on the Day of y^e Date above of M^{rs} Mary Collar & M^{rs} Nathan¹ Jarvis the Sum of Two Pounds being the full Consideration above Expressed

 $p \quad Jn^o \stackrel{\text{the}}{\times} Bish$

£ 2 Suffolk ss/Boston May 14. 1735 Mr John Bish

abovenamed Personally appearing acknowledged the above Instrument to be his Act & Deed

Before me

Will^m Tyler Ju^s Peace A true Copy of y^e Orig¹ Received May 19, 1735 Attest Jer: Moulton Reg^t

To all People to whom these Presents shall come Greeting Know ye that I David Gustin of Falmouth in the County of York & Province of the Massachusetts Bay in New England Husbandman for & in consideration of the Sum of

thirty Pounds currant passable Money of New England to me in Hand well & truly paid on or before the ensealing & delivering hereof by John Trott of Falmouth aforesd Husbandman the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & contented & of every Part & Parcel thereof do exonerate acquit & discharge him the sd John Trott his Heirs Exects Admints & Assigns forever by virtue of these Presents Have given granted bargained sold conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell convey & confirm unto him the sa John Trott his Heirs & Assigns forever All my Right Title Interest Challenge claim & Demand that I now have or ever had to Thirty Acres of Land Laid out to me the Grantor by the Proprietors Comtee of Falmouth appointed to lay out Lands as may appear by the Grant thereof bearing Date May the 17th Seventeen hundred & thirty five Note the sa Land lyes in Falmouth aforesa & near to Back Cove so called & is Bounded as follows vizt Beginning at a Stake standing at the North East Corner of John Trotts Thirty Acre Lott & from thence running North Four Degrees West Sixteen Rod & an Half to a Stake thence North Seventy Five Degrees West Eighteen Rod to a Stake and from thence South eighty six Degrees West twelve Rods to a Stake & from thence North Forty eight Degrees West Eleven rods to a Stake & from thence North Eighty six degrees West fifty Rods & an half to a Stake & from thence South sixty three Degrees West fifteen Rods to a Stake & from thence South East & be South Ninety Rods & an Half to a Stake & from thence North forty five Degrees East eighty Rods to the First mentioned Bounds To have and to hold all my Right Title Interest Challenge Claim & Demand to the above granted Premisses to him the said John Trott his Heirs Execrs Admin's & Assigns free & freely acquitted

from all manner of former Sales Bargains or Conveyance whatsoever made by me the said David Gustin or any Person by my order and Furthermore I the sa David Gustin for my self my Heirs Execrs Adminrs do covenant & engage to & with him the sa John Trott his Heirs Execrs Admin's & Assigns that if any Part of the before granted Premisses should be taken from him by any lawful owner that then he the sa John Trott his Heirs & Assigns shall be fully intituled as far as I am by the Town or Proprs Votes to take up Land in Lieu thereof on any of the Common Lands belonging to sd Proprietors without any further Power or Authority from me In Witness to the truth whereof I have hereunto set my Hand & Seal this Seventeenth Day of May Anno Domini Seventeen hundred & thirty five & in the eighth year of the Reign of King George the Second over Great Britain &c

Daustin Gustin (aSeal)

Signed Sealed & Delivered in Presence of us Ebenr Gustin Ebenezer Hall Jun^r

York ss/May 17, 1735 David Gustin Acknowledged the above Instrument to be his free Act & Deed

Cor Joshua Moody Just Pac

A true Copy of ye Orig1 Receivd May 26, 1735 Attest Jer. Moulton

Benja Puddington & Mary sd Mary Datr of Wm Jameson

To Edm4 Mountfort

To all People to whom these Presents shall come Benja Pudington Housewrt & Mary his Wife of Boston in the County of Suffolk & Province of the Massachusetts Bay in New England the sd Mary Datr of Wm Jamerson & Sarah his Wife who was Sister to Eliza Edwards the wife of John Edwards late of Falmo in Caseo

Bay Dec^a who Died Intestate and left Issue Eliz^a his Dat^r who Died without Issue & Intestate by which the one half of all the st Elizas the Daughters Estate Descends to the aboves Benja Puddington and Mary his wife sends Greeting Know ve that tor & in Consideration of twelve Pounds Ten Shilling to them in Hand paid at or before the Sealing & delivering these Presents by Edmond Monford of Falmouth aforesa Trader the Receipt whereof they Do hereby acknowledge & themselves therewith fully satisfied contented & paid Have given granted bargained sold aliened conveyed & confirm^d & Do by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa Edmond Monforth his Heirs & Assigns forever The One Half of all the Land in the Township of Falmouth aforesd which ought of Right to belong to the Heirs or Assigns of ve abovesa Eliza Edwards by virtue of her said Father John Edwards his being a Settler under President Danforth which is one half of all that Right which was Returna & Voted to the Heirs or Assigns of the sa John Edwards the Eleventh of last Decembr in a Proprietors Meeting To have & to hold the above granted & bargained Premisses Together with all the Priviledges & Appurces thereunto belonging or in any wise Appertaining unto him the sa Edmond Monforth his Heirs Exects Admin ** & Assigns as a good lawful & absolute Estate of Inheritance in fee simple & further they the sa Benja Pudington and Mary his Wife do for themselves their Heirs Exec ** & Admin ** do [89] Engage the above demised Premisses unto him the aboves Edmond Monforth his Heirs Execrs Admin & Assigns against the lawful Claims and Demands of the abovesd Elizabeth & John Edwards their Heirs & Assigns or any from by or under them or any of them forever hereafter to warrant secure & defend by these Presents In Witness whereof they have hereunto set their Hands & Seals this twenty eighth Day of April in the eighth year of the Reign of our sovereign Lord George ye Second by the Grace of God of great Britain France & Ireland King Defender of the Faith &c & ye Year of our Lord God one thousand seven hundred & thirty five

Benjamin $\underset{\text{mark}}{\overset{\text{his}}{\times}}$ Purington (Seal)

Mary Purington (Seal)

Signed Sealed & Delivered in Presence of us Mathew Jones Huckstable Baker

York ss/Boston April 29, 1735 Then Benjamin Purington & Mary Purington his Wife both Personally appearing acknowledged this Instrum to be their Act & Deed

Before me

Joseph Wadsworth Justice Peace

A true Copy of ye Origi reced May 26, 1735

Attest Jer. Moulton Regr

To all People to whome these Presents shall com William
Leighton of Kittery in the County of York
Gent Sendeth Greeting Know ye that I the
said W^m Leighton for and in Consideration of
the Sum of thirty Pounds Currant money of
New England to me in Hand Paid by Elisha

Andross of Berwick in sa County yeoman the receipt where-

of to full Content and Satisfaction I hereby acknowledge & my self to be therewith fully Paid Have Given Granted bargained sold & by these Presents Do fully freely clearly & absolutely give grant bargain sell aliene enfeoffe make over & forever Confirm unto him the so Elisha Andross a Certain Parcel of Land in Berwick afores containing about two acres be the same more or less lying & being by & adjoyning unto the sa Elisha Andross his own Land & Bounded by the sd Elisha Andross his Land on the North West & Extends from the sa Land South Easterly along by the Road or highway two Rods or Poles in Breadth & from thence upon a North East half a Point Easterly Line about one hundred & forty Rods be it more or less untill it comes to William Goodins Land & Adjoyning to sd Goodins Land on the North East & my own Land on the South East & the High Way afores on the South West Together with all & singular the Priviledges & Appurces to the same belonging or in any wise Appertaining To have & to hold unto him the sa Elisha Andross his Heirs & Assigns forever and I the sd Wm Leighton for my self my Heirs Execrs & Adminrs do covenant & engage unto & with the sa Elisha Andross his Heirs & Assigns as follows viz that before & untill the ensealing hereof I am the true sole & lawful owner of the aforementioned Premisses with the Priviledges & Appurces and am lawfully seized & possess^a thereof in mine own Right as an absolute Estate of Inheritance in Fee simple free & clear from all & all manner of former & other Deeds Sales Wills Leases Gifts Judgmts Dowries Executions & Incumbrances whatsoever & that it shall be lawful to & for the sd Elisha Andross his Heirs & Assigns from hence forth & forever To have & hold use occupy possess & enjoy the Premisses & whatsoever appertains to the same or any Part thereof to his & their own Use & Benefit forever And that I the sd William Leighton my Heirs Execrs & Adminrs from henceforth & forever shall & will Warrant & Defend the Premisses and every Part thereof unto him the sa Elisha Andress his Heirs & Assigns agt the lawful Claims & Demands of all & every Person or Persons whatsoever claiming the same In Witness whereof I the so William Leighton & Sarah my Wife in token of her free Consent hereunto & Relinquishment of her Right of Dower of in & to the Premisses hereto set our Hands & Seales the Eleventh Day of March in the Eighth Year of his Majtys Reign Annoq Domini 1734

> W^m Leighton (^aSeal) Sarah Leighton (^aSeal)

Signed Scaled & Delivered In Presence of John Leighton

Joseph Pilsbery

York ss/ Kittery March ve 11th 1734/5 Will^m Leighton & Sarah Leighton above mention^d Personally appeared before me & acknowledged the above Instrumt to be their Act & Deed

before Nicholas Shapleigh J Peace A true Copy of ve Origi Reced May 27, 1735

Att Jer. Moulton

Caleb Wallis Attr To his Fatr Joshua Thos Emmerson

To all People to whom these Presents shall come Know ve that I Caleb Wallis of Salem in the County of Essex & Province the Massachusetts Bay in New England Marriner Attorney to my Father Joshua Wallis of New Sherbum in the County of Worces-

ter Cordwain for & in Consideration of the Sum of two Hundred Pounds Money of New Engd or Bills of Credit to me in Hand paid before the ensealing & Delivery of these Presents by Thomas Emorson Millwright & Cornelius Hall Yeoman both of Falmouth in the County of York & Province aforest 1 have given granted bargained & sold unto the said Thomas Emerson & Cornelius Hall their Heirs Execrs Adminrs & Assigns forever a Certain Tract of Land lying in Falmouth afores & Bounded as followeth North East on Isaac Savers Land South East on the Salt Water South West on the Lands of Ebenezer Hall & so to run North Westerly upon the Lines of the sa Sayer & Hall untill Sixty Acres is Compleated in equal Halfes to be Divided between the sd Emerson & Hall their Heirs Execrs Admin's or Assigns To have & to hold the st Sixty Acres of Land to them with the Premisses thereto belonging or in any wise appertaining thereto forever and I the sa Caleb Wallis do promise for me my Heirs Execrs & Admints in my Capacity afores that untill the Time of the Ensealing & delivery hereof I am the true sole & lawful owner of the above bargained Premisses & every Part thereof and stand lawfully seized & possessa of the same as a good lawful & absolute Estate of Inheritance free & clear from all Gifts Mortgages Joyntures Judgments Executions or Incumbrances whatsoever And furthermore I the sa Caleb Wallis do covenant promise & engage to & with the sd Emorson & Hall their Heirs Execra Admin'ra & Assigns that I for me my Heirs Exects & Admints I will warrant secure & defend them their Heirs Exects Admin's & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever laying Claim to the Premisses or any Part or Parcel thereof In Witness whereof & Confirmation of all above written I have hereunto put my Hand & Seal this Ninth Day of Oct in the Eighth Year of the Reign of our Sovereign Lord George the Second of Great Britain France & Ireland King Defend of the Faith &e soforth Annoq Domini 1734

Caleb Wallis (*Seal)
Signed Sealed & Deliv* In Presence of James Irish Moses
Pearson [90]

York ss October 9, 1734. Then Caleb Willis Personally appeared & acknowledged the foregoing Instrum to be his free Act & Deed

Before me Henry Wheeler J. Peace A true Copy of ye Origi receive May 26, 1735 Attest Jer Moulton Rege

To all people to whom these Presents shall come Greeting &c Know ye that I John Spinney of Kittery in the County of York in the Province of the Juo Spinney To Massachusetts Bay in New England Shipwright Jera Burnam for & in Consideration of the Sum of thirteen Pounds of good currt Money or in good Bills of the aforesd Province to me in Hand before the ensealing well & truly paid by Jeremiah Burnam of ye same place Shipwright the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part thereof do exonerate acquit & discharge the sd Jeremiah Burnam his Heirs Exec & Admin rs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa Jeremiah Burnam his Heirs & Assigns forever one seventh Part of a Certain Tract or Parcel of Land situate lying and being in the Township of Kittery aforesd at ye Place commonly called & known by the Name of Crooked Lane which Tract of Land was formerly John Spinneys of Kittery aforesa Deca containing in the whole by Estimation about Nine Acres & a Quarter Butted & Bounded on the South & by East End by the River of Piscataqua & on the North West by John Woodmans Land & on the East South East Side by the Land formerly Mr John Leightons Decd the said Jeremiah Burnam to have the Sixth Division or Lot together with all the Profits Priviledges Hereditaments Commodities & Appurces thereunto belonging To have & to hold the said granted and bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging

or in any wise appertaining to him the st Jeremiah Burnam his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sa John Spinney for me my Heirs Execrs & Adminrs do covenant promise & grant to & with the sd Jeremiah Burnam his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ye above barge & sold Premisses and am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm the sa bargained Premisses in manner as above sa And that the sa Jeremiah Burnam his Heirs and Assigns shall & may from Time to Time & at all Times forever hereafter by force and virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the demised & bargained Premisses with the Appurces free and clear & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntere Dowries Judgments Executions Extents & Incumbrances whatsoever Furthermore I the sd John Spinnev for my self my Heirs Exects & Admin's do covenant & engage ve above demised Premisses to him the sa Jeremiah Burnam his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend and Mary Spinney the Wife of me the sd Jno Spinney doth by these Presents willingly give yield up and surrend all her Right of Dowry & Power of thirds of in unto ve above demised premises unto him the sd Jer. Burnam his Heirs & Assigns forever In Witness whereof we have hereunto set our Hands & Seals this twenty Seventh Day of March Anno Domini one thousand seven hundred thirty & four & in the seventh year of ye Reign of King George the Second of great Britain & Memo the word East was Interlined before Signing

John Spinney (aSeal) Mary Spinney (aSeal)

Sign^d Seal^d & Del^d in y^e presence of us Joseph Wakesin

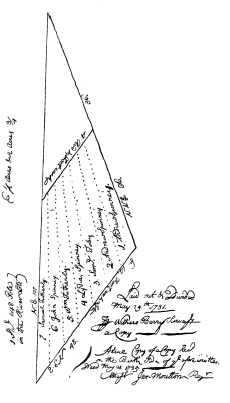
Caleb Hutchings Joseph Gunnison jun^e York ss/Kittery March y^e 28, 1734, then John Spinney

and Mary Spinney Personally appeared before me the Subscriber & acknowledg^a these Instrumⁱ to be their free Act & Deed

Elihu Gunnison J. Peace

A true Copy of ye Origi Recd with the Platt hereafter Recorded May 21, 1735

Attest Jer Moulton Regr



[91] To all People to whom these Presents shall come Greeting Know ye that I John Hix of Kittery in the County of York within the Province of the Massachusetts Bay in New England Ship-Joshna White wright for & in Consideration of the Sum of

Thirty Pounds to me in Hand before the ensealing hereof well & truly paid by Joshua White of Kittery in the County aforesd Cooper the Receipt whereof I do hereby acknowledge and myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge the sd Joshua White his Heirs Exec⁷⁸ & Admin⁷⁸ forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Joshua White his Heirs & Assigns forever a Certain Tract or Parcel of Land lying & being in the Townsp of Kittery aforesd at a Place called the Point Butted & Bounded as followeth viz Southerly by Piscataqua River then North North East Eight Pole then West North West Ten Pole then South South West Eight Pole by ye Water Side to the first beginning It being Part of a Two Acre Grant Laid out to the sd John Hix which he purchasa of Withers Berry of Kittery aforesa Yeoman as pr his Deed well Executed in the Law bearing Date the Tenth Day of July one thousand seven hundred and twenty nine Reference thereto will appear as likewise by the Return of the same made by the sd Berry on Record appears To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the sa Joshna White his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd John Hix for my self Heirs Execrs & Admin to do covenant promise & grant to & with the sd Joshua White his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect and absolute Estate of Inheritance in Fee simple and have in my self good Right full & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesa and that the sa Joshua White his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sa John Ilix for my self my Heirs Execrs & Admrs do covenant & engage the above demised Premisses to him the sa Joshua White his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents And Eliza Hix the Wife of me the sa John Hix has hereunto set her hand & seal In Testimony of her yielding up her Dowry & Power of Thirds in & unto the afores bargain Premisses As witness our Hands this Eleventh Day of March in ye seventh year of his Majtys Reign Annog Domini one thousand seven hundred & thirty three 1733.

> John Hicks (Seal) Elizabeth Hicks (Seal)

Sign^a Seal^a & Del^a in Presence of Charles Frost j^r Joanna Jackson

York ss/March 11, 1733 this Day the abovenand John Hicks & Eliza Hicks both Personally appeared and acknowledge this foregoing Instrum to be their free Act & Deed

Before me W^m Pepperrell J Peace

A true Copy of ye Origi Reed May 26, 1735

Attest Jer. Moulton Regr

To all Christian People to whom these Presents shall come Greeting &c Know ye that I James Fernald junr of Kittery in the County of York in the Jas Fernald То Province of the Massachusetts Bay in New England Yeoman for & in Consideration of the Sum Jno of Forty Nine Pounds & Ten Shillings in good enrrant Money of New England aforesa to me in Hand before the ensealing hereof well & truly paid by John Fernald junt of the same Place Yeoma the Receipt whereof I Do hereby acknowledge & myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof Do exonerate acquit & Discharge the sa John Fernald his Heirs Exects Admis forever by these Presents have given granted bargained sold aliend conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the said John Fernald his Heirs & Assigns forever one Messuage or Tract of Land situate lying & being in the Township of Kittery aforesd Containing by Estimation Ten Acres Butted & Bounded as followeth East North East Twenty three Poles then North East twenty Poles by York Road North & by West half a Point West Sixty Poles with my own Land East North East Eighteen Polles & an Half by the sa James Fernald Land North seventy two Poles by John Bensons Land which said Tract of Land is Part of a Tract of Land I Purchased of Daniel Rice of Kittery afores^d as by a Deed under his Hand & Seal bearing Date the twenty fourth Day of April one thousand seven hundred twenty & nine on Record more at large may appear To have and to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sd John Fernald his Heirs and Assigns forever to his & their only proper Use Benefit & Behoof forever And I the said James Fernald for me my Heirs Exec & Admin to do covenant promise & grant to & with the sd John Fernald his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargaina Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm said bargained Premisses in manner as aboves and that the sa John Fernald his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess and enjoy the said demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all Manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions Incumbrances & Extents whatsoever Furthermore I the sd James Fernald for my self my Heirs Execrs & Admin's do covenant & engage the above demised Premisses to him the sd John Fernald his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever hereafter to warrant secure & defend And Hannah Fernald the wife of me the said James Fernald doth by these Presents willingly give Yield up & Surrender all her Right of [92] Dowry & Power of Thirds of in & unto the above demised Premisses unto him the sa John Fernald his Heirs & Assigns forever In Witness whereof I the sd James Fernald & Hannah my wife have hereunto set our Hands & Seals this twentyeth Day of March in the Sixth Year of his Majtys Reign Anna Domini one thousand seven hundred thirty two three The Words (then North East twenty Poles were Interlined between the Sixteenth & Seventeenth Lines in the First Page before the Signing & Scaling hereof

> James Fernald (aSeal)

(Seal) Signed Sealed & Delivered in the Presence of us James Remiek Joshua Remick

York ss/Kittery March 11th 1733/4 Mr James Fernald Personally appeared before me the Subscriber & acknowledge the above written Instrumt to be his free Act & Deed

Elihu Gunnison J Peace

A true Copy of ye Orig1 Receiva May 26, 1735 · Attest Jer Moulton Regr

Jas & Mary Spiney & Natl Keen To

Jno Fernald jr

Know all Men by these Presents that Whereas James Spinney of Kittery in the County of York in the Province of ve Massachusetts Bay in New Engla Yeoman & Mary Spinney his wife have alienated & sold unto John Fernald inn of the same place his Heirs & Assigns forever one certain

Tract or Parcel of Land situate in the Township of Kittery aforesa Containing about Eight Acres & seventy one Pole as by one Deed of Sale given under their Hands & Seals bearing Date March 18 Anno Domini 1729/30 Reference thereunto being had may more largely appear & Whereas there was a Mistake or Error in the Bounding the sa Land in the sd Deed & the Surveyers Retn and Whereas Part of the said Tract of Land was laid out in a Larger Tract of Land by Withers Berry Surv^r for Kittery afores^d unto Nath¹ Keen & John Fernald jung both of Kittery as by a Return bearing Date March ye Seventeenth 1731/2 may appear which Tract of Land as it was Laid out by Withers Berry aforesa Surver was Bounded by him as followeth viz beginning at a Tree marked on Four Sides & thence East North East Ninety two Poles then North Westerly about fifty one Pole then Sonth West by Dearings Lands to his South West Corner then North West by ye sa Dearings Land to the Town Commons & along by the sd Commons to the first Beginning within which Bounds is contained a Great Part if not all the above mentioned Eight Acres & Seventy one Pole & now for the Preventing of any Contention & Strife among them about the sa Tract of Land or any Part thereof the said James Spinney & Mary Spinney his wife & the sd Nath Keen have Remised Released & forever quitelaim and by these Presents for themselves & their Heirs do freely fully & absolutely remise Release & forever quitelaim unto the sq John Fernald jr in his full & peaceable possession & Seizin & to his Heirs & Assigns forever all such Right Estate Title Interest and Demand whatsoever that they the sd James Spinney & Mary his Wife & Nath Keen now have ever heretofore had or ought to have in or to Ten Acres of the said Land Laid out by the sd Withers Berry above mentioned lying on the North East side of the sa Tract or Parcel of Land To have & to hold the afores Ten Acres of Land unto the sd John Fernald his Heirs & Assigns to the only Use & Behoofe of the sa John Fernald jun his Heirs and Assigns for ever so that neither they the said James Spinney or Mary Spinney his wife nor Nath Keen nor their Heirs nor any other Person or Persons from them or either of them or in their names or in the name Right or Stead of any of them shall or will by any way or means hereafter have Claim Challenge or Demand any Estate Right Title or Interest of in or to the Premisses or any Part or Parcel thereof but from all & every Action Right Title Interest & Demand of in & to the Premisses or any Part or Parcel thereof they & every of them shall be Utterly Excluded & barred forever by these Presents In Witness whereof they have hereunto set their Hands & Seals this twenty fifth Day of Febry Anno Domini one thousand seven hundred & thirty four five & in the eighth year of ye Reign of George the Second King of Great Britain &c

James Spinney (*Seal)

Mary + Spinney (aseal)

Witnesses Samuel Fernald Joseph Barns

York March ye 11 1734/5 this Day the above written Nathi Keen Personally appeared before me ye Subscriber & Acknowledged this Instrumt to be his free Act & Deed

Acknowledged this Instrum to be his free Act & Deed Richd Cutt jun Js Peace

York ss. May 22, 1735, this Day the above named James Spinney & Mary Spinney Personally appeared before me the Subscribt & Acknowledge this Instrumt to be their free Act & Deed

Elihu Gunnison J. Peace

A true Copy of y" Origi Reca May 26, 1735

Attest Jer. Moulton Rega

Know all Men by these Presents that I John Fernald of Kittery in the County of York in the Province of the Massachusetts Bay in New England Cordwainer in Consideration of ye Love good will & affection I have & bear to my

Eldest Son John Fernald jung of ye same Place Husbandman Do hereby freely & absolutely give & grant to the said John Fernald jung a Certain Tract of Land lying in Kittery afores containing about Fifty Two Acres Beginning at the South West Corner of that Lot of Land whereon he my sa Son now Dwells bought of my Brother James Fernald & runs by the Road leading to the Long-Reach West South West Sixty Four Poles to a Strip of Land one Rod wide which I have given to my Son James for an out-Let to said Road then runs North West by North Ninety six Poles by sd Strip of Land to my Son James's Lot which I have this Day given to him & then North East by East Sixty Four Poles to a Stake in the Ground then North North West twenty Poles to another Stake then North East by East still bounding on my Son James's Lot afores till it comes to the Land of Natl & Tobias Fernald then South by East on sd Fernalds Land to my sd Son John's own Land then South West on the Head of his Land Thirty Two Poles to the Westerly Corner of it & thence Bounding on his own Land to the Place begun at Also all my Part Portion & Proportion of the Common Land belonging to the Town of Kittery lying either in Kittery or Berwick To have & to hold to him the sa John Fernald junt his Heirs & Assigns forever to his & their Use—always Provided that said John his Heirs or Assigns shall shall make & keep in Repair Seventy Six Rods of the Fence between the Land hereby given & the Strip of Land given for his Brother James Ont-Lett as as aforesd forever

In Witness whereof I have hereunto set my Hand & Seal the First Day of June in the Year of our Lord one thousand seven hundred & thirty four

John × Fernald (Seal)

Sign^a Scal^a & Del^a In Presence of Samuel Fernald Joseph Fernald

York ss July 24 1734. Then John Fernald first abovenamed appeared & acknowledg⁴ the above Instrum^t to be his Act & Deed

before me Nicholas Shapleigh J Peace A true Copy of ye Origi Receiva May 26 1735

Attest Jer: Moody Reg

[93] To all People to whom these Presents shall come Greeting Knowy e that I Thomas Wells of Wells in the County of York in the Province of y^a Massaclusetts Bay in New England Ycoman for & in Consideration of the Parental Love & Af-

fection which I bear unto my beloved Son Joshua Wells of Wells aforesa Tanner have given granted aliened enfeoffed conveyed & confirmed & by these Presents do fully freely & absolutely give grant aliene assign make over enfeoffe convey & confirm unto the sa Joshua Wells his Heirs & Assigns forever Two Certain Tracts of Land laying in the Township of Wells afores the weh st Tracts of Land are the Southerly & Northerly quarter Parts of that land formerly known by the Name Symonds's Farm both sa Tracts containing abt one hundred & sixty acres be it more or less each Part being Butted & Bounded as followeth viz the Southerly quarter Part by Sundary Bound Stones set in the Ground & marked Trees by the Edge of the Path that in the Year of our Lord one thousand seven hundred & twenty did lead over sd Farm to the Canseyway & from the first Stone on the Northerly Corner & so from Stone to Stone & marked Trees by the aforesa Path down to the Canseyway which Bounds Stones & marked Trees stands in the North Easterly Bound Line of sa quarter Part: & on the North Westerly Side from the aforesd Stone at the Northerly Corner running toward a Stone set in the Ground near a great Stump & adjoyning to Mr John Wells's Land which Line runs within about two Rods & a quarter of Mr Nath! Clarks South East Side of his House & all that Land down to the Marsh & every Part & thereof with all the Meadow Fresh & Salt down to the Main Creek from Mr John Wells Bounds as it is Ditched ont & to run Easterly about Sixty Rods to sundary small Trenches or Holes Dug in the Marsh with Stakes in them in a Strait Line from the Upland down to the Main Creek

The Northerly Quarter Part is Bounded as followeth Beginning at a Stone set in the Ground in the Southerly Corner of s^d Quarter Part & from that Stone running Easterly to another Bound Stone & so down to the Little River & from the afores^d Southerly Corner stone running Northerly to another Bound Stone set in y^e Ground near the Edge of a Swamp & from that Stone on a Direct Line towards & within three Rods & no nearer to a stone set in the Ground on the Edge of the Bank near the Beaver Pond upon Little River & from thence upon a North East Course two Degrees Easterly Sixty Six Rods & an Half or thereabouts unto a

Small Cove where the Salt Water of Little River flows so as to leave about three or four Acres of Land adjoyning to & between Little River & ye Line last mentioned & from thence down the aforesa Little River bounded on that side by Little River including all the Points & Skirts of Marsh lying by the Little River & so down sa River to the Line first mentioned on this Northerly quarter & also the Westerly Side of the Long Point of Marsh as it is Bounded out by small Trenches or Holes dug in it lengthways & so by the River to the Corner at the Upland & from thence running Southerly to a Pond at the Beach and also an High Way from the Southerly to the Northly quarter of sa Farm not less than two Rods wide which Highway by an Agreem made between John Wheelwright Esqr & Mr Nathan Clarke May ye Sixth one thousand seven hundred & twenty is to come out of sa Clarks Land as reference to said Agreem, being had will more fully appear together with the Dwelling House & Barn the Fences Trees Timber Wood Underwood Herbage Water & Water Courses & Stones & Minerals upon sa Land together with the Rights Common Rights & every Priviledge of what kind or nature soever thereto in any wise belonging Provided always & it is the true Intent & meaning of these Presents anything herein Contained to the Contrary notwithstanding in any wise that if at any Time or at all Times during my natural Life I the sd Thomas Wells shall see meet to take & keep in my own actual Improvemt the one half of ye above demised Land & Marsh it shall be in my Power so to do as I might have done before ve ensealing & delivery of these Presents but not to Dispose of any part of it to any Person or Persons whatsoever To have & to hold the above demised Land & Marsh with other the Premisses & the Priviledges & Appurces thereunto belonging (except as before Excepted) unto him the sa Joshua Wells his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And furthermore I the sa Thomas Wells for my self my Heirs Execrs & Admints do covenant the above demised Premisses agt the lawful Claims or Demands of any Person or Persons whatsoever from by or under me forever hereafter to warrant secure & Defend by these Presents unto the sd Joshua Wells his Heirs & Assigns In Witness whereof & of every Part of the above written Deed I the sd Thomas Wells have hereunto set my Hand & Scal this twenty sixth Day of April Anno Domini one thousand seven hundred & thirty three Annoq Ri Ris Georgii Secundi Magnia Britannia &c Sexto N B. the words of Land were Interlined to be Read between the words aere & adjoyning in the twenty fifth Line from the top before Signing

Thomas Wells (aSeal)

Signed Sealed & Delivered in Presence of James Sampson Eleaze Clark Ebenezer Sampson

York ss Wells July July 19, 1733 Then Thomas Wells Personally appeared & Acknowledge this above written In-

strumt to be his free Act & Deed

before Joseph Sayer Jus Peace A true Copy of ye Origi Receiva June 3a 1735

To all People to whom these Presents shall come Greet-

Attest Jer. Moulton Regr

ing &c Know ve that I Andrew Lewis of Andr Lewis Kittery in the County of York in his Majtys T_0 Province of ve Massachusetts Bay in New Witrs Berry England Yeoman for & in Consideration of of a valuable Sum of Money to me in Hand well & truly paid by Withers Berry of the same Kittery in the County & Province aforesd Yeoman the Receipt whereof I do hereby acknowledge & my self there with fully satisfied contented & paid have given granted bargaina & sold & do by these Presents freely clearly & absolutely give grant bargain sell & forever set over unto him the sa Withers Berry his Heirs & Assigns forever Ten Acres of a Grant of Fifty Acres of Land weh was Originally Granted to Wm Lewis May ve 10 1703 & was sold to Win Wilson by the sd Lewis which Ten Acres of the sa Grant I the sa Andrew Lewis purchased of the st Wilson as may more at Large appear To have & to hold the above mentioned Ten Acres of Land with all the Priviledges & Appurces to the same belonging or in any wise appertaining to him the said Withers Berry his Heirs & Assigns forever & Furthermore I ye sd Andrew Lewis do by these Presents covenant to & with the sa Withers Berry his Heirs & Assigns that the Premisses are free from all Incumbrances whatsoever & that I will warrant secure & defend the same from all Persons whatsoever laving lawful Claim thereunto In Witness whereof I have hereunto set my Hand & Seal the 6th Day of Nov Anno Dom 1727 one thousand seven hundred & twenty seven

Andrew X Lewis (aSeal)

Signed Sed & Da in Presence of us Richa Cutt jung Andrew Lewis jung

York ss/ June 19 1733. This Day the above named Andrew Lewis Personally appeared & acknowledge this above Instrume to be his free Act & Deed

before W^m Pepperrell jun^t J Peace A true Copy of y^e Orig^t Rec^d June 4, 1735 Attest Jer. Moulton Reg^t

[94] This Indenture made the twenty fith Day of March in the Year of our Lord one thousand seven hun-Chas Smith dred & thirty Four between Charles Smith of & Jere Spinney Kittery in the County of York in the province of ye Massachusetts Bay in New England Weaver one the One Part & Jeremiah Spinney of the same Kittery Yeoman one the other Part Witnesseth that the st Charles Smith for Divers Considerations hereafter in these Presents Express^d doth for himself his Heirs Execrs Admin's Give grant bargain & sell & forever set over unto the st Jeremiah Spinney his Heirs & Assigns forever one Small Parcel of Land lying at the Westermost Corner of that Lot the sa Charles Smith bought Margt Williams Containing as shall be hereafter mentioned in these Presents To have & to hold the sa aboves Parcel of Land to him the st Jeremiah Spinney his Heirs & Assigns forever agt bim the st Charles Smith his Heirs Exec⁷⁸ Admin⁷⁸ or any other Person from by or under him And the sa Jeremiah Spinney on the other part doth for himself his Heirs Exects Admin's in & for the Consideration above named dos by these Presents give grant bargain sell & forever set over unto the sa Charles Smith his Heirs & Assigns forever one Small Parcel of Land lying at the Easter most Corner of my House Lot Containing as shall be hereafter mentioned in these Presents To have & to hold the sa tract of Land to him the sq Charles Smith his Heirs & Assigns forever against bim the sa Jera Spinney his Heirs Exects Admin or any other Person from by or under him & finally the sa Charles Smith & Jeremiah Spinney bath Chosen Two Indifferent Persons viz Mr Richa Rice & Mr Enoch Staple to set off the st Two Parcels of Land for the Conveniency of both Parties as they shall see fitting & st Parties Charles Smith & Jera Spinney doth hereby bind themselves their Heirs Execr* & Admin's each to the Other in the Penal Sum of Fifty Pounds currt Money to be Forfeited & paid by the Party that shall Refuse to stand to the aforementioned Premisses to the Party that shall observe & keep them In Witness whereof both Parties have hereunto set their Hands & Seals the Day & Year above written The words stand to Interlined before Signing & also ye words currant moneys Charles Smith ("Seal)

Jeremiah × Spinney (*Seat)

Signed Sealed & Delivered in ye Presence of us the Sub-

scribers Enoch Staple John Godsoe York ss/Kittery May 30, 1735 Charles Smith & Jeremiah

Spinney before named acknowledga the foregoing Instrumto be their free Act & Deed

before me

April ye 27 1734 Elihu Gunnison J. Peace

Mem^o That we the within named Rich^a Rice & Enoch Staple at the request of Charles Smith & Jereniah Spinney within named have set off the soft Two Parcels of Lands within mentioned beginning at a Stone on the Western Side of the Road about two or three Poles to the Westward of W^m Worters House & from thence & from thence on a Strait Line to the Fence now between soft Spinney & The Spinney & Smith & Spinney & thence on a Crooked Line to soft Spinney Fence between said Spinney & Nath Keen [Land] each Parcel contains about 106 Poles Witness our Hands

Rich^d Rice Enoch Staple

Interlined the words as followeth viz upon Eighth Line Eight words Interlined

A true Copy of ye Origi Receiva June 4 1735

Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know ve that we Dodavah Curtice of Kittery Doda Curtis in the County of York & Province of the То Massachusetts Bay in New England Yeoman Sam! Wingett & Eliza Curtice wife of the abovesa Dodavah Curtis for & in Consideration of the Sum of Forty Five Pounds currt Money or Province Bills of Cred¹ To us in Hand before the enscaling hereof Paid by Sam! Wingett of the same Kittery in the County & Province afores Black Smith the Reet whereof We do hereby acknowledge & our selves therewth fully satisfied contented & paid & thereof & of every Part & Parce! thereof do acquit & discharge the sa Samuel Wingett his Heirs Execra Admin's forever by these Presents have given granted bargained sold & Do by these freely clearly & absolutely give grant bargain sell & for ever set over unto him the sel Samuel Wingitt his Heirs & Assigns forever Fifty Acres [Grants] of Land

Forty Acres thereof being granted to Capt William Fernald by the Town of Kittery May y^e 16^{th} 1694 & Given by the sd Wm Fernald to his Son in Law Clement Dearing as may appear by a Deed or Instrumt under his Hand & Seal bearing Date June ye 7. 1703 & was Erroniously Laid out foul of other former Grants to the sd Clement Dearing & taken up again & sold by the said Clement Dearing to our son Capt Withers Berry Decd as may appear by a Deed or Instrum under his Hand & Seal bearing Date Octobr 4 1729 & ve other Ten Acres [Part of a Grant of Fifty Acres] was originally to W^m Lewis May 10. 1703 & was sold to W^m Willson by s^d Lewis & was sold by s^d Willson to Andrew Lewis & was sold by s^d Andr Lewis to our afores^d Son Withers Berry as may at large appear To have & to hold all the sa Fifty Acres of Land as above mentioned together with all the Appurces Priviledges & Commodities thereunto belonging to him the sd Samuel Wingett his Heirs & Assigns forever & Furthermore we the sd Doda & Eliza Curtis do for our selves our Heirs Exects Admints covenant to & with the sd Sam1 Wingett his Heirs Execrs Admin's that we are the true sole & lawful owners of the above demised Premisses & will warrt secure & defend the same agt all Persons lawfully laying Claim thereuuto In Witness whereof we the sa Doda: & Eliza Curtis have hereunto set our Hands & Seals the twentyeth Day of Febry Annoq Domini one thousand seven hundred & thirty four five 1734/5

Dodavah \times Curtice (*Seal)

Elisabath Curtice (aSeal)

Signed Sealed & Deliv^d in the Presence of us Eliz^a Dill John Goodsoe

York ss/ May 7, 1735 This Day the within named Dodivah Curtice & Eliz* his Wife Personally appeared & acknowledged this within Instrum* to be their free Act & Deed & that y* words Enterlind viz (Grants) & (Part of a Grant of Fifty Acres) was done by their knowledge

before me W^m Pepperrell J Peace

A true Copy of ye Orig1 Reca June 4, 1735

Attest Jer Moulton Reg

Jno Stackpole Jno Smith

To all Christian People to whom these Presents shall come Greeting Know ve that I Lieut John Stackpole of Biddeford in the County of York in his Majesties Province of ve Massachusetts Bay in New England Yeoman for & in Con-

sideration of the Sum of one hundred Pounds current Money of the Province aforest to me in Hand paid before the ensealing hereof by John Smith of Biddeford in the County aforesaid Husbandman the Receipt whereof I do hereby acknowledge & own my self satisfied contented & paid have given granted bargained sold aliened released conveyed & confirmed and by these Presents Do freely clearly & absolutely give grant bargain sell aliene release convey & confirm unto him the sa John Smith his Heirs & Assigns forever a Tract or Parcel of Land hereafter mentioned & describallying & being situate in the Township of Biddeford aforesd Butted & Bounded as followeth viz Beginning at a Red Oak Tree marked with the Letters I. S. & SI It being a Corner Tree that standeth between the Land of [95] Sam' Jordan & of me the sa John Stackpole then running North West Forty Poles untill it cometh to the Parsonage Land & ve sa Land running from sa North West & South East Line between the land of the aforesa Capt Sami Jordan & ye Land of the aforesd Parsonage South West until Forty Acres be Compleated the sd John Smith Receiving this as his Wifes Portion & hereby excluding himself from any Claim or Demand from any of his Heirs after his Decease To have & to hold the before granted Premisses with the Appurces & Priviledges to him the sa John Smith his Heirs Execrs Adminrs & Assigns forever to his & their own proper Use Benefit & Behoof forevermore & ye sa John Stackpole for me my Heirs Exects & Admints do covenant promise & grant unto & with the s4 John Smith his Heirs & Assigns forever that before & untill the ensealing hereof I am the true sole proper & lawful owner & possessor of the before granted Premisses with the Appurces & have in my self full power & lawful Authority to give grant bargain sell aliene release convey & confirm the same as afores & that free & clear & freely & clearly Executed acquitted & discharged of & from all former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Thirds Executions & Incumbrances whatsoever & Furthermore I the sd John Stackpole for me my Heirs Execrs & Admin's do hereby covenant promise & engage the before granted Premisses with the Appurces unto him the sa John Smith his Heirs & Assigns forever to warrt secure & defend

agt the lawful Claims or Demands of any Person or Persons whatsoever In Witness whereof the sa John Stackpole have hereunto set my Hand & Seal this 19 Day of March Anno Domini one thousand seven hundred & twenty nine thirty & in the third year of ye Reign of our sovereign Lord George the Second by ye Grace of God of great Britain & King

John Stackpole (aSeal)

Signed Sealed & Deliv⁴ in Presence of us Richard ×

Davise Beni^a Crabtree

York ss Biddeford March 23d 1729/30 Lieut John Stackpole Personally appeard and acknowledged this above Instrum or Deed of Sale to be his free & voluntary Act & Deed

Cor. me John Gray Jus Pacs

York ss / Biddeford June ye 3d 1735 Eliza Stackpole the wife of Lt John Stackpole Personally appeared before me the Subscriber & voluntarily surrenderd her Right of Dowry & Power of Thirds of the within Instrumt

Cor John Gray Just Pacs A true Copy of the Orig1 Recd June 4, 1735

Attest Jer. Moulton

Dan! Moody To Wm Libby

To all People to whom these Presents shall come Greeting Know ye that I Daniel Moody of Scarborough in the County of York & Province of the Massachusetts Bay in New England Yeoman for & in Consideration of the Sum of one hundred & Six Pounds in currant Money of ve

sd Province to me in Hand paid before the ensealing hereof well & truly paid by William Libby of the Town County & Province aforesa Yeoman the Receipt whereof I do hereby acknowledge and myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the st William Libby his Heirs Execrs & Admints forever by these Presents have given granted bargained sold aliened convey & confirm and by these Presents do freely fully and absolutely give grant bargain sell aliene convey & confirm unto him the sa Wm Libby his Heirs & Assigns forever Sixteen Acres of Marsh lying & being in the Township of Scarborough aforesa Butted & Bounded as follows viz thirteen Acres Bounded Northerly by Clement Meserves Marsh & Easterly by the Mill Creek Southerly by Daniel Smith his Marsh & Westerly by Marsh Claimed by Sam1 Harmon Sen1 also my Half Part of an Island of Marsh Containing Six Acres in the whole being the remaining Three Acres To have & to hold the sd granted and bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the sa William Libby his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I ye sd Daniel Moody for my self my Heirs Exects & Admints do covenant promise & grant to & with him the said Wm Libby his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses and am lawfully seized & possessed of ve same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self & wife Mary Moody good Right full Power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd And that he the sd William Libby his Heirs & Assigns shall & may from Time to Time & at all Times forever hereaft by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the sa Daniel Moody for my self my Heirs Exects & Admin's do covenant & engage the above demised Premisses to him the sa William Libby his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Testimony whereof I & my wife Mary in token of her Consent of the Surrender of her Right of Dowry have hereunto set our Hands and Seals this twenty eighth Day of Febry in the Year of our Lord God one thousand seven hundred & thirty four & in the eighth Year of our Sovereign Lord George the Second King of Great Britain &c Defenda of Faith

Daniel Moody (*Seal)
Mary Moody (Seal)

Signed Scaled & Del^a in the Presence of us Elliott Vaughan John Williams

York ss/Scarb^o M^r Dan¹ Moody & Mary his Wife both Personally appear^a before me & acknowledge the above written Instrum¹ to be their voluntary Act & Deed this 17 Day of April 1735

Roger Dearing
A true Copy of ye Origi Reed June 5th 1735

Attest Jer. Moulton Regr

To all People to whom this Present Deed of Sale [96] shall come Greeting Know ye that I John Smith of Biddeford in the County of York in Jno Smith the Province of the Massachusetts Bay in New To England Husbandman for & in Consideration Saml Jordan of the Sum of one hundred & forty Six Pounds currt Money of the Province aforesd to me in Hand before the ensealing hereof well & truly paid by Capt Samuel Jordan of the sa Town County & Province Trader the Receipt whereof I do hereby acknowledge & my self therewth & of every Part & Parcel thereof fully satisfied & contented & paid have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Capt Sami Jordan a Certain Parcel or Tract of Land situate lying & being in the Town of Biddeford aforesd containing by Estimation Forty Acres be the same more or less & Butted and Bounded as followeth viz beginning at a Red Oak Tree marked wth the Letters I S & SI it being a corner Tree that standeth between the Land of Capt Sam Jordan afores & of Lieut John Stackpole thence running North West Forty Poles untill it cometh to the Parsonage Land and the sa Land running from sa North West & South East Line between the Land of the afores Capt Sam Jordan & the Land of ye afores Parsonage South West untill Forty Acres be Compleated which was the Land that I the sd John Smith lately bought of Lieut John Stackpole To have & to hold the sa granted & demised Premisses toget with the House all the Priviledges Appurces & Commodities to the same belonging or in any wise Appertaining to him the said Capt Sami Jordan his Heirs Execrs Admin's or Assigns forever to his & their own proper Use Benefit & Behoof forever & I the sa John Smith for my self my Heirs Exects & Admin's do covenant promise & grant to & with the sa Capt Saml Jordan his Heirs & Assigns forever that before & untill the ensealing hereof I am the true sole & lawful owner & possessor of the before granted Premisses with the House & Appurces & have in my self good Right full power & lawful Authority to give grant bargain sell aliene convey & confirm unto him the sa Capt Sami Jordan his Heirs & Assigns the sd granted Prem-

isses House & Appurces as afores & that free & clear & freely & clearly acquitted exonerated & discharg of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions & Incumbrances of wt Name or Nature soever that might in any Degree or Measure obstruct or make void this Present Deed of Sale And I the said John Smith for myself my Heirs Exec® & Admin® do covenant & engage the above demised Premisses to him the sª Cap² Sam² Jordan his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & Defend by these Presents In Testimony whereof I the sª John Smith & Sarah my Wife in token of her free Relinquishm' of her Right of Dower or Power of thirds of in & unto the above bargained & Demised Premisses have hereunto set our Hands & Seals this Second Day of June in the Year of our Lord one thousand seven hundred & thirty five & in the Eighth Year of y Reign of our sovereign Lord George the Second of great Britain France & Ireland King Def' of y' faith

John Smith (*Seal)

Sarah × Stackpole (*Seal)

Signed Sealed & Delivered in Presence of us John Gray

John Stackpole jung

York ss/Biddeford June ye 3a 1735 John Smith & Sarah his Wife both Personally appeared & acknowledged this within Instrumt to be their free & voluntary Act & Deed

Cor John Gray Just Peace

A true Copy of ye Orig1 Reca June 5 1735

Attest Jer. Moulton Reg^r

Know all Men by these Presents that I Enoch Dill of York in the County of York in New England Yeoman for & in Consideration of the Sum of twenty five Pounds Money to me in Hand well & truly paid by Alexander Junkins jun

of York afores' Yeoman have given & granted & hereby Do freely & absolutely give & grant unto the s' Alex' Junkins jun' his Heirs & Assigns forever a Certain Tract of Land situate in York on the South West Side of York River Containing Three Acres bounded viz' beginning at y' River & runs South West Bounding on s' Junkins' Land the whole Length of s' Land & to run such a Breadth as will make up the s' Three or however otherwise Bounded or reputed to be Bounded To have & to hold the Premisses with the Appurces unto the s' Alex' Junkins jun' his Heirs & Assigns forever to his & their only proper Use forever free from all Incumbrances whatsoever & I y' s' Enoch Dill for my self my Heirs Excer' & Admin' do covenant & engage the above demised Premisses to him the said Alex-

and Junkins junt his Heirs & Assigns agt the lawful Claims & Demands of any Person or Persons whatsoever forever hereafter to warrd secure & defend by these Presents In Witness whereof 1 have hereunto set my hand and Seal June the 7th Anno Domini 1735

 $Enoch \mathop{\times}\limits_{-\infty - t}^{his} Dill \quad ({}^aSeal)$

Signed Sealed & Del⁴ in Presence of us John Booker Henry Sinnson

York ss / York June 7, 1735 Then Enoch Dill Personally appearing acknowledg^d y^e above Instrum^t to be his free Act & Deed

Before Jer. Moulton J. Peace

A true Copy of ye Orig1 Recd June 7, 1735

Attest Jer. Moulton Reg^r

Know all Men by these Presents that I Enoch Dill of York in the County of York in New England Yeoman Dill for & in Consideration of the Sum of twenty five To Pounds Money to me in Hand paid by Alex Junkins junt of York aforesa Yeoman have giv-Alr Junkins en & granted & hereby Do give & grant unto the sd Alexander Junkins jung his Heirs & Assigns forever A Certain Tract of Land situate in York on the South West Side of York River Containing Six Aeres Bounded viz beginning at ye Road by Alex McIntires Land then running South Eastward by sa Road Fifteen Poles then running up South West carrying the whole Breadth of Fifteen Poles till Six Acres are accomplished To have & to hold the Premisses with the Apparces unto the sd Alex Junkins his Heirs & Assigns forever to his & their only proper use forever free from all Incumbrances whatsoever & I the sd Eno Dill for myself my Heirs Exec & Admin to do covenant & engage the above demised Premisses to the sd Alext Junkins his Heirs & Assigns agt the lawful Claims & Demands of any Person or Persons whatsoever forever hereafter to warrant seeure & defend by these Presents Provided Nevertheless that Whereas the afores4 Enoch Dill by one Certain Deed of Bargain & Sale bearing Date with these Presents bargained & sold to the sd Alex Junkins Three Acres of Land situate in York afores Bounded as in & by the Deed is Express now if the afores4 Enoch Dill his Heirs Exects or Admines shall well & truly save & keep harmless & Indemnifie the sd Alex Junkins his Heirs Execrs Admin's or Assigns from all Claims or Demands that shall or may hereafter be made by any Person or

Persons by Reason Sarah Trafton late Sarah Dill having Right of Dower in the afores⁴ Lands convey⁴ by En⁵ Dill in Case of y⁵ Death of the afores⁴ Lands convey⁴ by En⁵ Dill in Case of y⁵ Death of the afores⁴ Lands Granted as afores⁴ as Also by reason of any [97] Person or Persons having any Right in Title to the Lands afores⁴ or any Part or Parcel thereof & shall well & truly keep & defend the afores⁴ Alex⁷ Junkins his Heirs Exec⁵ Admin⁵ or Assigns & y⁶ quiet & peace-able possession of all & singular the Lands granted to the s⁴ Alex⁷ Junkins his Heirs & Assigns by the Deed afores⁴ with all the Priviledges thereto belonging then this Present Deed of Mortgage to be void & of none Effect otherwise to be & remain in full force & virtue In Witness whereof I the Enoch Dill have hereunto set my Hand & Seal the seventh Day of June Anno Domini 1735

Enoch × Dill (aSeal)

Signed Sealed & Del⁴ in Presence of us John Booker Henry Simpson

York ss/ York June 7 1735 Then Enoch Dill above named Personally appeared & acknowledged the above In-

strum^t to be his Act & Deed

before Jer. Moulton J. Peace A true Copy of ye Origi reed June 7. 1735

Attest Jer. Moulton Regr

This Indenture made the twenty Sixth Day of July Anno
Dom one thousand Six hundred Eighty &
Four And in the Thirty Sixth Year of
the Reign of our sovereign Lord Charles
Nor Yarmo Town
Hospital Day of July Anno
Dom one thousand Six hundred Eighty &
Four And in the Thirty Sixth Year of
the Reign of our sovereign Lord Charles
Hospital Day of July Anno
Dom one thousand Six hundred Eighty &
Four And in the Thirty Sixth Year of
the Reign of our sovereign Lord Charles

land Scotland France & Ireland King Defender of the Faith &c Between Thomas Danforth Esq² Presidt of his Majesties Province of Maine in New England on the one Party and M² Jeremiah Dummer M² Walter Gendall John Royall & John York Trustees on the Behalf & for the sole Use & Benefit of the Inhabitants of the Town of North Yarmouth within the abovenam³ Province of Maine on the other Party Witnesseth that Whereas the abovenam⁴ Thomas Danforth by the Govern² & Company of the Massachusetts Colony in New England the now Lord Prop² of the above named Province of Maine at a Generall Assembly held at Boston on the Eleventh Day of May 1681 is fully Authorized & Impowered to make legal Confirmation unto

the Inhabitants of the aboves Province of Maine of all their lands or Proprieties to them Justly Appertaining or belonging within the Limits or Bounds of the sa Province Now Know all Men by these Presents that the sd Thomas Danforth pursuant to the trust in him resposed & Power to him given as aboves by & on ve Behalf of the Govern & Company of ye Massachusetts Colony aforesa hath given granted & confirmed & by these Presents Doth fully clearly & absolutely give grant & confirm unto the abovenama Mr Jeremiah Dummer M. Walter Gendall John Royall & John York Trustees as is above Expressed All that Tract or Parcel of Land all that Tract or Parcel of Land within the Township of North Yarmouth in sa Province according to the Bounds & Limits of sa Township to them formerly granted by Sr Ferdinando Gorges Knight or by any of his Agents or by the General Assembly of the Massachusetts with all Priviledges & Appurces to the same Appertaining or in any wise belonging (all Royalties Reserva to his Maity by the Charter granted to Sr Ferdinando Gorges Knight as also those by sa Charter given to sa Ferdinando Gorges kt his Heirs & Assigns Together with the Rivers Streams & Coves contained within the Limits or Bounds of sa Township always to be Excepted & reserv^d) To have & to hold all the above Tract of Land by these Presents granted & confirmed be ve same more or less with all the Priviledges & Appurces to the same appertaining or in any wise belonging (Excepting as is above Excepted & reserva) to them the sa Mr Jera Dummer Mr Walter Gendall John Royall & John York Trustees as aboves forever To the only proper Use & Behoof of ye Inhabitants of the sa Town that now are & to them that shall there survive & Succeed from Time to Time & forevermore (aSeal)

hereafter And the abovenamed Thomas Danforth For & on the Behalf of the Gov' & Company of the Massachusetts Collony & for their Successors & Assigns doth further covenant promise & grant to & with the above named Jeremiah Dummer Walter Gendall John Royall & John York their Heirs & Assigns Trustees above Express* that they the s*d Jeremiah Dummer Walter Gendall John Royall & John York shall & may at all Times & from Time to Time forever hereafter peaceably & quietly have hold occupy possess & enjoy all the above given & granted Premisses without the Let Deniall or Contradiction of the Govern' & Company of the Massachusetts Colony or of any other Person or Persons whatsoever claiming & having any lawful Right Title or interest therein or in any Part or Parcel thereof by from

or under them the sa Govern & Company or by any of their Assigns they the abovenamed Inhabitants of your Town of North Yarmo for the Time being & in like manner that shall be their from Time to Time forever hereafter Yielding & paving in Consideration thereof to the Govern & Company of ve Massachusetts Colony to the Presidt of the sd Province of Maine by them Authorized & and Impowered for the Time being or to other their Agents & lawful Assignes or Assignees the ouit rent to the sa Govern & Company due & belonging according to the proposal made and mutually agreed upon at the General Assembly held in the aboves Province at York June 1681 viz that they the abovenamed Inhabitants of vo sa Town of North Yarmo for the time being & in like manner that shall there be from Time to Time forever hereafter as an Acknowledgmt of sa Ferdinando Gorges & his Assignes Right to Sovle & Govermt do pay Twelve Pence for every Famaly whose Single Country Rate is not above Two Shillings & for all the Exceed the Sum of two Shillings in a Single Rate to pay three shillings p Famaly annually in money to the treasurer of the sa Province for the use of the Chief Proprietor thereof and in Case of Omission or Neglect on the Part & Behalf of the sa Inhabitants to make full payment annually in manner as is above Express^d & hath been mutually consented & agreed unto it shall then be lawful for the sa President of the sa Province for the Time being or for other the Agent or Agents Assignee or Assigns of the Govern & Company of the Massachusetts Collony to levy & make distress upon the Estates of any of the Inhabitants for the Time being within the Limits & Bounds of the sa Township as well for ve sa Quit Rent as also for all Costs & Charges accruing & arrising upon the same And the Estates so levyed or distrained to bear drive or carry away with so much as it shall Cost to convey the same to the Keepr of the Province for the Time being or to such place as he shall order & appoint In Witness whereof the Parties above named to these Present Indentures have Interchangably put their Hands & Seals the Day & Year first above written

Thomas Danforth (Seal) Preside Signed Sealed & Delive in Presence of us John Hayword note Publus Elicazer Moody

A true Copy of the Orig1 Recd June 18, 1735

Att Jer. Moulton Regr

By Thomas Danforth President of the Province of Mayn
Whereas by Power Committed to me by the
Chief Proprietor of y* Province of Mayn under
the Publick Scal bearing Date the Eleventh Day
of May one thousand six hundred eighty & one

to make legal Confirmation to the Inhabitants of sa Province respectively of their Just Propriety in their Lands there und my Hand & Seal [98] of the Province according to the direction of ye Charter Now know all Men by these Presents that I the above named Thomas Danforth have given granted & confirmed & Do by these Presents on the Behalf of the chief La Proprietor of sa Province his Heirs & Successors forever give grant & confirm unto John Royall John York John Harris & Mr Walter Gendall as Trustees on the Behalf of ye Town of North Yarmo or the Inhabitants thereof and their Successors & such as shall successively dwell & Inhabit in said Town all that Tract of Land lying on the East Side of Wescustugoh River to the Extent of Six Miles Eastward from sa Rivers Month & from thence Westwa as far as Falmouth Bounds Together with [an Island called new Demares Cove] To have and to hold all & singular the above given & granted Premisses with all the Priviledges & Appurces of wood under wood Rivers Streams &c thereunto belonging or in any way appertaining to them the aforesd John Royall John York John Harris & Walter Gendall Trustees as aforesd their Heirs or Assigns forever they Yielding & paying to the Chief La Proprietor his Heirs & Assigns forever the Annuall Acknowledgm to him due & belonging according to the Proposals agreed upon at the Gent Assembly held at York in June one thousand six hundred eighty & one Provided always in Case of Neglect or omission to pay the full Annual Acknowledgmt due to the Chief La Propt it shall be lawful for him to give warrt to his Treasurer to distrain ye same upon any of ye Estate of any of ye Inhabitants within the sa Township with ye allowance Customary to Marshall for Levying & conveying ve same to the abovesd Treasurer Given under my Hand June 28th 1684

The word [full] Interlined before Signing
Thomas Danforth Presidt
A true Copy of ye Orige Rece June 18, 1735
Att Jer. Moulton Rege

At Fort Loyall in Falmouth 22^a September 1680 for the further Inlargm¹ & Incouragem¹ to the Settlem¹ of the Township by the Govern² & Company of the Massachusetts on the Easterly side Wescustugoh River in Casco Bay it is hereby granted unto him that the waste Land lying between the

s^a Grant & Falm^o shall be added to the Township & also an Island lying between y^o Sea & s^a Township called new Damaris Cote it is also hereby ordered & declared that the Name of the s^a Plantation shall be North Yarmouth

of the s^a Plantation shall be North Yarmouth

p Tho. Danforth

A true Copy of y^e Orig¹ Rec^a June 18, 1735

Attest Jer. Monlton Reg

To all People unto whom this Present Deed of Sale shall come Robert Field of Dorchester in the County Robt Field of Suffolk in New England Cloathier sendeth To Greeting Know ye that for & in Consideration Caleb Edv of the Sum of twelve Pound Pounds to me in Hand well & truly paid at & before the ensealing & delivery of these Presents by Caleb Edy of Boston in the County aforesd Shipwright the Receipt whereof to full Content & Satisfaction is hereby acknowledged I the said Robert Field have given granted bargained sold conveyed & confirmed & by these Presents Do give grant bargain sell aliene enfeoffe release convey & confirm unto the st Caleb Idv his Heirs & Assigns forever a Certain Lot of Land situate lying & being in a Place called Phillipstown in the County of York Containing by Estimation Fifty Acres Lately Laid out to the Heirs of my Mother Mrs Mary Field Decd being called ve Sixteenth Lot in the South Range in the First Division of out Lands or Lots and Also Fifty Acres more of ye sa Township yet Lying in Common with the other Proprieties of the said Town & to be Laid out hereafter which one hundred Acres of Land hereby granted is Part & to be taken out of one thousand Acres lying within a Tract of Land of the Contents of eight miles Square granted by Majr Wm Phillips for a Township on the Western Side of Kennebunk River which sd one thousand Acres was given unto the sd Mary Field by the sa Phillips by Deed Dated June 15, 1676, acknowledged & Recorded in the County of York the 30th Augt 1675, by Richard Richworth Recorder Relation thereto being had will more fully appear To have & to hold the st granted Lands & Premisses with the Appurces unto him the sa Caleb Edy his Heirs & Assigns forever to his & their only sole & proper Use Benefit & Behoof from hence forth & forever more absolutely without any manner of Condition Redemption or Revocation of Use or Uses whatsoever so that of & from all Right Estate Title Interest reclaim challenge or Denand whatsoever to be by me the s^a Robert Field my Heirs or Assigns at any Time hereafter had made or claimed of in or to the s^a granted Lots to Contain in the whole one hundred Acres I & they & each & every of us & them shall & will be utterly debarred & forever excluded of & from the same by force & virtue of these Presents In Witness whereof I be s^a Robert Field have hereunto put my Hand & Seal the thirty first Day of December in the Seventh Year of his Majesties Reign Anno Domini one thousand seven hundred & thirty three

Robert Field (*Seal) Hannah Field

Signed Sealed & Deliv^d in Presence of us Robert Spur

Hannah X Chalmer

Suffolk ss Dorchester | Jan^{ry} 1733/4 M^r Robert Field Acknowledg^d the aforewritten Instrum^t to be his free Act & Deed

Before me

Robert Spur J Pac A true Copy of ye Origt reed June 18, 1735

The Deposition of Nicholas Gowen aged Sixty Six years

Attest Jer. Moulton Regr

or thereabouts Testifieth & saith that I the Depon well know all the marshes in Kittery Gowen Test for Frost called the Long Marshes which was formerly the Estate of Mr John Frost of Boston Decd & that about Fifty years ago my Father William Gowen hired the same of his Brother in Law the aforesd John Frost Decd & Improv^d it several Years & after my Fathers Decease I my self did Hire the sa Marsh of my Annt Mary Frost Widow of the sd John Frost of Boston Decd & Improved it several years & had the eare of it untill Mess's Robt Cutt & Cap^t John Leighton purchased of the s^d John Frosts Right there & I well know that there is about one acre of the s^d Marsh lies on the Eastern Side of the Brook called the Stoney or Long Marsh [99] Marsh Brook within the Bounds of a Return made by John Wincol & Roger Plaisted of one hundred & forty acres to Capt Charles Frost Dated Jan 1st 1674 & since his decease claimed by John Frost Esq' of New Castle in New Hampshire & I the Depon' do further Testific that when my Father had s\(^a\) Marsh & when I my self had it I never knew of more than the quantity of one acre or thereabouts on that Side of y\(^a\) Brook that Joyns to John Frost Esq' as afores\(^a\) (which did belong to my uncle John Frost of Boston afores\(^a\) Deb\(^a\) & I my self have mowed all that was accounted my Uncle John Frost of Boston afores\(^a\) his Marsh on the Eastern Side of s\(^a\) Brook in one Day both in my Fathers Time & since when I hired it my self & I y\(^a\) Depon\(^a\) further Testific that M\(^a\) Cutts & Leightons Mill Pond flows over several Acres of Marsh & Swampy Ground on the Eastern Side of s\(^a\) Brook & within the Bounds of s\(^a\) Return made to Cap\(^a\) Charles Frost afores\(^a\) more than ever I Improv\(^a\) or ever knew to be Improved in the Right of my Uncle John Frost of Boston afores\(^a\)

York ss/Janry 30, 1732 the above named Nicho Gowen Personally appeared & made oath to ye truth of all above

written taken in ppetuam rei memoriam

before W^m Pepperrell j^r) J Peaces Elihu Gunnison (Quo Un^s

A true Copy of ye origi reed under Seal June 21 1735 Atti Jer. Moulton Regi

John Gowen Aged about Sixty four Years Testifies & saves that I the Depont well know all the Lands and Marshes aforesa which was tormerly the Es-Gowens Test for Frost tate & Possession of the afores John Frost of Boston Deca & the Land Laid out to Capt Charles Frost as p the aforementioned Return which is since Claimed & Possess⁴ by John Frost Esq^r of New Castle & have as Survey of the Town of Kittery several Times run the Lines & Renewed the Bounds of the sa John Frost & Charles Frost Lands at Long Marsh & I the Depont well Remember that about Fifty years since my Father Wm Gowen Hired the so Marshes of you so John Frost of Boston & that there is on the Eastern Side of ye Brook about Three Quarters of an Acre or one Acre of Marsh & no more that was possessed by my Father on the Eastern Side of s4 Brook & above the Wading Place & I have moved it all in one Day for my Father in sa John Frosts of Boston his Right which Three Quarters of acre or Acre of Marsh is within the Bounds of the aforesd Return of Charles & since claimed by Jno Frost

Esq^r of New Castle & I the Depont further Testifie that M^r Cutts & M^r Leightons Mill Pond flows over several Acre of Marsh & Swamp Ground on the Eastern Side of s⁸ Brook & within the Bounds of s⁸ Return made to Charles Frost more than my Father then Improv⁴ in s⁴ John Frost of Boston his Right And I the Depont further Testific & say that about ten Years since I heard John Frost Esq⁴ of New Castle who owned the lands laid out to the s⁴ Charles Frost as mentioned in the afores⁶ Return say to Mr Robi Cutt & Capi John Leighton that they Flowed his Land & it would be a Damage to him & they Replyed that they would not do him any Damage for they should let out their Pond every Spring and they appointed a Day when they would settle the Bonnds between the Antient Possession of y⁸ st Frost of Boston Dec⁶ & y⁸ st Lands Laid out to Charles Frost then owned by the s⁸ John Frost of New Castle and desired me to be Present but the s⁴ Cutts did not come at the Time appointed he sending word that he was Sick

John Gowen

York ss/Niek* Gowen of full Age Personally appearing before us the Subscribers and made oath that he saw the above John Gowen sign the above Deposition in order to Swere to & Prove y* same in Perpetuam rei memoriam Janty 30, 1732

W^m Pepperrell jun^r) Jus Peace Elihu Gunnison | Quo^r Un^s

A true Copy of the Original Deposition Rec^a under Seal June 21, 1735

Attest Jer. Moulton Regr

The Deposition of John Heard Aged about Sixty Six Years Testifieth & says that he very well knew the Land or Farm formerly belonging to Cap' Charles Frost tying on the Eastern Side of the Stoney or Long Marsh Brook in Kittery since the Lands of Cap' John Frost of New Castle in New Hampshire Esq' & that he the Deponent has known all the Lands Joyning to s⁴ Brook Fifty Years & very well knew that M^c Robert Cutts & M^c Leightons Mill Pond flows over several Acres of low Ground or Swamp on the Eastern Side of the s⁴ Brook which was formerly reputed to be the Land of the s⁶ Cap' Charles Frost & which in ye 'lifetime of the s⁶ Charles Frost was a very thick woods and which was lately cleared by M^c John Frost jun^c of Kittery Son of the s⁶ John Frost of New Castle

York ss/ The above John Heard Personally appearing before us the Subscriber & made Oath to the truth of the

above Deposition in ppetnam rei memoriam Jan¹⁷ 30, 1732

W^m Pepperrell j^r J Jus¹⁸ Peace
Elihu Gunnison (Quo Un⁸

A true Copy of y^e Orig¹ rec⁴ under Seal June 21, 1735 Attest Jer. Moulton Reg^r

The Affirmation of Andrew Neal Aged about Sixty Eight Years is that he knows y° marsh in Kittery called y° Long Marsh & has known y° same near Fifty [100] Years and that the Mill Pond above Mr Cutts & Leightons Mill Does flow over several acres of Swamp or low Ground besides the marsh which Swamp or low Ground is on the Eastern Side of the Stoney or Long Marsh Brook & is the reputed Lands of Cap¹ John Frost & wch was a very thick woods in the life time of Cap¹ Charles Frost

York ss/ Jan¹⁷ 30, 1732 This Day y* above named Andrew Neal Personally appeared before the Subscrib¹⁸ & solomly Declared that y* above Affirmation is true taken in Perpetuan rei memoriam

W¹⁰ Pepperrell jun^t | Jus^{tice} Peace Elihu Gunnison | Quoʻ Un^s A true Copy of y⁶ Origi Rec⁴ under Seal June 21, 1735 Attest Jer Moulton Reg^{*}

To all People unto whom this Present Deed of Sale shall come John Smith of Boston in the County of Suffolk in his Majesties Province of the Massachusetts Bay in New England Merch' sendeth Greeting Know ye that for & in Consideration

eration of the Sum of twelve hundred Pounds to me in Hand well & truly paid at & before delivery of these Presents by Ezekiel Cushing of Province Town in the County of Barnstable & Province aforesd Mercht the Receipt whereof is hereby Acknowledged I the sa John Smith have given granted bargained sold aliened enfeoffed conveyed & confirm⁴ and by these Presents Do give grant bargain sell aliene enfeoffe convey & confirm unto the sd Ezekiel Cushing his Heirs & Assigns forever All that my certain Island lying in Casco Bay in the late Province of Mayne now known by the County of York commonly called & known by the Name of Long Island Containing Six hundred and fifty Acres more or less Bounded Westerly by Housewifes Sound so called the other end towards the North East reaching down to Suxtons Sound so called or however otherwise Bounded or reputed to be Bounded Together with all & singular ye Rights Members Profits Priviledges Hereditaments emoluments advantages & Ap-

purces thereto belonging or in any wise Appertaining & the Reversions & Remainders thereof To have & to hold the aforesd Island called Long Island with all other the before granted Premisses unto the st Ezekiel Cushing his Heirs & Assigns forever To his & their only sole & Proper Use Benefit & Behoof from henceforth & forever more And I the sd John Smith for my self my Heirs Execrs & Admin to do covenant promise grant & agree to & with the st Ezekiel Cushing his Heirs & Assigns by these Presents in manner following that is to say that I the sd John Smith am the true sole & lawful owner of ye sa granted Island & Premisses with the Appurces and have in my self full power & lawful authority to give grant sell convey & dispose thereof in manner as aforesd the same being free & clear & clearly acquitted exonerated & discharged of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Alienations and Incumbrances whatsoever & further I the sd John Smith do hereby covenant promise & grant for my self my Heirs Exec & Admin* to warrant & defend the sd granted Island & Premisses with the Appurees unto the st Ezekiel Cushing his Heirs and Assigns forever agt the lawful Claims & Demands of all & every other Person & Persons whomsoever In Witness whereof I the st John Smith & Martha my wife (in token of her free consent to these Presents & full relinguishmt of her Right of Dower or Thirds of in or to the sd granted Island & Premisses) have hereunto put our Hands & Seals the twelfth Day of July in the sixth year of his Majestics Reign Annoq Domini one thousand seven hundred & thirty two

John Smith (aSeal) Martha Smith (aSeal)

Signed Sealed & Delivered in psence of us Stephen Arnold William Randle

Rec^d the Day & Year above written of M^r Ezekiel Cushing the sum of twelve hundred Pounds in full for the Island & Premisses before sold him

p me John Smith

Suffolk se Boston July 13, 1732 M^t John Smith & Martha my wife freely acknowledged the foregoing Instrum^t to be their Act & Deed

Before me Sam¹ Cheekley J Pac³ A true Copy of y° Orig¹ Rec⁴ June 18, 1735

'Attest Jer. Moulton Regr

To all People to whom these Presents shall come David Scabury of North Yarmouth in the County of York Seabury in New England Marriner sends Greeting Know ye that for and in Consideration of the Sum of

Cushing two hundred Pounds lawful Money of New England to me in Hand well & truly paid at and before the enscaling & delivery of these Presents by Ezekiel Cushing of Province Town in the County of Barnstable in New Engla Gent the Rect whereof is hereby acknowledged I the sa David Scabury have given granted bargaina sold conveyed & confirmed & by these Presents Do give grant bargain sell convey & confirm unto the sa Ezekiel Cushing his Heirs & Assigns forever all that my certain Lot of Land called Lot number Eighty three situate in the Township of North Yarmouth afores Together with all the Rights Shares & Parts of the Marsh & Common Undivided Land in sd Township equal with other Lots in the sa Town To have and to hold the sq Lot Number 83 with the after Rights Shares & Parts of ve Marsh afores & all other the aforegranted Premisses unto him the st Ezekiel Cushing his Heirs & Assigns forever to his & their only sole & proper Use Benefit . & Behoof forever he the s^a Ezckiel Cushing settling & fulfilling the Terms & $[{\bf 101}]$ Articles of said Lot Number 83 to the Acceptance & satisfaction of the Hononrable Committee appointed for the resettlement of the Town of North Yarmo aforesa & I the sa David Seabury Do avouch myself at & untill the Time & untill ve Ensealing and delivery of these Presents to be the true lawful & proper owner of the se granted Premisses and have in my self full power good Right and lawful Authority to give grant bargain sell convey & dispose thereof in manner as aforest the same being free & clear & clearly acquitted and discharged of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages and Incumbrances whatsoever & I the sa David Seabury for my self my Heirs Exec & Admin to do hereby covenant promise grant & agree to & with ve sd Ezekiel Cushing his Heirs Exects Admints & Assigns to Warrant & Defend the sa granted Lot of Land & Premisses with the Appurces unto him the said Ezekiel Cushing his Heirs & Assigns forever age the lawful Claims & Demands of all & every other Person & Persons whomsoever In Witness whereof I ve sd David Seabury have hereunto set my Hand and Seal this Eleventh Day of June Anno Domini one thousand seven hundred & thirty three

David Seabury (aSeal)

Signed Sealed & Delivèred in psence of James Babbidge James Russell

York ss June ye 12^{1h} 1733. Then the within named David Seabury Personally appeared & acknowledge the above written Instrument to be his Act & Deed

Before me Samuel Seabury Jus Peace

A true Copy of y^e Orig¹ Rec⁴ June 18, 1735 Attest Jer Moulton Reg⁷

To all People to whom these Presents shall come Thomas
Westbrook & Falmouth in the County of
York & Province of the Massachusetts Bay in
New England Esqr & Samuel Waldo of Boston in the County of Suffolk & Province

aforesd Mercht sendeth Greeting Know ve that we the sd Thomas Westbrook & Samuel Waldo for & in Consideration of the Sum of one hundred Pounds Money to us in Hand well & truly paid before yo ensealing & de-livery of these Presents by Lieut Zebulon Trickey of Scarborough in the County of York & Province afores Yeoman the Receipt whereof we do hereby acknowledge & ourselves therewith fully contented satisfied & paid have given granted bargained sold aliened enfeoffed conveyed & confirma and Do by these Presents fully freely clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the sd Kebulon Trickey his Heirs Exects Admints or Assigns all that certain Tract or Parcel of Land lying in Being in Falmouth aforesd containing Fifty acres of Upland & is Butted & Bounded as followeth viz beginning at a Stake on the North Side of Lieut Sam1 Skillins new Lot of Land thence running along by sa Land South West Sixty Rod then North West one hundred thirty three Rod & a Half then North East to a Stake Sixty Rod & from thence South East one hundred thirty three Rod & a Half to the First Bounds which Land lies on each Side the Mast Road leading to Dunston Together with all & singular of ye Priviledges & Appurces Accomodations & Advantages unto yo same now being or ever may be from thence arrising Also a Priviledge from some past of ye Premisses of a Road leading into the Country Road To have & to hold all & singular of ye above granted Premisses free & clear from us the sd Thomas Westbrook and Samuel Waldo our Heirs Execre & Admin 18 unto him the s^d Zebulon Trickey his Heirs Execrs Admin^{rs} & Assigns to his & their intire Use Benefit & Behoof the

which he his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter have hold Use occupy possess & enjoy without any manner of Let or hindrance from us the s^d Thomas Westbrook & Sam! Waldo our Heirs Exce** or Admin** or any other Person whatsoever from by or under us or our Heirs to Warrant & Defend & In Witness and Conformation hereof we the said Thomas Westbrook & Sam! Waldo have set to our Hand & Seals this Thirty first Day of Oct* Anno Domini one thousand seven hundred & thirty three Annoq Ri Ris Georgii Secundi Septimo Magnia Britannia

Thos Westbrook (aSeal) Sam¹ Waldo (aSeal)

Signed Scaled & Delivered in psence of us between the Seventh & eight Line the Word or Title "Lieutenant" is Interlined before Executing hereof Sam¹ Haines Sarah Knight

York ss/ Scarb° 7, Nov¹ 1733. This Day Thomas Westbrook Esq¹ & Sam¹ Waldo Personally appeared & acknowledg⁴ the above & foregoing Instrum¹ to be their voluntary

Act & Deed

Cor: Roger Dearing J. Peace A true Copy of y^e Orig^t Ree^d June 26, 1735 Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know ve that we Thomas Westbrook of Westbrook & Falmouth in the County of York & Province Waldo To of the Massachusetts Bay in New England Esqt and Samuel Waldo of Boston in the Trickey County of Suffolk & Province aforesd Mercht for & in Consideration of the Sum of one hundred & eighty Pounds Bills of Credit on the Province to us in Hand well & truly paid by Zebulon Trickey of Falmo aforesa Labourer the Receipt whereof [102] We do hereby Acknowledge & ourselves therewith fully satisfied & contented & of every Part & Parcel thereof do exonerate acquit & discharge him the sa. Zebulon Trickey his Heirs Exec¹⁸ Admin¹⁸ & Assigns forever by these Presents have given granted bargained sold aliened & convey^d & by these Presents Do fully freely & absolutely give grant bargain sell aliene & convey to him the sd Zebulon Trickey his Heirs Exects Admints & Assigns forever One Acre and an Half of Land lying in Falmo aforesd & on the Northerly Side of Stroud Water River Together with the House & Fences yron standing ye so Land being butted & Bounded as follows vizt Beginning at a stake standing Ten

Rods & Ten Foot North & be West from the Northerly End of the Bridge over Stroud Water River below the lower Mills standing thereon & from thence running North twenty four Degrees West Seven Rods to a Stake from thence North Thirty one Degrees West one Rod to a Stake from thence North thirty Six Degrees West five Rods to a Stake from thence South Fifty five Degrees West three Rods & an half to a Stake from thence North thirty eight Degrees West Eight Rods to a Stake from thence North Sixty Six Degrees East thirteen Rods to a Stake from thence South thirty eight Degrees East twenty two Rods to a Stake from thence South Sixty Six Degrees West Eleven Rods & an half to a Stake with the Priviledge of a Roade from sa Land to the Country Road Provided ye same should not lye thereon as also down to ye River Side for a Landing To have & to hold the above granted and bargained Premisses to him the sa Zebulon Trickey his Heirs Execrs Admin & Assigns together with all the Premisses & Appurces thereto belonging or in any wise Appertaining forever by virtue of these Presents To his & their only proper Use Benefit & Behoof forever & We the sa Thomas Westbrook & Sam¹ Waldo for our selves our Heirs Exects & Assigns do covenant grant & Promise to & with the sa Zebulon Trickey his Heirs & Assigns that before & untill ye ensealing & delivery of these Presents we are the true sole & lawful owners of ye above bargained Premisses & have in our selves full power good Right & lawful authority to sell & convey the same as in manner afores & Furthermore we the sa Thomas Westbrook & Saml Waldo do for our selves our Heirs Execrs & Admin covenant & engage the above or before mentioned Demised Premises to him the sa Zebulon Trickey his Heirs & Assigns agt the lawful Claims & Demands of any or every Person or Persons whatsoever forever hereafter to warrant & Defend in manner afores^d In Witness whereof we the s^d Thomas Westbrook and Samuel Waldo have hereunto set our Hands & Seals this third Day of April in ye eighth year of the Reign our Sovereign Lord George the Second King of Great Britain &c Annoq Dom 1735

Thos Westbrook (*Seal) Sam¹ Waldo (*Seal) Signed Seald & Deld in Presence of Eleazer Young Sam¹ Cobb

York ss/May 12 1735 then Coll^o Tho^s Westbrook & M^r Sam^l Waldo acknowledg^d the above Instrum^t to be their free Act & Deed

Cor Joshua Moody Just Pae A true Copy of ye Origi Recd June 26 1735

Attest Jer. Moulton Regr

This Indenture Witnesseth that John Mosure of the Town of Brookhaven in the Estreding of Yorkshire John Mosure upon Long Island for & in Consideration of a To Jos. Nash

valuable Sum of Money at or before the Sealing and delivery of these Presents Reca of Joseph Nash of Boston in the Massachusetts Bay

Marriner where with the sa John Mosure doth acknowledge himself fully satisfied contented & paid have granted bargained & sold & do by these Presents give grant bargain & sell & confirm unto the aboves Joseph Nash all my Right Title & Interest of a Certain Parcel of Land & Meadow lying & being in Casco Bay running by the Side of Aresiket River running from the Second gutt North Westerly untill

the full measure of Three hundred be out with all the meadow belonging to it the First Parcel of Mea-Brookhaven in page 102 dow having a Pond in the Middle of it & three Parcels more by the Side of the upper Part of the River containing in all about twenty or thirty acres of meadow more or less I say I John Mosure doth for my self my Heirs Execrs Admin's & Assigns absolutely sell p me John Tooker Recorder alien make over & confirm all the above sa Uplands and House upon it with the Frame of a Barn & all ye Meadows belonging to it to ye aboves Joseph Nash & to his Heirs Execrs Admin's & Assigns To have & to hold forever with all Orchards Gardens Backfields Yards Timber Trees or whatsoever Immunities Inlargm^{ts} Appurces do or ever shall belong unto the aboves Land & Meadow without any let Molestation or Incumbrances whatsoever from by or under me or of any of my Procurmt as Also I ye sa John Mosure my Heirs and Assigns shall warrant

this my sale to stand good & firm in Law from any Person or Persons claiming any Right Title or Interest from by or under me but that ye aboves Housing Land & Meadow shall be for the Use & Behoof of yo aboves Joseph Nash his Heirs & Assigns & to the true & thorough Confirmation of all the aboves Premisses I do hereunto set my Hand & fix to my Seal this 14 Day of May in the Year of our Lord God 1683

> John Mosure $\times_{_{\mathrm{his}}}$ (aSeal)

James × Mosure Elis^a Mosure

Signed Sealed & Deliva in the Presence of us Thomas Board John Tooker

This written Deed was acknowledged written Sealed & Delivered in the Presence of me

Richard Woodhull Jus of ye Peace ye Date abovewritten

Caseo Bay North Yarmouth the 11th Day of Sept 1683 I John Ryall of the same Town do hereby give Joseph Nash of Boston Mariner in New England full possesson of all this within mentioned Deed of Sale by Haresiket that is Lands & Meadow with y* House & Frame of a Barn in the Behalf of John Mosure as witness my Hand this -----

John Ryall × his mark

Witness to do John Wiswell X Gage

John Wiswell & Thomas Gage Testified upon oath that they were Present & Saw John Ryall Sign & Deliver this as his Act & Deed & these did Subscribe their names as witnesses Boston Oct 8, 1683 Sworn before Samuel Nowell Assist^b

A true Copy of the Origi Reed July 2d 1735 ${\rm Att}^{\rm c} = {\rm Jer~Moulton} = {\rm Reg}^{\rm r}$

To all People to whom these Presents shall come Benjamin Beadle of Salem in the County of Benja Bedle Essex within his Majestics Province of the To Massachusetts Bay in New England and Abi-Wm Wentwth gail Beadle ye wife of ye st Benja Beadle formerly called Abigail Hammons & one of the Daughters of Edmond Hammons of Kittery in the County of York Deca sendeth Greeting Know ye that we the sa Benja Beadle & Abigail Beadle for & in Consideration of ye sum of Seventy five Pounds currt Money of New England to us in Hand paid by William Wentworth of Kittery aforesa Gent the Rect whereof to full Content & satisfaction we do hereby acknowledge have given granted bargained sold & by these Presents do absolutely give grant bargain sell aliene enfeoffe convey & forever confirm unto him the st Wm Wentworth his Heirs & assigns all that Tract or Parcel of Land situate in Kittery aforesa which was set of by order of ve Honourable the Judge of Probates for sa County of York unto the sa Abigail as her Part of two thirds of ve Real Estate of the sa Hammons Deca Containing Eight Acres & a quarter of an Acre be it more or less lying near the Dwelling House of ye sa William Wentworth & Bounded on the North & East by Lands of ye sa Wentworth & ye High Way & Southwardly by lands of Benja Hammons & Westerly by

Lands formerly of Benoni Hodsden Decd it being the Northermost End & Division of ye sa Edmond Hammons his Forty Aere Acre Lot otherwise called the thirty acre Lot also one forth Part of eight Acres & a Quarter of Land (in Kittery aforesd) be it more or less as it was set off by order of ye aforesa Judge of Probate unto or for Patience Hammons one of ye Datre of ye sa Edmund Hammons as her Part of ye sa Two thirds of ye Estate aforesd & is Part of ye aforesd Lot of Forty acres Bounded Northerly by Land set off to the sa Benjamin Hammons Easterly by yo Road Southwardly by Lands set off to Eliza Rose & Westerly by Lands of Richa Pope or however the sd Lots of Land are Bounded To have & to hold the sd eight Aeres & a quarter of Land set of as aforesd unto ye sd Abigail Beadle & one quarter Part of ye aforementioned Lot set of for the sa Patience Hammons who is since Decd Containing in the whole ten Acres & one Quarter be ye same more or less unto him the se Wm Wentworth his Heirs & Assigns forever & we ye sa Benja Beadle & Abigail Beadle for our selves our Heirs Execre & Adminte do covenant & engage unto & with ve sa William Wentworth his Heirs & Assigns that we are the true & lawful owners of ve sd eight Acres & a quarter of an Acre of Land Bounded as aforesa be it more or less & of ye quarter Part of ye other eight Acres & a quarter of Land more or less Bounded as aforesd & are lawfully seized & possessd thereof in Right of ye sa Abigail in Fee simple & have good Right to sell and dispose thereof in manner as aforesa and vt it shall be lawful to & for ye sd Wm Wentworth his Heirs & Assigns from henceforth & forever to enter into & upon yo Premisses & every Part thereof & to have hold Use occupy possess & enjoy the Premisses & every Part thereof as his & their Estate of Inheritance from henceforth & forever in Fee simple and we do further Covenant & engage unto & with the sd Wm Wentworth his Heirs & Assigns in manner as aforesd the aforesd Premisses & every Part thereof warrt secure & defend agt ve lawful Claims & Demands of any Person or Persons whatsoever In Witness whereof we hereunto set our Hands & Seals the twenty seventh Day of May in ye eighth Year of ye Reign of King George ye Second Annoq Domini one thousand seven hundred & thirty five

Benja Beadle (aSeal)

Abigail X Beadle (*Seat)
Signed Sealed & Deliv* in Presence of Tho* Ropes Jon*
Very

Essex ss/Salem May 27, 1735 Then Benja Beadle & Ab-

igail his wife Personally appeared & acknowledged the aforegoing Instrumt to be their free Act & Deed

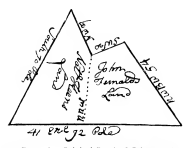
Coram Daniel Epes Justice Peace A true Copy of ye Orig! Recd July 1, 1735

Attest Jer: Moulton Re

Kittery June the 24, 1735

At the Request of Mr Nath Keen & Mr John Fernald jung I Surveyed a Tract of Land belonging to them near Brahoat Harbour I found it to be Eighteen Acres & Seventy Seven Poles the st Parties agreed upon the Division as follows that is to say the

upon the Division as follows that is to say the said Fernald is to have ten Acres of s⁴ Land & takes its beginning at a Beach Tree which is Bray Dearings South West Corner & so on a South South East Course over to a large black Ash athot s⁴ Land & is Demonstrated by this figure below p W^m Wentworth Surv⁷ and is agreeable to an Instrum⁴ made between them.



A true Copy of y^e Original Received July 2^a 1735 Attest Jer. Moulton Reg^e

To all People to whom these Presents shall come Samuel Waldo & Westbo

To
Zeb. Trickey

Edeb. Trickey

Know ye that we ye sa Sami Waldo & Thomas Westbook of Falmouth in the County of York

Room To all People to whom these Presents shall come Samuel Waldo of Boston in the County of Sufficient County of Sufficient County of Sufficient County of York

Waldo & Westbook

To
All People to whom these Presents shall come Samuel Waldo of Boston in the County of Sufficient Cou

for & in Consideration of ye Sum of one hundred Pounds Money to us in Hand paid before ye [104] Ensealing and delivery of these Presents by Zebulon Trickey of Falmouth in the County of York in the Province aforesd the Rects whereof we do acknowledge & our selves therewith fully satisfia contented & paid have given granted bargained sold aliened enfcoffd conveyed & confirmed unto him the sd Zebulon Trickey his Heirs Execrs Admin's & Assigns all that certain Tract or Parcel of Land lying & being in Falmouth aforesd Containing Fifty Acres of up Land and is Butted & Bounded as followeth beginning on the South West Corner of Lient Zebulon Trickey's Fifty Acre Lot lately sold him by us the aboves Sam Waldo & Thomas Westbrook running thence South West Sixty Rods then North West one hundred & thirty three Rods and Five Feet & a half then North East to a Stake Sixty Rods & from thence South East one hundred & three Rods & Five Feet & a half by ye side of ve sd Trickeys Lot to the First Bounds which Land lies on each Side of the Mast Road Leading to Dunston in Searbo together with all & singular of the Advantages Profits Priviledges unto the same belonging or may or ever shall be from thence arising Also a Priviledge from some Part of the Premisses of a Road leading to the Country Road To have & to hold all & singular of ve above granted Premises free & clear from us said Sami Waldo & Tho Westbrook our Heirs Execrs Admints unto him the sa Zebulon Trickey his Heirs Exects Admin's to their entire Use Benefit & Behoof forever & that he his Heirs & Assigns shall & may from Time to Time & at All Times forever hereafter have hold use occupy possess & enjoy without any manner of Let or Hindrance from us the sd Sami Waldo & Tho Westbrook onr Heirs Exec¹⁸ Admin¹⁸ or any other Person whatsoever from by or under us or our Heirs to Warrant secure & defend as In Witness & Confirmation hereof we the sd Sam¹ Waldo & Tho Westbrook have hereunto set our Hands & fixt our Seals this Twelfth Day of May Ann Domini 1735

Thos Westbrook (Seal)

Sa Waldo (Seal)

Signed Sealed & Delivered in Presence of us James Barbour Sam¹ Cobb

York ss May y^* 12- 1735 Mem Col* Tho* Westbrook & Mr Sam¹ Waldo Acknowledged the above Instrum¹ to be their free Act & Deed

Cor Joshua Moody Just Pac A true Copy of ye Origi Recd June 26, 1735

Attet Jer Moulton Regr

Know all Men by these Presents that I Rebecca Downing of Kittery in the County of York within Rebeca Downing in Majesties Province of y Massachnsetts To Zeb. Trickey Bay in New England Widow for & in Con-

sideration of Seventy Pounds current lawful Money of New England to me in Hand well & truly paid by Zebulon Trickey of Falmouth in the County & Province afores Yeoman the Receipt whereof I do hereby acknowledge and my self fully satisfied contented & paid & of every Part & Parcel thereof have given granted bargained sold aliened made over & confirm & Do by these Presents fully freely clearly & absolutely give grant bargain sell aliene make over and confirm unto him the st Zebulon Trickey his Heirs & Assigns forever all & singular vizt one Cow one Feather Bed & Furniture thereunto belonging Five Pewter Platters one Dozen of Pewter Plates one Doz'n of Chaires Two Iron Potts one Pair of Andirons one Frying Pan Two Tables Two Chests (& my Wearing Apparel after my Decease) & all & Singular Sum & Sums of Money Goods Wares Merchandise & Effects whatsoever or wheresoever & all Rents or Arrearages of Rents Due owing payable belonging or coming whatsoever & wheresoever & all my other Estate which belongs to me not mentioned in this Present writing to him ye sa Zebulon Trickey his Heirs & Assigns forever To have & to hold to him the st Zebulon Trickey his Heirs & Assigns forever to his & their own sole & proper Use Benefit & Behoof from hence forth & forever Together with all & singular the Priviledges Advantages Commodities Emoluments Profits & Appurces to ve same belonging or in any wise apportaining to him the sa Zebulon Trickey his Heirs & Assigns forever and I ye sa Rebecca Downing for my self my Heirs Execrs & Admin's do turther covent to & with the sa Zebulon Trickey his Heirs & Assigns that before the ensealing & delivery hereof I am the true sole & lawful owner of ye above granted & bargained Premisses & am lawfully seized and possessed of ye same as my own proper Goods & Estate & have in my self good right full Power & lawful Authority to sell & dispose of ve same in manner as aforesd & that all & singular the Premisses is free & clear from all & every Incumbrance whatsoever and may from Time to Time & at all Times possess & enjoy ye same or any Part or Parcel thereof and I ye sa Rebecca Downing for my self my Heirs &c do forever hereafter warrant secure & defend ye same from Person or Persons laying any Claim unto them or any of them from the sa Zebulon Trickey his Heirs & Assigns forever. In Witness whereof I ye sd Rebecca Downing have hereunto set my Hand & Seal at Kittery afores^d this thirtieth Day of June in the ninth year of ye Reign of King George ye Second over great Britain France & Ireland Defend of ye Faith & Annoq Domini 1735

Rebeca $\underset{\text{mark}}{\overset{\text{her}}{\times}}$ Downing (*Seal)

Signed Sealed & Deld in the Presence of us Nicholas

Shapleigh John Shapleigh

York ss | Kittery June y* 30, 1735 Then Rebecca Downing above nam⁴ Personally appeared before me y* Subscribt & Acknowledged y* above written Bill of Sale to be her free & voluntary Act & Deed

Nicholas Shapleigh J Peace

A true Copy of ye Origi Recd July 3d 1735

Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Deborah Clarke of Salem Debo Clarke in the County of Essex & Province of the Massachusetts Bay in New England Widow To John for & in Consideration of the Sum of one hundred Pounds [105] to me in Hand before ye ensealing hereof well & truly paid by my Son John Clark of Salem in the County of Essex afores Mercht the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa John Clarke his Heirs Execrs & Admin* forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Clark his Heirs & Assigns forever One Third Part of a Sixth Part of a certain Tract of Land situate & lying & being in Casco Bay in ye County of York beginning at ye lower most Falls in a River commonly called Royalls River & to run up two Miles in Breadth on each side sa Royalls River unto the head of the furtherest branch or Creek of sa River together with the Priviledge of the Stream & Falls of & in sa River in ve same Proportion & also ve aforesa proportion of all ve Trees Timber Wood under wood Herbage Mines Minerals Water & Water Courses Mills & other Buildings & ye Appurces thereon contained To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to ve same belonging or

in any wise appertaining to me ye sd Deborah Clarke my Heirs and Assigns forever to his & their only proper Use Benefit & Behoof forever And I ye sd Deborah Clark for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with John Clarke his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ve above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in myself good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesd And that he the sd John Clarke his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargaind Premisses with ye Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of wt Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I ye sd Deborah Clarke for my self my Heirs Execrs & Admin's do covenant & engage the above demised Premisses to him the sd Jno Clark his Heirs & Assigns agt ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrt secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this 14 Day of June Seventeen hundred & thirty five & in the ninth year of ye Reign of King George ye Second King of England &c

Deborah Clarke (seal)
Signed Sealed & Deliv^d in Presence of us Nath¹ Emons
Joseph Roby

Essex ss/Salem June 14, 1735. Then Mad^m Deborah Clark owned y^e above to be her free act & deed

Before Mitchel Sewall Just Peace

A true Copy of yo Origi Recd June 21, 1735

Att Jer. Moulton Reg

To all People to whom these Presents shall come Greeting Know ye that 1 Joseph Young jun* of York in the County of York & Province of the Massachusetts Bay in New England Husbandman for & in Consider* of ye Sum of Eight Pounds currant money of New England to me in Hand before ye ensealing hereof well & truly paid

by Caleb Preble of York afores^a Gent the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Caleb Preble his Heirs Exects & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirma & by these Presents do freely fully and absolutely give grant bargain sell aliene convey & confirm unto him the sa Caleb Preble his Heirs & Assigns forever all my Right Title & Interest of in & unto the Common & Undivided Lands in the Township of York (that is to say) all my Eight Shares which was granted to me by the Town of York at a Town Meeting begun & held at York aforesd June 19, 1732 & Continued by adjournment to the twenty fifth of Sept following Together with all my Rights Liberties Imunities Profits Priviledges & Appurces to ye same belonging or in any wise appertaining with the Reversions & Remainders thereof To have & to hold the s4 granted & bargained Premises with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the st Caleb Preble his He irs and Assigns forever To his & their only proper Use Benefit & Behoof forever & I the sa Joseph Young jung for my self my Heirs Execra & Admin's do covenant promise and grant to & with him the st Caleb Preble his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ve above bargained Premisses and am lawfully seized and possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in my self good Right full power & lawful Anthority to grant bargain sell convey & confirm se bargaind Premisses in manner as aforesd and that ye sd Caleb Proble his Heirs & Assigns shall and may from Time to Time & at all Times forever hereafter by force and virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the s4 demised & bargained Premisses with ve Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Doweries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this present deed Furthermore I ve sa Jos. Young it for my self my Heirs Execrs & Admin* do covenant & engage ye above demised Premisses to him the st Caleb Preble his Heirs & Assigns agt ve lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrt secure & defend by these Presents and Sarah the wife of me y* s⁴ Jos. Young doth freely willingly give yield up & surrender all her Right of Dowry & Power of thirds in y* Premisses In Witness whereof I y* s⁴ Jos. Young & Sarah my wife bave hereunto set our Hands & Seals the second Day of Feby & in y* sixth year of his Maj** Reign Annoq Dom 1732

Joseph Young jr (Seal) (Seal)

Sign^d Seal^d & Deliv^d in Presence of us Jer. Moulton Hannah Moulton

York ss/York Febr⁹ 2^d 1732 Then y^e above nam^d Joseph Young Personally appeared and acknowledged the above Instrum^t to be his free Act & Deed

before me Jer Moulton J. Peace A true Copy of ye Orig¹ Rec¹ June 16, 1735

[106] Know all Men by these Presents that I Annah Thomas of Glocester in the County of Essex and

Att Jer Moulton Reg

Thomas Province of the Massachusetts Bay in New Eng-To land Woman for & in Consideration of the full & Poake Just Sum of twenty Pounds currant money of New England to me in Hand paid or well secured by Joseph Poake of Scarborough in the County of York in New England Cordwainer have given granted sold aliened and conveyed and by these Presents do give grant sell aliene & convey to him the sa Joseph Poake his Heirs & Assigns all the whole of my Right Title Interest & Claim in & to any Part or Parcel of Land lying being & situate in the Township of Falmouth in the County of York lying on ye Eastern Side of Spurwink River so called sa Tract of Land being formerly in Possession of Peter Shaw Deca that is to say all my Right Title & Interest in & to sd Land since in Possession of my Hond Grandfather sd Peter Shaw & derivd to me by virtue of being his Grand Datr Suppost to be two Sixth Parts of st Land & to Consist of abt 20 Acres be ye same more or less To have & to hold to him sa Joseph Poake his Heirs & Assigns forever the above demised Premisses with all Priviledges & Appurces thereunto belonging to his & their own proper Use Benefit & Behoof forever without Let or Disturbance from me or any by from or under me & I Promise to warrant secure & defend the s^d demised Premisses to him se Joseph Poake his Heirs & Assigns agt the lawful Claims or Demands of any of my Heirs Exects or Adminrs forever by these Presents In Witness whereof I

the s a Annah Thomas have hereunto set my Hand & Seal this 22^a Day of May in y a eighth year of his Majesties Reign King George y a Second & a 1735

 $Annah \underset{mark}{\overset{her}{\times}} Thomas \quad (^{a}Seal)$

Signed Sealed & Deliv^a in Presence of Benj^a Bradstreet Sam¹ Griffin

Essex ss/Glocester May 22d 1735. Then Annah Thomas above named Personally appeared & acknowledged this Instrumt to be her free Act & Deed

Before me

Epes Sargent Just Peace A true Copy of ye Origi Rec4 June 17, 1735 $\frac{1}{2}$ Hour after 7 at Night.

Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ve that I John Tuck of Beverly in the County of Essex in the Province of ye Mas-Jno Tuck To sachusetts Bay in New England Coaster & for & in Consideration of the Sum of one hundred Natl Jordan & thirty seven Pounds of good & lawful Money of New England to me in Hand paid before ye ensealing & delivery of these Presents by Nathaniel Jordan of Falmo in the County of York in the Province aforesd the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa Nath Jordan his Heirs Execrs & Adminrs forever by these have given granted bargained conveyed & confirmed and by these presents do freely fully & absolutely give grant bargain convey & confirm unto him the said Nathaniel Jordan his Heirs and Assigns forever one Tract or Parcel of Land & Salt Meadow being situate & lying in Spurwink in the Township of Falmouth aforest Butted & Bounded as followeth viz bounded on the Westerly side by Spnrwink River on the Northerly side by the Land of Nathaniel Jordan aboves on the Easterly Side by yo Highway on the Southerly side by the Land of Capt Dominicus Jordan containing by Estimation Sixty Three Acres To have & to hold the above bargained Premisses unto the abovesa Nathi Jordan his Heirs & Assigns forever all ve abovesa Upland & Meadow with all Appurces & Priviledges thereunto belonging or any wise appertaining And I John Tuck for my self my Heirs Execrs & Admin 18 do covenant promise & grant to & with the sd Nathaul Jordan his Heirs & Assigns that before ye ensealing of these Presents I am the true sole & lawful owner of ye above bargained Premisses and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm ye above bargaind Premisses in manner abovesd & that the sa Nathan Jordan his Heirs & Assigns shall & may quietly & peaceably possess & enjoy forever hereafter the above bargained Premisses with all the Appes & Priviledges thereto belonging from all & all manner Gifts Leases Mortgages or any other Incumbrances whatsoever Furthermore I the st John Tuck for my self my Heirs Execrs & Adminrs do covent and engage the above demised Premises to him the sd Nathaniel Jordan his Heirs & Assigns agt the lawful Claims & Deniands of any Person or Persons whatsoever forever hereafter to warrant secure & defend In Witness whereof I have hereunto set my Hand & Seal this Fifteenth Day of April in the Seventh Year of his Majesties Reign George ye Second King of England France & Ireland Defends of ye Faith &e Annoq Domini one thousand seven hundred & thirty four Joh Tuk (aseal)

Signed Sealed & Delivered in Presence of Sam¹ Small

Solom Lombard

York ss/Then on y* Day abovesd y* abovesd John Tuck appeared before me one of his Maj^{va} Justices of y* Peace for y* County abovesd & acknowledgd y* above Instrumt to be his Act & Deed

Roger Dearing

A true Copy of yo Origi June 27, 1735 Half Hour aft 8 at Night.

To all People to whom these Presents shall come Phinehas Jones of Falmouth in the County of York

Atti Jer. Moulton Regu

Phi Jones
To England Yeoman sends Greeting Know ye England Yeoman sends Greeting Know ye that for & in Consideration of the full & Just Sum of ten Pounds to me in Hand well & truly paid at or before the Sealing and delivering of these Presents by Elisha French of North Yarm's in the County aforcad Husbandman the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied contented & endifferent grant and Do by these Presents fully freely & absolutely give grant [107] bargain sell aliene convey & confirm unto him the s⁴ Elisha French his Heirs Exec* Admin* & As-

signs forever a Certain Ten Acre Lot lying in North Yarmouth aforesa which Lot fell to Sam¹ Brown Esq¹ Deca when ye home Lots in North Yarmouth was drawn and numbered Ninety Five in the North Yarmouth Plan on which the sa French now lives & is Bounded as may more at Large appear by North Yarmouth Plan & Record Reference thereunto being had Together with ve one half of all after Divisions that doth now or shall hereafter belong to the s4 Ten Acre Lot upland Meadow & Island always Reserving to the Heirs & Assigns of ye sd Sam1 Brown ten Acres to be first by them chosen in any one of ye after Divisions of Upland & reserving to myself the Half Right in the addition made to North Yarmouth the last Summer by ye General Court it is to be understood that after the aboves Browns his Heirs or Assigns has chosen there Ten Acres as afore reserved yt. ye Remaindr of the st Right is to to be equally Divided between ye st French & them excepting ve addition as before reserved To have & to hold the above granted & demised Premisses excepting as above reserved unto him the sd Elisha French his Heirs Exec⁷⁸ Admin⁷⁸ & Assigns Together with all the Priviledges & Appurces thereto belonging as a good lawful Estate of Inheritance in Fee forever & furthermore I ye sd Phinehas Jones for my self my Heirs Execrs & Admin to do covenant & engage ye above demised Premisses unto him the sd Elisha his Heirs Excc18 Admin 18 & Assigns agt the Claims or Demand of the Heirs or Assigns of ye aboves Sam Brown my self my Heirs & Assigns or any Person or Persons from by or under me or them or any of them & no further forever hereafter to warrant secure & defend by these Presents In Witness Whereof I have hereunto set my Hand & Seal this first Day of November in the eighth year of the Reign of our sovereign Lord George ye Second of great Britain

Phinehas Jones (*Seal)

Signed Sealed & Delivered in Presence of us George Drinkwater Abigail Seabury

York ss North Yarm^o Nov[†] ye 1 1734 then the within named Phinehas Jones Personally appeared & acknowledged the within written Deed to be his Act & Deed

> before me Samuel Seabury Just of Peace

A true Copy of ye Orig1 Recd June 18, 1735

King &e Anno 1734

Attest Jer: Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Edward King of North Yarmouth in the County of York & Province of the Massachusetts Bay in New England Yeoman for & in Consideration of the Sum of

Fifty Pounds lawful Money of sd Province to me in Hand before the Ensealing hereof well & truly paid by Gilbart Winslow of ye same Town County & Province afores Housewrt the Receipt Whereof I do hereby acknowledge and my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the st Gilbert Winslow his Heirs Exects & Admin's forever by these Presents have given granted bargained sold aliened & confirm & by these Presents Do freely fully & absolutely give grant bargain sell aliene convev & confirm unto him the sd Gilbert Winslow his Heirs & Assigns forever a Certain Tract and Parcel of Land situate in North Yarmo aforesd being a Part of a Certain Ten Acre Lot in sa Town numbered thirty three & is Bounded as followeth viz beginning at a Stake standing in ye South Westerly Corner of sd Ten Acre Lot & thence Bounded Southerly by ten Acre Lot Numbered Eighty five Sixteen Rods to the Road that Leads from sd Lot number eighty five Sixteen Rods to ye Road that Leads from sd Lot number eighty five to the Main Road or highway bounded Easterly by said Roads Seventeen Rods & half & Northerly by ye aforesd highway twenty seven Rods to ten Acre Lot number thirty four & westerly by said Lot number twenty four, twenty four Rods & a half to the Stake first mentioned Containing three Acres be ye same more or less. To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any Wise Appertaining to him the sa Gilbert Winslow his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I the sa Edward King for my self my Heirs Execrs & Admin's do covenant promise & grant to & with the sa Gilbert Winslow his Heirs & Assigns that before the ensealing hereof I am the true sole and lawful owner of yo above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm s4 bargained Premisses in manner as aforesa and that the sa Gilbert Winslow his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the s4 demised & bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances whatsoever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sd Edward King for my self my Heirs Execrs & Adminrs do covenant & engage the above demised Premisses to him the sd Gilbert Winslow his Heirs & Assigns against ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I the sd Edward King have bereinto set my Hand & Seal this thirtieth Day of July Anno Domini one thousand seven hundred & thirty four & in ve eighth year of his Majtys Reign &c

Edward King (aSeal)

Signed Sealed & Delivered in psence of us Barnabus Seabury Joseph Brown

York ss/North Yarm^o Aug^t y^e 3^a 1734 then the above named Edward King appeared & Acknowledged the above

written Instrumt to be his Act & Deed

before me Samuel Seabury Justice of Peace A true Copy of ye Orig' Rec^a June 18, 1735 Att^a Jer, Moulton Reg^a

108] To all People to whom this Deed of Sale shall come Barnabas Hatch of North Yarmouth in the County of York in ye Province of the Massachusetts Bay in New England Cooper sends Greeting Know ye that I the sea Barnabas Hatch for & in Consideration

s⁶ Barnabas Hatch for & in Consideration of the Sum of Fifty Pounds currant Money of New England to me in Hand at & before the enscaling & delivery of these Presents well and truly paid by Gilbert Winslow of North Yarmouth afores⁴ Carpenter the Receipt whereof I acknowledge & thereof & of every Part & Parcel thereof do nequite exonerate & discharge the s⁴ Gilbert Winslow his Heirs Excers Admin⁴⁸ & Assigns forever by these Presents have given granted bargained sold released enfeoffed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell release enfeofe convey & confirm unto the s⁶ Gilbert Winslow his Heirs & Assigns forever a Certain Tract or Parcel of Land lying & being in y⁶ Township of

North Yarmonth aforesd Containing one Acre lying & being in the Western Corner of ye thirty first Lot as ye homelots are numbered in the Plot of North Yarmouth & Recorded in No Yarmo Town Book One quarters & half quarter lying on the North East Side of Road being Seven Rod & half one way & eight Rod ye other & half an acre & half a quarter lying on the South West Side of the Road being eight Rod one way & thirteen Rod ye other or however otherwise Bounded or reputed to be butted & bounded Together with all the Housing & Fencing Profits Priviledges & Appurces thereto belonging or in any wise Appertaining which set Land the sa Barnabas Hatch Purchased of Stephen Larrabee of North Yarmo Husbandman as by Deed may fully appear To have & to hold the sa Land & Premisses to him the sa Gilbert Winslow his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever & I the sd Barnabas Hatch for me my Heirs Execrs Adminrs & Assigns do covenant grant & agree to & with the sd Gilbert Winslow his Heirs & Assigns in manner following that is to say I the sa Barnabas Hatch am the true sole & lawful owner of all & singular the above granted & bargained Lands & Premisses & will warrt & Defend ye same unto the sa Gilbert Winslow his Heirs & Assigns forever against all ye lawful Claims & Demands of any Person or Persons whatsoever lawfully laying Claim thereto In Witness whereof I the sa Barnabas Hatch have hereunto set my Hand & Seal this twenty fifth Day of Octr in the third year of his Majers Reign Annog Domini 1729

Barnabas Hatch (aSeal)

Sign^d Seal^d & D^d in Presence of William Clift Sam¹ Seabury

York ss | Falmonth Nov[†] 4, 1729. Barnabas Hatch Personally appear^d & acknowledged the within Instrument to be his free Act & Deed

Cor Joshua Moody Just Peace A true Copy of ye Origi Rect June 18, 1735

Att Jer Moulton Regr

To all People to whom these Presents shall come Greeting Whereas Mess¹⁰ Jacob Michell Joseph
To Jacob Michell Ammult in the County of York & Province
of the Machanett Princip Nov. Food Door

of ye Massachusetts Bay in New Engle Pursuant to a Law of ye se Province Intituled "An Act to Subject

ye Unimproved Lands within this Province belonging to Non resident Proprietors to be sold for payment of Taxes or Assessmis Levied on them by order of the great & general Court") in & by one certain Deed bearing Date Nov 4. 1734, have for themselves & their Successors given granted bargained sold & confirmed unto Ammi Rubamah Cutter of North Yarmouth afores Clerk his Heirs & Assigns forever Eight Acres of Land situate in sd North Yarmouth being a part of ye home Lot in Number Thirty Five & Bounded as in the sa Deed is expressed To have & to hold the same according to the tenure of ve sd Law Now know ye That I the sd Ammi Ruhamah Cutter for & in Consideration of the Sum of twenty three Pounds Sixteen Shillings & three & one half Pence to me in Hand before the ensealing hereof well & truly paid by Jacob Michell of North Yarmouth aforesd Black Smith the Receipt whereof I do hereby acknowledge & my self therewith satisfied & contented & thereof & of every Part & Parcel thereof do acquit & discharge him the sd Jacob Michell his Heirs Execrs & Admin to these Presents have given granted bargained sold conveyed & confirmed & by these Presents Do freely & absolutely give grant bargain sell convey & confirm unto him the sa Jacob Michell his Heirs & Assigns one Certain Tract of Land situate in North Yarmouth aforesd Containing Four Acres & one hundred & thirteen Poles Bounded as followeth vizt beginning at a Birch Tree standing in the North West Corner of the Home Lot in Number Thirty Four thence running West Sixteen Degrees South Fifteen Rods & an Half to a Stake thence West Five Degrees North Fifteen Rods & Eight Tenths to sa Michels Road thence by sa Road West eighteen Degrees South one Rod & two tenths of a Rod to a Stake by sd Road thence South Two Degrees & an half East twenty Six Rods & an half to a Stake by the Main Road thence by yo Main Roade East Nine Degrees & an half South Eighteen Rods to a Stake thence North Ten Degrees West Seventeen Rods to a Stake thence East nine Degrees & an half South twenty Rods to a Stake by s4 Lot No 34 & thence North Ten Degra West Ninetecn Rods & an half by sa Lot No 34 to the Birch Tree first mentioned being the Easterly Part of ve above mentioned Eight Acres To have & to hold the sa granted & bargained Premisses with all the Priviledges & Appurces to ye same belonging or in any wise apper-taining to him the sq Jacob Michell his Heirs & Assigns forever to his & their only proper Use & Behoof forever & I ye sd Ammi Ruhamah Cutter for me my Heirs Execrs & Admin do covent and Promise to & with the sd Jacob

Michell his Heirs & Assigns that before the ensealing hereof I am yo true sole & lawful owner of yo above bargained Premisses & am lawfully seized of ye same as a good & absolute Estate of Inheritance in Fee Simple according to ve Tenure of ye sa Law & have in my self good Right & lawful [109] Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as afores & that the sa Jacob Michel his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents have hold use & enjoy ye sd demisd Premisses with the appurces free & clear & freely & clearly acquitted & discharged of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joynture Dowries Judgm¹⁸ Executions Incumbrances & Extents Furthermore I ye sa Ammi Ruhamah Cutter for my self my Heirs Execrs & Admin to do covent & engage ye sd demised Premisses to him the st Jacob Michell his Heirs & Assigns agt ye lawful Claims & Demands of any Person or Persons whatsoever except as in ye so Law is Excepted forever hereafter to warrant secure & defend In Witness whereof I ve sd Animi Rubamah Cutter have hereunto set my Hand & affixed my Seal the twenty eighth day of November in ye Year of our Lord one thousand seven hundred & thirty Four in ye eighth year of ye Reign of King George ye Second Ammi Ruhamah Cutter (aSeal)

Ammi Ruhamah Cutter ("Seal)
Sign^d Sealed & Delivered in ye Presence of Robert Dab-

nev Joseph Jones Richard Houghton

York ss/Jan¹⁷ ye 7th 1733/4 Then ye above named Ammi Ruhamah Cutter Personally appeared & acknowledged the above written Deed to be his free Act & Deed

before me Samuel Scabury Just Peace
At true Copy of ye Origi Reel June 18, 1735

Attest Jer Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Edward King of North Yarmouth in the County of York & Province of the Massachusetts Bay in New England Yeoman for & in Considere of the Sun of Forty Pounds to me in Hand before ye ensealing hereof well & truly paid by Sath Mitchell of the same

ing hereof well & truly paid by Sath Mitchell of the same Town County & Province afores Blacksmith the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the above s Sath

Mitchell his Heirs Exec⁷⁸ & Admin⁷⁸ forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully & absolutely give grant bargain sell convey & confirm unto the sa Sath Mitchell his Heirs & Assigns forever a Certain Tract or Parcel of Salt Marsh within the Township of North Yarmouth aforesa Containing Four acres lying on the Easterly Side of a Certain River in s4 Town called & known by ye Name Cozeneses River & is Bounded as follows being the Easterly Side of st River beginning at the Southerly Bounds of Lot Number Five on the Easterly side of the River aforesa & from thence to extend South along sa Marsh twenty one Rods to a Stake & thence to run East to the upland & West to River bounded Easterly by ye upland & Westerly the River & Northerly by the aforesa Lot number Five or otherwise Bounded according to the Proprietors Book of Records which Lot hereby bargained & sold being in Number Four

was drawn by virtue of a Ten Aere or home Lot in s^d Town numbred thirty three as by ye represented by the same belonging or in any wise appertainto the same belonging or in any wise appertainton to the same belonging or in any wise appertainton to the same belonging or in any wise appertainton to the same belonging or in any wise appertainton to the same belonging or in any wise appertainton to the same belonging or in any wise appertainton to the same belonging or in any wise appertainton to the same belonging or in any wise appertainton the same belonging or in any wise appertainton to the same belonging or in any wise appearance the same belonging or in any wise appearance the same belonging or in any wise appearance the same and the sam

ell his Heirs & Assigns that before ye ensealing hereof I am the true sole & lawful owner of ve above bargain⁴ Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful authority to grant bargain sell convey & confirm sa bargained Premisses as aforesa and that the sa Sath Mitchell his Heirs & Assigns shall & may from time to time & at all Times forever hereafter by force & virtue of these Presents have hold use occupy possess and enjoy the sa demised & bargained Premisses free & clear from any Incumbrances whatsoever Furthermore I the s4 Edward King for my self my Heirs Execrs & Admin to do covenant & engage the above demised Premisses to him the sa Sath Mitchell his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever In Witness whereof I have hereunto set my lland & Seal this twenty third day of Jan^{cp} Anno Domini one thousand seven hundred & thirty four five & in the eighth year of his Majesties Reign

Edward King (aseal)

Signed Sealed & Deliv^a in presence of us Barnabas Winslow Mary Winslow

York ss/North Yarmouth June ye 16, 1735, then the above named Edward King appeared & acknowledged the above written Deed to be his Act & Deed

before me

Samuel Seabury Justice of Peace A true Copy of ye Orige Rece June 18, 1735 Att[‡] Jer. Moulton Reg[‡]

To all People to whom this Present Deed of Sale shall come Phinchas Jones of North Yarmouth in the S. Jones
To Control of York in the Province of y Massa-thusetts Bay in New England Husbandman sends Greeting Whereas y Committee appoint of for

the Resettling of the Town of North Yarmouth in Casco Bay in the County of York aforest have admitted Jonathan Watson of Medford in the Connty of Middlesex a Settler or Proprietor in sd Town of North Yarmo & when the Lots were drawn in May one thousand seven hundred & twenty seven The home Lot number twenty Containing Ten Acres was alloted & set off unto ye aforesd Jonathan Watson weh sd Lot was to Draw & have a Right & Share in all the Divisions in the Meadow Common & undivided Lands equal with the other home Lots throughout the whole Township upon pforming Certain Terms & Conditions & doth appear by North Yarmonth Town Book which aboves Ten Acre Lot with all the Rights Priviledges & Appurces thereof was sold & conveyed by the sa Jonathan Watson unto the abovesa Phinehas Jones his Heirs & Assigns forever Now know ve that the sa Phinehas Jones for & in Consideration of the Sum of Forty two Pounds currt Money to him in Hand well & truly paid by James Cook of [110] Kingston in the County of Plymonth in the Province of ye Massachusetts Bay afores Marriner the Receipt whereof the s Phinehas Jones doth hereby acknowledge hath granted bargained sold alienated enfeoffed convey^d & confirmed & by these Presents Do freely fully & absolutely grant bargain sell aliene enfeoffe convey & confirm unto the aforesd James Cook all ye afores Home Lot of Land Together with all the Rights &

after Divisions of Meadow Commons & Undivided Lands & all Benefits & Appurees thereto belonging or Appertaining throughout ve sd Township the sd James Cook now taking upon him to pform the Conditions & Terms of Settling s^d To have & to hold all ye above bargained Home Lot Together with all ye Rights & after Divisions of Meadow Common & Undivided Land Profits Benefits & Appurees thereto belonging or appertaining throughout the sd Township unto him the sa James Cook his Heirs & Assigns forever And ve sa Phinchas Jones doth hereby covent & agree to warrant & defend all the above granted Lands & Premiisses unto him the sa James Cook his Heirs & Assigns forever agt the lawful Claims & Demands of ye st Jonathan Watson his Heirs or Assigns & of ye sd Phinehas Jones his Heirs or Assigns or any Person or Persons from by or under either of them In Witness whereof the sa Phinchas Jones hath hereto set his Hand & Seal this tenth Day of Octr one thousand seven hundred & twenty eight & in ye second year of ve Reign of our Sovereign Lord George the Second over great Britain France & Ireland King &c

Phinehas Jones Signed Sealed & Delivered in Presence of James Buxton Sam¹ Seabury

York ss/North Yarm^o Nov^r y^e 1 1734 then the above named Phinehas Jones Personally appear & acknowledged the within written Deed to be his Act & Deed

before me Samuel Scabury Justice of Peace A true Copy of ye Origi Reed June 18, 1735

Att Jer. Moulton Re^{σ}

To all People to whom these Presents shall come Greeting Know ve that Andrew Ring of North Yar-Andr Ring mouth in the County of York & Province of the To Massachusetts Bay in New England Yeoman for Robt Dave divers good Causes me hereunto moving more Especially In Consideration of the Sum of Five Shillings to me in Hand before the ensealing hereof paid by Robert Davy of Duxborough in the County of Plymouth & Province afores Yeoman & for settling establishing an equal Division of two Certain Tracts of Land in North Yarmouth afores called Equivalent Lot number Sixty Three & Marsh Lot Number Nine on the West Branch of Cousinses River Between him the sa Robert Davy & me ve sa Andrew Ring as by these Presents hereafter & by one Deed or Instrumt of even Date with these Presents under ye Hand &

Seal of him the st Robert Davy may more fully appear have given granted sold released quitclaimed & confirmed & by these Presents do freely & absolutely give grant sell release quitclaim & confirm unto him the sa Robert Davy his Heirs & Assigns forever One Moiety or Half Part of the sd Marsh Lot Number Nine Laid out to Robt Johnson or his Assigns in the Right of the Home Lot Number Nine in North Yarmouth aforesa Bounded as followeth Beginning at a Stake Standing by the sa River which is the South Easterly Corner of Marsh Lot Number Ten on the aforesd Branch & from thence West Thirty Five Degrees North to the Upland & from thence by sa Upland to the Dividing Line which is Fifteen Rods & Twelve Feet in Breadth to a stake standing by a Bunch of Alder Bushes & from sd Stake East Thirty Five Degrees South to ye afores River & from thence sd River to the Stake first mentioned Containing Two Acres more or less To have & to hold the above granted Premisses with all the Priviledges & Appurces to ve same in any wise belonging unto him the sd Robert Davy his Heirs & Assigns forever to his & their only proper Use & Behoof forever & I the sa Andrew Ring for me my Heirs Exects and admints do covenant & promise to & with him the sa Robert Davy his Heirs & Assigns that before ve ensealing hereof I am the only lawful owner of ye above released Premisses & am lawfully seized of ve same in my own Demesne as of Fee & have in my self lawful Authority to grant sell release & confirm sa bargained Premisses in manner as aforesa & that ye sa Robert Davy his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by virtue of these Presents have hold & possess the above demised Premisses with ve Appurces free & clear from all & all manner of former or other Gifts Grants Bargains & Incumbrances of what Nature soever Furthermore I the sa Andrew Ring for me my Heirs Exec¹⁸ & Admin¹⁸ do covenant & engage the s^d demised Premisses to him the sa Robert Davy his Heirs & Assigns agt the lawful Claims or Demands of any Persons or Persons Claiming or to Claim by from or under him the sa Robert Johnson or me the sd Andrew Ring forever hereafter to warrant secure & defend In Witness Whereof I the sd Andrew Ring have hereunto set my Hand & Scal the twenty eighth Day of March in the Year of our Lord one thousand seven hundred & thirty five & in the eighth year of his Majesties Reign

Andrew Ring (aSeal)

Signed Sealed & Delivered in ye psence of Thomas Wetherell Samuel Baker

Plymouth ss/on the 28 Day of March 1735 Then ye above named Andrew Ring acknowledged the above written & within written Instrum to be his Act & Deed

before Isaac Lothrop Justice Peace A true Copy of y^e Origi Rec^d June 18, 1735.

To all People to whom these Presents shall come James

Attr Jer. Moulton Regr

Mackfaden of Gorgtown in the County of Jas Mcfaden York within the Province of the Massachusetts To Bay in New England Housewright sendeth Bars Seabury Greeting Whereas the Committee appointed for the Resettling the Town of North Yarmonth in Casco Bay in the County of York within [111] the Province afores hath admitted the s James Mackfaden a Settler or Proprietor in sd Town & when the Lots were drawn & fixed the eighteenth Day of May one thousand seven hundred & twenty seven the Home Lot Number Seventy eight Containing Ten Acres was allotted & fell & fell to the afores d James Mackfaden which s Lot is to Draw & have full Right or Share in all Divisions in the Meadows Commons & undivided Lands equal with the other Home Lots throughout the st Township upon Performing Certain Terms & Conditions as doth appear by Yarmouth Town Book Now know ve that the sd James Mackfaden for & in Consideration of the Sum of thirty Pounds Money to him in Hand paid by Barnabas Seabury of North Yarmouth afores^a Yeoman the Receipt whereof the sa James Mackfaden doth hereby acknowledge bath granted bargained sold aliened enteoffed conveyed & confirmed & by these Presents Doth freely fully & absolutely give grant bargain & sell enfcoffe & confirm unto the aforesa Barnabas Seabury all his the sa James Macfadens Right Title Interest Claims & Demands in or unto the sa seventy eight Lot Together with all Rights & after Divisions of Meadow Commons & Undivided Lands & all Benefits & Appurces thereunto belonging or in any wise Appertaining equal with the other Lots throughout the sa Township the sd Barnabas Seabury now taking upon him to pform the Conditions & Terms of Settling the same To have & to hold all yo above bargained Premisses to him the sa Barnabas Seabury his Heirs & Assigns forever & ve sd James Mackfaden doth hereby covenant & agree to warrant & defend all the above granted Lands & Premisses to him the sa

Barnabas Seabury his Heirs & Assigns forever against the lawful Claims or Demands of him the s^d James Mackfaden or any other Persons from by or under him. In Witness whereof he the s^d James Mackfaden hath hereunto set his Hand & Seat this fifth Day of June one thousand seven hundred & twenty eight

James Mackfaden (*Seal)

Signed Scaled & Delivered in Presence of James Pitson Sampson Salter

York ss/Septr 3^d 1734 James Mackfaden Personally appeared & acknowledg^d the above Instrumt to be his Act & Deed

before me Samuel Denny Jus Peace

A true Copy of ye Origt Reed June 18, 1735

Att Jer Moulton Regr

To all People to whom these Presents shall come I Phinehas Jones of Falmouth in the County of York Jones To & Province of ye Massachusetts Bay in New Bars Seabry England Yeoman sends Greeting Now know ve that for & in Consideration of the full & Just Sum of twenty five Pounds in Bills of Credit on this Province at or before the scaling or delivering of these Presents to me in Hand well & truly paid by Barnabas Seabury of North Yarmouth in the County of York aforesa Yeoman the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied contented & paid have given granted bargained sold aliened conveyed & confirmed & Do by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa Barnabas Seabury his Heirs & Assigns forever a Certain Tract or Parcel of Land Containing one hundred acres situate in North Yarmouth afores, & Lot Number Ninety Nine in the Hundred Acre Division next to Falmouth Line & was drawn by virtue of the homelot Number Sixty nine & is Butted & Bounded as may appear by ye Plan of the hundred Acre Divisions next to Falmo Line & by the Records of North Yarmouth Reference thereunto being had To have & to hold the above granted & bargained Premisses Together with all the Priviledges & Appurces thereunto belonging or in any wise Appertaining unto him the sa Barnabas Seabury his Heirs Execrs Admin's & Assigns as a good lawful Estate of Inheritance in Fee simple free & Clear from all manner of former Gifts Grants Bargains Sales Wills Joyntures Dowries Intails & all other Incumbrances of what Name or Nature soever & Furthermore I the s^a Phinehas Jones for my self my Heirs Exee^a & Admin^b do coven^b & engage y^a above demised Premisses unto him 'the aboves^a Baroabas Seabury his Heirs Exee^a Admin^a & Assigns ag^a y^a lawful Claims & Demands of any Person or Persons whomsoever forever hereafter to warr^a secure & defend by these Presents In Witness whereof I have hereunto set my Hand this Fourth Day of December in the eighth year of y^a Reign of our Sovereign Lord George y^a Second of great Britain France & Ireland King Defend^a of y^a faith &^a Ann Dom 1734

Phinehas Jones (aSeal)

Signed Scaled & Deliv^a in Presence of us Jacob Michell Gilbert Winslow

York ss/North Yarmouth June ye 7, 1735 Then ye above name Phinehas Jones appeared & acknowledged the above Deed to be his Act & Deed

before me Samuel Seabury Justice of Peace A true Copy of ye Orig¹ Rec⁴ June 18, 1735

Att Jer Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Isaac Larrabce Sent of Isaac Larraby Lynn in ye County of Essex within his Majestics Province of ye Massachusetts Bay in To Benja New England for Divers good Causes & Considerations me hereunto moving more especially in Respect of the Natural Love & Affection which I have & Do bear unto my son Benjamin Larrabee have given granted aliened conveyed & confirm^d & Do by these Presents fully clearly & firmly give grant aliene convey & confirm unto my son the sa Benjamin Larrabee his Heirs & Assigns One full moiety or half Part of a Right [112] I have at North Yarmouth in the Province of Main (so called) that is to say one half of a Ten Acre Lot with the Priviledges & Appurces thereto belonging or in any wise appertaining Particularly one half of all the Common Land ye Ten Acre Lot shall draw To have & to hold the sd Moiety or half Part of ye sd Lot with all . the Priviledges & Appurces thereto belonging as before express^d And the s^d Isaac Larrabee for himself his Heirs Exec 8 & Admin 8 doth covenant promise & agree to & with his sd Son Benjamin Larrabee & his Heirs & Assigns as followeth that ve se Isaac Larrabee at the time of this Present Grant & Conveyance & at the ensealing & Delivery of these Presents is the true sole & lawful owner of all the hereby granted Premisses & have full power & lawful Authority to give & dispose as afores^d & y^e s^d Benjamin Larrabee his Heirs & Assigns shall & may by virtue of these

Presents from Time to Time & at all Times forever hereafter lawfully peaceably & quietly have bold possess use & enjoy y' above granted Prenisses free & clear & freely acquitted & discharged of the formal manner of former Gifts Grants Bargains or Incumbrances whatsoever In Witness whereof I the s' I saac Larrabee have hereunto be whereof I the s' I saac Larrabee have hereunto thousand seven hundred and twenty eight nine in the second year of y' Reign of our sovereign the discharge of the word (s'') Interlined was done before Signing & Delivery

Signing & Delivery
Isaac Larrabee (*seat)
Signed Seat* & Deliv* in the Presence of John
Brintnall Samuel Larrabee

Essex ss / Salem 5th March 1728/9 Isaac Larrabee Acknowledg^d this Instrum^t to be his Act & Deed

Coram W^m Gedney Just Peace A true Copy of y^e Orig¹ rec^d June 18, 1735 Att^t Jer Moulton Reg^e

Attest John Higginson Reg

To all People to whom this present Deed of Gift shall come I Thomas Hupper of Falmouth in the County of York in the Province of the Massachusetts Bay in New England Yeoman send Greeting Know ye that I the sa Thomas Hup-

per for & in Consideration of ye Love good will & Parental Affection which I have & do bear towards my well beloved Son Benjamin Hupper of the same Town County & Province aforesal Labourer have given & granted and by these Presents Do freely clearly & absolutely give & grant to the same Benja Hupper his Heirs Execta Admina & Assigns all & singular my Lands lying within sal Town of Falmouth which I now have or ought to have with all my Stock & Goods of what kind soover or wheresoever the same is or may be found only excepting to my self Two of my best Swine this Present Year with as much of my Corn now standing or Growing on the ground as will fat sal Swine and in Case my sal Son Benjamin Hupper should marry a Wife during my Life & my Wifes Life then I do reserve to my self & to my Wife the Milk of one Cow during both of our

Lives To have and to hold all the above given & granted Land and all other y* Premisses unto him the s*d Benjamin Hupper his Heirs Exce* &c from hence forth as his & their proper Goods or Estate forever upon Condition that the s*d Benj* Hupper his Heirs Exce* Admin* & Assigns shall & do from Time to Time Support & maintain me the s*d Thomas Hupper & my wife during our natural Lives In Witness whereof I the s*d Thomas Hupper lave hereunto set my Hand & Seal this twenty eighth Day of Aug* in the Sixth Year of y* Reign of our sovereign Lord George y* Second King of England &c & in the year of our Lord one thousand seven hundred & thirty two

 ${\rm Thomas} \, \mathop { \, \mathop { \, \mathop { \, \mathop {\,\, \mathop {\,\, \mathop {\,\, \mathop {\,\, }}}} \,} \,} \limits_{\,\, {\rm mark}} } {\rm Hupper} \quad \, ({}^{\rm a}{\rm Seal})$

Elizabeth × Hupper (aSeal)

Signed Sealed & Delivered in Presence of us Domini: Jordan Sam¹ Small

York ss/Falm^o the 31 June 1734. Thomas Hupper & Eliz^o Hupper Personally appeared before me & acknowledged y^o within Instrum^t to be their free Act & Deed

Roger Dearing Js Peace A true Copy of ye Origi Recd June 18, 1735

Att^t Jer Moulton Reg^r

To all People to whom these Presents shall come I Benjamin Hupper of Falmouth in the County of Ben Hupper York in the Province of ve Massachusetts Bay in New England Yeoman sends Greeting Know ve that I the sd Benjamin Hupper for Jos. Poake & in Consideration of the Sum of Sixty eight Pounds in currant money of New Engla to me in Hand before the enscaling & delivery of these Presents well & truly paid by Joseph Poake of Scarborough in the County & Province aforesa Cordwainer the Receipt whereof I do acknowledge & my self therewith fully satisfied contented & paid have given granted bargained & sold & by these Presents for me my Heirs Execre & Admin to do fully freely clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the sd Joseph Poak his Heirs Exec¹⁸ Admin¹⁸ & Assigns forever Two Certain Tracts or Parcels of Land lying & being in the Township of Falmo aforesa which Tracts of Land were formerly granted to my Father Thomas Hooper by the Proprietors of so Town of Falmouth & Laid out to him as appears by ve Records of sa

Town viz one Tract of Land Containing sixty Acres Butted & Bounded as follows beginning at the western side of James Garlons thirty acre Lot running from thence North North West Sixty Rods to a Red Oak Tree from thence West South West one hundred & Sixty three Rods to a Stake from thence South South East Sixty Rods to a Stake from thence to the first mentiond [113] Bounds Also one other Tract of Land Containing Thirty one Acres Bounded as follows beginning at the Head of Barberry Creek at ye Brook & then running by the head Line of Barrats Thirty Acre Lot thirty one Rods to a Stake & from thence the same Wedth West South West one hundred & Sixty Rods untill the afores thirty one acres be Compleated To have & to hold unto him the sa Joseph Poak his Heirs Exec Admin ** & Assigns forever all the above granted & bargained Premisses with all & singular ye Priviledges & Appurces thereunto belonging or in any wise Appertaining & I ye sd Benja Hooper for me my Heirs Execrs & Adminrs do covent promise & grant to & with him the sd Joseph Poake his Heirs Execrs Admin ** & Assigns that at & untill the ensealing & delivery of these Presents that I am the true sole & lawful owner of ye above Granted & bargained Premisses & have in my self good Right full power & lawful Authority to sell & dispose of ye same as aboves ye quiet & peaceable possession thereof agt my self my Heirs Exects & Admints & agt ye lawful Claim & Demand of all & every other Person or Persons whatsoever forever hereafter to warrt secure & defend In Witness whereof I the sd Benjamin Hooper have hereunto set my Hand & Seal this thirteenth Day of March in the eight year of yo Reign of our sovereign Lord George yo Second King of Great Britain &c & in the Year of our Lord God Annoq Domini one thousand seven hundred Thirty & four

Benjamin Hooper (aSeal)

Signed Sealed & Deliv^d in Presence of Sam¹ Small Sam¹ Small Jun^r

York ss/Scarb^o March y^e 17, 1734. Benjamin Hooper above named Personally appearing before me the Subscriber & acknowledged the above Instrum^t in writing to be his free Act & Deed

before me Roger Dearing J. Peace A true Copy of y° Orig¹ Rec⁴ June 18, 1735

Att Jer. Moulton Reg

To all Christian People to whom these Presents may cone Greeting Know ye that I Ruth Treworthy
To
Jos: Poake

Jos: Poake

To all Christian People to whom these Presents may cone Greeting Know ye that I Ruth Trewords in the Province of New Hampsh' Widow [formerly Ruth Keirke]
To all Christian People to whom these Presents may cone Greeting Know ye that I Ruth Trewords I Ruth Trewo

shillings good & currt Money of New England to me in Hand paid by Joseph Poak of Scarborough in the County of York Cordwainer the Receipt whereof I do hereby acknowledge & that I am fully satisfied therewith & thereof and of every Part thereof do hereby exonerate acquit & discharge the sd Joseph Poak his Heirs Exects & Admin's firmly by these Presents have given granted bargained & sold aliened enfeoffed conveyed & confirmation and by these Presents Do fully freely & absolutely give grant bargain & sell alienc enfeoffe convey & confirm to him the sd Joseph Poake his Heirs & Assigns forever All the Right Title & Interest web by any ways or means I have or ought to have to any Lands Marsh or Meadow lying & being on the Easterly Side of Piscatagua River in the County of York [which was my Fathers Estate] To have & to hold the Premisses with all the Priviledges & Appurces to the same Appertaining or in any wise belonging unto him the sd Joseph Poake his Heirs & Assigns to his & their own proper Use Benefit & Behoof forever In Testimony whereof I have hereto set my Hand & Seal the thirtieth Day of Jan ry in ye eighth Year of ye Reign of our sovereign Lord George ye Second of great Britain France & Ireland King Defender of ye faith &c Annoq Dom 1734/5

Ruth Truworthy (*Seal)

Signed Scaled & Delivered in Presence of us

The words (formerly Ruth Keirke) were Interlined be-

tween the second & third Lines before Signing

The words (which was my Fathers Estate) Interlined between the nineteenth & twentieth Lines & ye words (or in any Part of his Majers Dominions) obliterated before Signing & Sealing Richd Waldron James Lebbey

Province N. Hampsh^t Jan^{ty} 30 1734/5 M^{ts} Ruth Trueworthy above named acknowledged the foregoing Instrum^t

to be her voluntary Act & Deed

Cor Rich^d Waldron Jus Pa

A true Copy of ye Origi Recd June 18, 1735

Attest Jer. Moulton Reg

To all People to whom these Presents shall come Greet-

Tho, Bordman
Attr for Jno Tuck
& Jno Stakpole
Heirs of
Andr Brown
To
Artr Bragdon

ing Know ye that Thomas Bordman of Ipswich Yeoman as Att to John Tuck of Beverly & his wife which is the Daughter of Jane Leach which Jane is the Dato f Ralph Allison formerly of Scarborough Dec^a & John Stackpole of Biddeford Gent for himself & his wife Eliz^a in Right of s^a wife & as Att to Carr of Arrundel & Mary his wife which Eliz^a

Stackpole & Mary Carrage only Surviving Children of Andrew Brown late of sa Arrundel Deca & Anne his Wife the other Datr of the sa Ralph Allison web Jane & Anne were the only Children of sa Ralph Allison for & in Consideration of the Sum of Thirty & Five Pounds good Bills of Credit on ve Province of Massachusetts Bay to them in Hand before ye ensealing hereof well & truly paid by Arthur Bragdon of Scarborough afores Gent the Receipt whereof they do hereby acknowledged and themselves therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the st Arthur Bragdon his Heirs Execrs & Adminrs forever by these Presents have given granted bargained sold aliened conveya & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Arthur Bragdon his Heirs & Assigns forever a Certain Tract of Land lying in Scarborough aforesa Containing by Estimation Thirty Acres bounded as followeth viz beginning at the head or Northerly end of that thirty acres of Land which st Arthur Bragdon bought of Thomas Pickerin & whereon he now Dwells and so runs up Northerly the same Breadth with the sa Thirty Acres last mentioned till it comes to the head or Northerly End of ye Land now Possessa by Daniel Moody and Clement Meservy Also a Certain Small Island Containing about three acres lying in ye Marsh at the Foot or Southerly Part of the sa Land bought of sa Pickerin the Grantors aboves for themselves & in their sa Capacity do also release & quit claim to the sa Arthur Bragdon in his quiet & peaceable possession & to his Heirs & Assigns forever [114] all such Right Title & Interest as they the sd John Tuck & his Wife & John Stackpole & Eliza his Wife & Carr & Mary his Wife had or ought to have by any way or means whatsoever of in or to the aboves Thirty Acres of Land sold by st Thomas Pickerin as aboves & also of & in a Certain Parcel of Marsh lying in Scarbo aforesd sold to the sd Bragdon by Sami Smith

of Dover Containing Six Acres as by sd Pickerins & Smiths Deed to him on Record may appear all which were formerly the Estate of Henry Watts of Scarbo aforesd Decd as also of & in ve Fourteen Acres of Marsh & all the Priviledges mentioned in sa Deed from Pickerin to sa Bragdon To have & to hold the sd granted & bargained [& released] Premisses with all the Appurces Priviledges & Commodities to . the same belonging or in any wise Appertaining to him the sd Arthur Bragdon his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And they the sa Thomas Bordman Attr as aforesa & the sa John Stackpole (& Eliza his Wife) and as Attr to the sd Mary his Wife for them their Heirs Execrs & Admin to do covenant promise & grant to & with the sd Arthur Bragdon his Heirs & Assigns that before the ensealing hereof they are the true sole & lawful owners of ve above bargained Premisses & are lawfully seized & possessed of ye same in their own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in themselves good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as afores^d & that the s^d Arthur Bragdon his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the s^a demised and bargained [& released] Premisses with the Appurees free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sale Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this present Deed Furthermore they the st Thomas Bordman as Attr to sa John Tuck & his wife & ve sa John Stackpole for himself & in said Capacity & Eliza his sa Wife for themselves their Heirs Execrs & Adminrs do covenant & engage the above demised Premisses to him the sa Arthur Bragdon his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons wtsoever forever hereafter to warrt seenre & defend by these Presents only it is to be understood that the sd thirty Acres of Land which sd Bragdon now lives on & ye sa Six Acres of Marsh & ye sa Fourteen Acres of Marsh & ye Priviledges above released are hereby warranted only agt ye Heirs & Assigns of ye sa Henry Watts & Ralph Allison Witness the Hands & Seals of ye sd Thomas Bordman Attr as aforesd & of ve sd John Stackpole Attr as

afores^d & for himself (& of Mary his Wife) this 27 Day of May in y^e 4 Year of his Maj^{1ys} Reign Annoq Domini 1731.

John Stackpole (aSeal) Thomas Bordman (aSeal)

Elizabeth Stackpole (*Seal)

Signed Sealed & D^a in Presence of us by Thomas Bordman John Woodbridge Jos Moody John Gray Sarah Stone by M^r John Stackpole & Eliz^a his Wife in Presence of us

York ss/1731. Then Mr John Stackpole (in his own name and in yr Capacity within mention⁴) & Eliz^a his wife Personally appear⁴ & acknowledg⁴ yr within Instrum⁴ to be their Act & Deed

before me Jus Peace

York ss/May 27, 1731. Then appeared M¹ Thomas Bordman & acknowledged this Instrum to be his Act & Deed & ye Capacity therein mentioned

Before me Jos Moody Jus Peace York ss/Biddeford June y^e 4, 1735 Lieut John Stackpole & Eliz^a his Wife Personally appearing Acknowledg^a this

& Eliz* his Wife Personally appearing Acknowledgd this within Instrum as their free & voluntary Act & Deed Cor John Gray Just Pacis

A true Copy of ye Origi Recd June 18, 1735

Att Jer. Moulton Regr

To all People to whom this Deed of Sale shall come Joseph Baker of Boston in the County of Sulfolk in the Province of y Massachusetts Bay in New England Joyner & Edward Drinker of sa Boston Joyner and Tu-

batha his Wife formerly Tabatha Baker send Greeting Know ye that we the sd Jo-

seph Baker & Edw^a Drinker & Tabatha Drinker for & in Consideration of Fourty Pounds curr⁴ Money of New England to so in Hand before the ensealing and delivery of these Presents well & truly paid by Adam Winthrop of Boston afores⁴ Esq⁴ the Receipt whereof we do hereby acknowledge & thereof do acquit & discharge the s⁴ Adam Winthrop his Heirs Excer² & Admin² & every of them forever by these Presents have given granted bargained sold released enfeoffed & confirmed & convey⁴ & by these Presents Do fully & absolutely give grant bargain sell release enfeoffe convey & confirm to the s⁴ Adam Winthrop his Heirs & Assigns forever all that Certain Neck or Parcel of Land situate lying & being in the County of York in the Province afores⁴ in the River of Kenebeck or

Sagadehock over agt Arowsick Island The st Neck or Tract of Land being Bounded Northerly by the Land or Farm of sd Adam Winthrop now in the occupation of Michael Malcom Easterly by the sa River of Kenebeck Westerly by a Salt Marsh Creek & Southerly by the aboves River Excepting only out of this Grant Forty Acres of Upland & Ten Acres of Salt Marsh lying at the lower & Extreme Part or Southerly end of sa Neck & belonging to Robert Padishal of Boston aforesd Together with all the Upland & Meadow in sa Bounds above described the Trees Wood & Underwood the Rocks Shores Flatts Mines & Minerals Rights Members Profits Priviledges & Appurces thereof Also all ve Estate Title Interest Inheritance Use Property Possession Claim & Demand whatsoever of us the sd Joseph Baker & Edward Drinker & Tabitha Drinker of in & to the sa granted Premisses with the Reversions & ye Remainders of ye same To have & to hold the Neck or Parcel of Land with the Rights Members & Appurces thereof unto the sd Adam Winthrop his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever & we the sd Joseph Baker & Edward Drinker & Tabatha Drinker Do avouch our selves at ve Time of the ensealing & untill the delivery hereof to be ve true sole & lawful owners of all the sd granted Lands & Premisses & that we have in ourselves full Power good Right and lawful authority to grant sell & convey ye same in manner as aforesa free & clear & fully & clearly acquitted & discharged of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Dowers Titles Troubles Charges & Incumbrances whatsoever [115] And We the sd Joseph Baker Edward Drinker & Tabitha Drinker for our selves our Heirs Execrs & Adminra do hereby covenant promise & agree from Time to Time & at all Times forever hereafter to warrt & defend the sd Granted Land & premisses with the Apparces unto the sd Adam Winthrop his Heirs & Assigns forever agt ve lawful Claims & Demands of all & every Person & Persons whom soever In Witness whereof we the sd Joseph Baker & Hannah my wife in token of her full Consent to the Present Sale & relinquishmt of her Dower or Thirds and Edward Drinker & Tabitha Drinker have hereunto set our Hands & Seals this twenty sixth Day of April Anno Domini Seventeen hundred

& thirty five in ye eighth year of ye Reign of our sovereign Lord King George ye Second over Great Britain &c

Joseph Baker (aSeal)

 $\underset{\text{mark}}{\text{Hannah}} \overset{\text{her}}{\underset{\text{mark}}{\times}} \text{Baker} \quad (^{\text{a}}\text{Seal})$

Edward Drinker (aSeal)
Tabatha Drinker (aSeal)

Signed Scaled & Delivered in Presence of Benja Snelling Michel Malcom

Suffolk ss/Boston April 26, 1735 The within named Joseph Baker & Hannah his Wife & Edward Drinkwater & Tabetha his Wife Personally appearing before me the Subcriber one of his Majesties Justices of y* Peace for y* County afores* Acknowledg* the before written Instrum* to be their voluntary Act & Deed

Edwd Hutchinson Just Pace

A true Copy of ye Origi Reced June 18, 1735 Atti Jer, Moulton Res

The soft Months Rog

To all People to whom these Presents shall come Greeting Know ye that I John Baxter of Arundel in Jno Baxter the County of York & Province of ye Massa-

To chusetts Bay in New England Housewright for Hen: Parrey & in Consideration of Love good will & affec-

tion do bear towards my Loving Friend Henry Parry of Arundel in the aboves County & Province & more especially for his settling upon the Hundred Acres of Land granted by the Town of Arundel to me upon Biddeford Road it being one of ye Fourteen hundred Acre Lots Have given granted and by these Presents Do freely clearly & absolutely give & grant unto the sa Henry Pary his Heirs Execrs Admin's or Assigns Fifty Acres of the hundred Acres before mentioned upon Bedeford or Saco Rode so called it being the Westerd Lot on the West Side of sa Roade to be twenty Rods or Poles in wedth Bounded on sa Roade & so to Run Back one Mile & one quarter [it being the Eastern half of ye Lot | To have & to hold the sa granted & bargained Premisses wth all the Appurces Priviledges & Commodities to the sa belonging or in any wise belonging or in any wise appertaining to him the sa Henry Parey his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever and I ye sa John Baxter for me my Heirs Execrs Admin to do covenant promise & grant to & with the s4 Henry Parry his Heirs & Assigns that before the ensealing hereof I am ye true sole & lawful owner of ye above bargrained Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & the sa Henry Perry his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly hold Use occupy possess & enjoy the sa demisa & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Dowries & Extents Furthermore I the sa John Baxter for my self my Heirs Exects Admrs do covenant & engage ye above demised Premisses to him the sa Henry Parry his Heirs & Assigns agt ve lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend and Sarah Baxter the wife of me John Baxter doth by these Presents freely willingly give yield up & Surrender all her Right of Dowry & Power of Thirds of in & unto the above demised Premisses unto him the sd Henry Parry his Heirs & Assigns In Witness whereof we have hereunto set our Hands and Seals this eighth Day of June in ye year of our Lord seventeen hundred & thirty one

John Baxter (*Seal) Sarah × Baxter

Signed Sealed & Deliv^d in Presence of us John Merrill

Isac Littlefield

York ss/March 13, 1734 This day the above named John Baxter Personally [appeared] & acknowledged this foregoing Instrum' to be his free Act & Deed & that y's words Enterlined (it being y's Eastern half of y's Lot) was before Signing & Sealing

before W^m Pepperrell J. peace Enterlin^d between y^e Fourteenth & Fifteenth Line A true Copy of y^e Orig^t Rec^d June 18, 1735

Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Thomas Perkins of Arrundel in the County of York in bis Majesties

To Province of the Massachusetts Bay in New England Gent for & in Consideration of the Suu of Twelve Pounds of currant Money of

New England to me in Hand well & truly paid by Forest Delzel of Wells in s^a County Sadler the Receipt whereof I do acknowledge & myself therewith fully satisfied contented & paid & thereof & of every Part & Parcel thereof I do hereby exonerate acquit and discharge him the sd Forest Delzel him his Heirs Execrs Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed unto him the sd Forrest Delzel his Heirs & Assigns forever Ten Acres of Land in Arundel aforesa which Ten acres is Part of one hundred Acres that was granted to Lt James March ye 29. 1725 and never hath yet been Laid out according to the Grant whereby the sd Delzel bath Liberty to lay out the sd Ten Acres any where on the Towns Common not Infringing on any former Grants To have & to hold the sa granted & Bargained Premisses with all the Priviledges & Appurces to the same belonging or in anywise Appertaining to him the sd Forrest Delzel his Heirs & Assigns forever to his & their only proper use Benefit & Behoof forever & that the sd Forrest Delzel his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sa demised & bargained premisses with all the Priviledges [116] & Appurces thereunto belonging free & clear from all & all manner of former or other Gifts Grants Bargains Sales Dowries Thirds Entails Mortgages & all other Incumbrances whatsoever Furthermore I ye sd Thomas Perkins for me my Heirs Execrs Admin¹⁸ do covenant & engage the above demised & bargaind Premisses to him the sd Forrest Delzel his Heirs & Assigns forever hereafter to warrant secure & defend In Witness whereof I have hereunto set to my Hand & Seal this tenth Day of April in the year of our Lord 1735

Thomas Perkins (*Seal)

Signed Sealed & Delivered in Presence of William Pattin Henry Parry

York ss/Wells May ye 20. 1725 Then Thomas Perkins Personally appear^d & Acknowledg^d this Instrum^t to be his free Act & Deed

Before Joseph Sayer Just Peace A true Copy of ye Origi Recd June 18, 1735

Attest Jer. Moulton Regr

Know all Men by these Presents that I Nathan Bartlett of
Kittery in his Majesties Province of the
Nathan Bartlett
To
To Giventy in New England Tanner
for & in Consideration of the Sum of twenty

Edmd Coffin Pounds lawful Bills of Credit of this Prov-

ince to me in Hand paid by Edmund Coffin of ye same Kittery Physician whereof I do hereby Acknowledge ve Receipt & my self therewith fully & entirely satisfied have given granted bargained sold aliened enfeoffed released conveyed & confirmed & by these Presents do give grant bargain sell aliene enfeoffe release convey & confirm unto the sa Edmund Coffin a Certain Tract or Parcel of Land situate lying & being in Kittery aforesa Containing by Estimation one Acre & an Half be it more or less Butted & Bounded as followeth viz beginning at the Corner of the High Way that leadeth from Sturgeon Creek Bridge to the Ceaders from thence running North East a Little Eastwardly twenty eight Poles upon the High Way that leadeth to Berwick from thence North West a Little Westwardly Ten Poles & an Half from thence South Westerly to the high way first mentioned then on sd way Seven Poles to the first Corner Bound (it being Part of a Tract of Land which the st Bartlett Purchased of Nicholas Morrell as by a Certain Deed under his Hand & Seal bearing Date the tenth of March Anno Domini Seventeen hundred & fourteen fifteen may appear Together with all the Right Profits Priviledges & Appurces thereunto belonging with the Reversions & Remainders thereof & all the Estate Right Title & Demand whatsoever of him the sa Nathan Bartlett of in or to ye same & every Part thereof To have & to hold all the above granted Premisses with all & singular the Appurces thereof unto the sa Edmund Coffin his Heirs & Assigns to his & their own sole & proper Use Benefit & Behoof forever & the sd Nathan Bartlett for himself his Heirs Exects & Admin to doth hereby covent promise grant & agree to & with the sd Edma Coffin his Heirs & Assigns in manner & form following (that is to say) that at the time of the ensealing & delivery of these Presents he the sa Nathan Bartlett is the true sole & lawful owner of ve aforesd bargained Premisses & stands lawfully seized thereof in his own proper Right as a good Perfect & Indefeazable Estate of Inheritance in Fee simple having in himself good Right full power & lawful Authority to sell & dispose of ye same as in manner aforesd & that the sd Edmund Coffin his Heirs & Assigns shall & may henceforth for ever enjoy Use occupy & Possess the above granted Premisses with the Appurces thereunto belonging lawfully peaceably & quietly free & clear & freely & clearly acquitted & discharged of & from all & all manner of former Gifts Grants Bargains Sales Leases Mortgages Joyntures Dowers Judgm¹⁶ Executions & Entails & from all other Titles Troubles Charges & Incumbrances whatsoever & further the s¹⁸ Nathan Bartlett doth hereby bind himself his Heirs Exec¹⁸ & Admin¹⁸ from hence forth & forever hereafter to warrant & defend all the above granted Premisses & the Appurces thereof unto the s¹⁸ Edmund Coffin his Heirs & Assigns ag⁴ the lawful Claims & Demands of all & every Person or Persons whomsoever In Witness whereof the s⁴ Nathan Bartlett hath bereunto set his Hand & Seal the twenty eight Day of April Anno Domini seventeen hundred & thirty three Annoq Regni Regis Georgii Magna Britannia secundi Septo Fideo Defend &c

Nathan Bartlet (aSeal)

Signed Sealed and Delivered in Presence of John Furbas Mary Bartlet

York ss/Kittery April 28, 1735 Mr Nathan Bartlet within named Personally appeared before me the Subscriber one of his Majestics Justices of ye Peace for sa County of York & Acknowledged ye within Instruma to be his free Act & Deed

Nicholas Shapleigh J Peace

A true Copy of ye Origi Recd June 18, 1735

Att Jer. Moulton Reg

To all People to whom these Presents shall come Greeting Know ve that I Joseph Small of Kittery in Jos Small the County of York within his Majesties Prov-To ince of ye Massachusetts Bay in New England Edmd Coffin Husband for & in Consideration of the Sum of Fifty Four Pounds & Ten Shillings to me in Hand paid before the ensealing & delivery of these Presents by Edmund Coffin of Kittery in the County & Province afores Physition the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied Contented & paid have given granted bargained sold aliened enfeoffed conveyed & confirmed and Do by these Presents fully freely clearly & absolutely give grant bargain sell aliene enfeoffe convey & coufirm unto the sa Edmund Coffin his Heirs & As-

signs forever a Certain Tract or Parcel of Land situate lying and being in Kittery afores^a lying by Kittery Road Butted & Bounded as followeth viz' beginning at Downings Corner Bounds & thence South by West ½ West twenty four

Pole by Kittery Road thence South by sa Road twenty nine Poles to Capt Shapleighs Land thence North East & by East Thirty eight Poles & a half by Capt Shapleighs Land from thence North North West nine Poles thence North West & by West Four Poles & from thence North West twenty six Poles & Seven Feet by Land of Downing Woodman to the First beginning Containing Five Acres & Seventy two Poles [Part of] which [117] Tract or Parcel of Land was Laid out unto my Father Sam1 Small by Mr Daniel Emery Surveys for ye Town of Kittery aforest the eighteenth Day of March Anno Domini 1711/12 & given to me by my sa Father as appears by his Deed Dated the second Day of Jan'y Anno Domini 1728. Reference being had to the County & Town Records will more fully appear To have & to hold the aforest Tract or Parcel of Land so Bounded & Described Together with all & singular the Priviledges & Appurces whatsoever thereunto belonging or any wise Appertaining to him the sa Edmund Coffin his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever And I ve sa Joseph Small for my self my Heirs Execrs & Admin to doth hereby covenant promise grant & agree to & with ye sa Edma Coffin his Heirs & Assigns in manner & form following (that is to say) that at the Time of ve ensealing and delivery of these Presents I am the true sole & lawful owner of ye above granted & bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple having in my self good Right full power & lawful Authority to sell & dispose of ve same in manner as aforesd And that the sa Edmund Coffin his Heirs & Assigns shall & may from hence forth forever hereafter have hold Use occupy possess & enjoy ve sa demised Premisses with the Appurces thereunto belonging lawfully peaceably & quietly free & clear & freely & clearly acquitted exonerated & discharged of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Joynters Dowries Judgmts Executions and of & from all manner of Titles Troubles Charges & Incumbrances whatsoever and further I the sa Joseph Samall doth hereby bind my self my Heirs Execrs & Admin's from hence forth & forever hereafter to warrant secure & defend all ye above granted & bargained Premisses & the Appurces thereof unto the sa Edmund Coffin his Heirs & Assigns forever agt ve lawful Claims & Demands of any Person or Persons whatsoever and Mary the Wife of ve sa Joseph Small doth by these Presents Relinquish her Right of Dower or Power of thirds in & to ve Premisses or any

Part thereof In Witness whereof I ye sd Joseph Small & Mary my wife have hereunto set our Hands & Seals at Kittery aforesd this fifteenth Day of March in ye seventh year of ye Reign of King George ye Second over great Britain & Annoq Domini 1733/4

 $\begin{array}{ll} \text{Joseph Small} & \text{($^{\text{a}}$Seal)} \\ \text{Mary} \times \text{Small} & \text{($^{\text{a}}$Seal)} \end{array}$

Mary × Small ("Seal)

Sign^d Seal^d & Deliv^d in Presence of Sam^l Shorey Nathan

Bartlett Jn° Frost
York ss/Kittery March 15, 1733 then Rec^d of y° abovenam^d Edm^d Coffin the sum of Fifty four Pounds & Ten

Shillings being ye full Consideration of ye above deed

I say p me Joseph Small

York ss/Kittery May 10, 1735 the above named Joseph Small & Mary his wife Personally appeared & acknowledged y* above written Instrum^t to be their free Act & Deed

before me Nicholas Shapleigh J Peace A true Copy of ye Origi Recd June 18, 1735

Att Jer. Moulton Reg

To all People to whom these Presents shall come Greeting Know ye that I Thomas Magoon of Scarborough in the County of York in the Prov-

To ince of ye Massachusetts Bay in New England Innkeep for & in Consideration of the Sum of

one hundred & Seventy Pounds of currant money of New England to me in Hand paid before ye ensealing & delivery of these Presents by Robert Elder of Falmonth in Casco Bay in the County & Province aforesd Labour the Rect whereof I do bereby acknowledge and my self therewith fully satisfied Contented have given granted bargained sold conveyed and confirmed & by these Presents Do freely fully & absolutely give grant bargain sell convey & confirm unto him the sa Robert Elder his Heirs and Assigns forever one Tract or Parcel of Upland and Meadow lying & being situate in the Township of Falmouth aforesd & being within Perpoodick Parish which is on the Southerly Side of fore River usually called which was Part of the Estate of one Ralph Turner Butted & Bounded as followeth viz on the Northerly and bounded by fore River before mentioned and on the Westerly Side Bounded by Barbary Creek & on the Easterly Side bounded by a Creek commonly called Turners Creek & so continuing up sa Creek untill

one hundred Acres of Upland and Meadow be Comprehend-

ed & Compleated To have & to hold the sd bargained Premisses to him the sa Robert Elder his Heirs & Assigns forever with all the Appurces & Priviledges thereunto belonging or any ways Appertaining and that it shall and may be lawful for the sa Robert Elder his Heirs and Assigns forever here after to use occupy possess & enjoy the above bargained Premisses free & clear from all Incumbrances whatsoever and I the st Thomas Magoon for my self & Heirs by virtue of these Presents do covenant and promise to warrt and secure the above bargained Premisses unto the st Robert Elder his Heirs & Assigns agt ye lawful Claims & Demands of any Person or Persons whatsoever In Witness whereof I have herennto set my Hand & Seal this twenty first Day of May in the Seventh Year of his Majesties Reign George ve Second of England France & Ireland King Defender of ve Faith Annou Domini 1734

Thomas Magoun (*Seal)
Mary Magoun (*Seal)

Signed Sealed & Delivered in Presence of Solomon Lombard Daniel Saver

Mary Magoun the wife of Thomas Magoon aboves^d doth by these Presents Quit her Right of Dowry & Power of Thirds in y* above bargaind Premisses as Witness her Hand

York ss/May 25, 1734 Then Thomas Magoun Personally appeared and acknowledged the above Instrumt to be his free Act & Deed

hefore me Henry Wheeler J Peace A true Copy of y° Orig¹ Rec⁴ July 17, 1735 Att¹ Jer. Moulton Reg²

To all People to whom these Presents shall come Greeting Know ye that I Samuel Waldo of Boston Sa Waldo in the County of Suffolk & Province of the To Massachusetts Bay in New England Mercht for & in Consideration of the Sum of Five Mary Collar Pounds to me in Hand well & truly paid on or before the Ensealing & delivering hereof by Mary Collar of Falmouth in the County of York & Province afores Widow the Receipt whereof I do hereby acknowledge & my self therewth fully satisfied & contented & of every Part & Parcel thereof do acquit her the sa Mary Coller her Heirs Execrs Admin⁷⁸ & Assigns forever by these Presents have Released given up & Quitclaimed & by these Presents Do Release

give up & quit claim unto her the s^d Mary Coller her Heirs Exec^{rs} Admin^{rs} & Assigns all my Right Title & Interest that I now have or ever had to a Certain Lot of Land formerly [118] Laid out to Mesheek Farly in Falmouth aforcs & in the s^a Mary Collers Possession Containing Three Quarters of an Aere more or less To have & to hold the above released & Quit claimed Premisses & Quietly to use occupy & improve y^a same without the Let Trouble Ejection or hind-rance of me y^a s^a Samuel Waldo or any Person or Persons whatsoever by from or under me In Witness whereof I have hereunto set my Hand & Scal this twelfth Day of May Anno Domini seventeen hundred & thirty five

Sa Waldo (aSeal)

Signed Scaled & Deliver in Presence of us John East Phinehas Jones

York ss/Falmouth May 12th 1735 M^r Samuel Waldo Personally appeared & acknowledged the above Instrum^t to be his free Act & Deed

Cor Joshua Moody Just Peace A true Copy of ye Origi Recd June 18 1735 Atti Jer Moulton Rege

To all People to whom these Presents shall come Greeting Know ye that I Enoch Dill of York in the County of York in the Province of the Massachusetts Bay in New England for & in Consideration of ye Sum of Seventy Green Pounds to me in Hand before ye ensealing hereof well & truly paid by

Alex McIntire & Alexander Junkins jung of York in the County of York Husbandmen the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & do by these Presents give grant bargain sell aliene convey & confirm unto them the sa McIntier & Junkins their Heirs & Assigns forever Two Certain Tracts of Land situate lying & being in the Town of York on ye South West Side of York River beginning at ye upper End at the North West Corner of a Lot of Land which the abovesd Dill sold to Chrisp Bradbury of York Adjoining to a Lot of Land which was Laid out Arthur Bragdon of York & running by the Land of Benja Johnston South West to one quarter of an Acre of Land lying by ye Road weh ye aboves Dill sold to Chrisp Bradbury & then running by ye Quarter of an Acre to the High Way & then running by the Road down towards the land of Robert Grays Sixteen Rods or Poles & then on a Strait Line to the South East Corner of ye abovesa Dills Land which he sold to the aboves Bradbury which Bound stands twenty Poles & an half South East from the first

Bound mentioned in so Deed and a Certain Tract of Land beginning at ye River at the South East Corner of a Lot of Land of three Acres which the aboves Alexander Junkins iunt purchased of abovesd Dill & then running by the River South East to the Land of Robert Grays & running South West between Robert Gravs & Alexander Junkins till the full of Nine Acres & three Quarters of Land with the Priviledges &c To have & to hold the sd grantd and bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise appertaining to them the sa Alex McIntire & Alex Junkins Jun to them & their Heirs forever to them & their only proper Use Benefit & Behoof forever And I ve sd Enoch Dill for me my Heirs Execrs & Admin to with the said McIntire & Junkins their Heirs & Assigns that before ve ensealing I am the true sole and lawful owner of ve above bargained Premisses and am lawfully seized & possessed of ve same in mine own Proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & the abovesd McIntier & Junkins their Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force of those Presents Furthermore I the st Enoch Dill for my self my Heirs Assigns & Admin to do covenant & engage ve above demised Premisses to them the sd Alexander McIntier & Alex' Junkins Jun' their Heirs & Assigns agt ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend as Witness my Hand June ye 17, 1735 in the ninth Year of his Majesties Reign Annoq Domini 1735

Enoch × Dill (aSeal)

Signed Sealed & Delivered in Presence of us George Gray Caleb Boynton James Rines

York ss/June 18, 1735 Then Enoch Dill Personally appeared & acknowledged this Instrum^t to be his free Act & Deed

before Joseph Sayer J Peace A true Copy of ye Origi rect June 18, 1735 Atti Jer. Moulton Regt To all People to whom these Presents shall come Greeting Know ye that I Joseph Morse of a Place called Miscongus near Pemaquid in the County of York & Province of the Massachusetts Bay in New Englu Baker for & in Considera-

tion of the Sum of twenty Pounds Money to me in Hand before the ensealing hereof well & truly paid by John Darrell of Boston in the County of Suffolk & Province afores^d Shopkeeper the Receipt whereof I do hereby acknowledge & my self therewin fully satisfied & contented & thereof & of every Part and Parcel thereof do exonerate acquit & discharge the sa John Darrell his Heirs Execrs & Admin¹⁸ forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Darrell his Heirs & Assigns forever a Certain Tract or Parcel of Land now lying in Common & Undivided with other Lands belonging unto me the sd Joseph Morse situate in Miscongus aforesd & now in ye Possession & Improvmt of me the sd Joseph Morse & Contains by Estimation One Hundred Acres Together with the Trees Fences Woods Underwoods Waters Water Courses thereunto belonging To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges and Commodities to the same belonging or in any wise appertaining to him the sa John Darrell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sa Joseph Morse for me my Heirs Execrs & Adminrs do covent promise & grant to & with sa John Darrell his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in my self good Right full Power & lawful Authority to grant bargain sell convey [119] and confirm sd bargained Premisses in manner as aforesd And that he ye sd John Darrell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy ye sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm18 Executions or Incumbrances of what Name or Nature soever that might in any measure or degree

obstruct or make void this Present Deed Furthermore I the s^{*} John Morse for my self my Heirs Exec^{**} & Admin^{**} do covenant & engage the above demised Premisses to him the s^{*} John Darrell his Heirs & Assigns ag' the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I y^{*} s^{*} Joseph Morse & Mary my Wife in Testimony of her free & full Consent to this Bargain & Sale & Relinquishmt of her Right of Dower of Power of Thirds in the aforegranted Land & Premisses have hereunto put our Hands & Scals the Twenty fifth Day of December in the Sixth Year of King George the Seconds Reign Annoq Domini one thousand seven hundred & thirty two

> Joseph Mors (aSeal) Mary Mors (aSeal)

Signed Sealed & Delivered in the Presence of us Add Bullfinch jung Ezek! Goldthwait

Suffolk ss/Boston December 26, 1732 M^r Joseph Morse & Mary his Wife Personally appeared & acknowledged the aforegoing Instrum^t to be their free Act & Deed

Before me John Ballantine Just Peace

A true Copy of ye Origi Reed July 12, 1735

Att Jer: Moulton Regr

This Indenture made the twenty sixth Day of Decembrance Anno Domini one thousand seven hundred & thirty two & in the sixth year of the Reign of our Sovereign Lord George the Second King over Great Britain &c Between Joseph Morse of a Place called Miscongus near Pemmaquid in the County of York & Province of ye Massachusetts Bay in New England Baker on the one Part & John Darrell of Boston in the County of Suffolk & Province afores' Shop-

in the County of York & Province of y Massachusetts Bay in New England Baker on the one Part & John Darrell of Boston in the County of Suffolk & Province afores Shop-keeper of y the Part Witnesseth that the s Joseph Morse for & in Consideration of y Marriage already had & Solennized between him & Mary his Wife & for y Love good Will & Aftection which he hath for & doth bear unto the s Mary as also for & in Consides of the Sum of Ten Shillings lawful Money of New England to him the s Joseph Morse in Hand paid at & before the ensealing & delivery hereof the Receipt whereof he doth hereby Acknowledge & for divers other good Causes & Considerations him thereunto moving he the s Joseph Morse hath given granted Releast enfeotifed conveyed & confirmed & by these Presents doth give grant release enfeotife convey & confirm unto the s give grant release enfeotife convey & confirm unto the s given granted Releas of the second way to the second way the second way the second way the second way to the second way the second w

John Darrell in Trust to & for ye uses hereafter mentioned All his Dwelling Houses Barns Lands & Premisses situate lying & being in Miscongus aforesa in the sa County of York Containing by Estimation about two thousand acres be ye same more or less & now in the Present Tenure Occupation & Possession of him the said Joseph Morse Together with all the Fences Waters Waterconrses Trees Rocks Rights Members Profits Priviledges & Appurces whatsoever thereunto belonging or in any wise appertaining Also the sd Joseph Morse doth further give & grant & confirm to the sa John Darrel for ye uses hereafter mentioned all his other Estate as well Real & Personal wheresoever ye same may be found either in Possession Reversion or Remainder To have and to hold the aforegranted Dwelling house Houses Barns Lands & Premisses with the Appurces & all other Real & Personal Estate whatsoever unto the sa John Darrall his Heirs & Assigns forever in trust to & for ve Uses Intents & Purposes hereafter mentioned & Expressed That is to say to and for the only proper Use Benefit & Behoof of ye sa Joseph Morse & Mary his Wife for & during the Term of their natural Lives & the Life of the longest Liver of them & at & upon the Decease of ye sa Joseph Morse & Mary his wife & longest Liver of them then to the Use & Behoof of ye Right Heirs of the sd Mary forever & to & for no other Use Intent or Purpose whatsoever And the sa Joseph Morse for himself his Heirs Exec¹⁸ & Admin¹⁸ doth hereby covenant & agree that he will not do cause or suffer anything to be done whereby to alter change Defeat or make void ye settlemt as Contained in this deed at any Time hereafter but that he & they shall & will from Time to Time & at all Times hereafter Warrant & Defend ye aforegranted Premisses with ye Appurces unto the sa John Darrell his Heirs & Assigns forever for ve Uses aforesd agt the lawful Claims & Demands of all & every Person & Persons whatsoever In Witness whereof the sa Joseph Morse hath hereunto put his Hand & Seal ve Day & Year aforewritten

Joseph Morse (*Seal)

Signed Sealed & Delivered in Presence of us Ado Bullfinch jun Ezek Goldwait

Suffolk ss/Boston Decembr 26, 1732 Mr Joseph Morse personally appeared & acknowledged ye aforewritten Instrumt to be his free Act & Deed

Before me John Ballantine Jus Pac⁸

A true Copy of ye Orig1 Rccd July 12 1735

Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye ythat I Enoch Dill of York in the County of York in the County of York in the Province of ye Massachusetts

Bay in New England Labourer for & in

Consideration of ye Sum of Fifty Pounds Money to me in Hand before ye ensealing hereof well & truly paid by Alexander McIntier of York & Alex Junkins junr of York in ye County & Province abovesd Husbandmen the Receipt whereof I do hereby acknowledge & myself [120] therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge ve abovesa McIntier & Junkins their Heirs Exects & Admints forever by these Presents have given granted bargained sold aliened conveyed & confirma & by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto them the sa Alexander McIntier & Alex Junkins Heirs & Assigns forever a Certain Tract of Land situate lying & being in ye Town of York Bounded as followeth beginning at Kittery Line at ve North West Corner of ye aboves Dills Land & then running South East thirty six Poles to Robert Grays Land where he now Liveth & then running North East between ye aboves Robert Grays Land & Benjamin Johnstons Land till Nine Acres be Compleatd To have & to hold the sd granted & bargained Premisses with all ye Appurces Priviledges & Commodities to ye same belonging or in any wise appertaining to them the sd Alex Malntier & Alex Junkins their Heirs & Assigns forever to them & their only proper Use Benefit & Behoof forever And I ye sd Enoch Dill for my self my Heirs Execrs & Admin's do covenant promise & grant to & with the sd Alex McIntier & Alex Junkins our Heirs & Assigns that before ve ensealing hereof I am ve true sole & lawful owner of ve above bargained Premisses & lawfully seized & possessed of ye same in own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aboves & that for my self my Heirs & Assigns shall and may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmis

Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I y* s*d Enoch Dill for my self my Heirs Exec** & Admin** do covenant & engage y* above demised Premisses to him the s*d Alexand* M*Intire & Alex* Junkins Heirs & assigns ag* y* lawful Claims or Demands of any Person or Persons w*soever forever to warr* secure & defend by these Presents In Witness whereof I have hereunto set my hand & Seal this eighteenth Day of June in y* ninth year of his Majesties Reign Annoq Domini 1735.

Enoch Spill (Circle with ye word Seal Sealed & delivered in ye Presence of us

John $\overset{\text{his}}{\times}$ Linscott Ebenez \times Smith

 Y^{mark} SyJune 18, 1735 Then Enoch Dill Personally appeared & acknowledg^d the within written Instrum¹ to be his free Act & Deed

before Joseph Sayer Just Peace A true Copy of ye Orig¹ Rec^a June 18, 1735 Att¹ Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know ye that Edmond Clarke of Glocker in the County of Essex in New England Fisherman & his wife Eliza Clarke alias Pearee only Child & Heir of Francis

To all People to whom these Presents shall come Greeting Know ye that Edmond Clarke of Glocker in Known ye that Ed

To Pearce late of Muscongus Deci who was one of ye Children of Elizabeth Pearce the Dat of John Brown Sen of New Harbour

near Pemiquid in New England Dee³ for & in Consider³ of the Sum of twenty five Pounds to them in Hand well & truly paid by Benjamin Lynde Jun¹ of Salem in Essex afores² Esq² the Receipt whereof is hereby acknowledged have given granted bargained & sold & by these Presents Do give grant bargain sell aliene convey & confirm fully freely & absolutely unto the s³ Benjamin Lynde jun¹ his Heirs & Assigns forever The One half of all their Right Title Interest Share & Demand of in & unto a Certain Tract of Land situate lying & being at New Harbour so called once Pemiquid in New England Bound & beginning at Pemaquid Falls & so running a Direct Course to y⁵ Head of New Harbour from thence to the South End of Muscongus Island taking in the s⁴ Island so running twenty five miles into y⁵ Country North & by

East & thence Eight Miles North West & by West to Pemaquid where it first began which s^d Tract was sold by Cap^t John Somerset & Unnouquit ve Indian Sagamores & Owners & Owners of sd Land unto the aforesd John Brown as p Deed on Record Dated ye Fifteenth Day of July one thousand six hundred twenty & five & ont of which Tract ve sa Edmd & Eliza Clarke have in Right of Eliza as Heir to the sd Francis Pearce one Ninth Part of a Quarter Part of the aforesd Described Land which sd Part of theirs Contains Twenty one hundred Eighty & Eigh Acres of Land as the same was Surveya and Laid out by Surveyer under Oath is the Fourth Share in ye Division belonging to ye Children & Heirs of Richd Pearce Sen & Eliza Pearce alias Browne his Wife & is laving between Jnº & Wm Pearces Division Also the one Half of the sd Edmund & Eliza Clarke great Lot in the Township being the Fourth Lot on the Pearses Division & Contains Eighteen Acres as also the one Half in their Lots Containing Five acres & an half & also ve Half of all their Share in any other or after Divisions that are or may be made to the Heirs of y^o afores^d Rich^d & Eliz^{*} Pearse within the Bounds & Limits of the afores^d Purchase from the s^d Indians To have & to hold the s^d granted & bargained Premisses with all the Trees Woods Waters Harbours Ways Easments Profits Priviledges & Appurces thereunto belonging or any ways appertaining to him the sd Benia Lynde jung his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & ye sa Edma & Eliza Clarke for themselves their Heirs Execrs & Adminrs do covent promise & grant to & with the sd Benjamin Lynde Jun his Heirs & Assigns that before the Ensealing hereof they are the true & lawful owners of the bargained Premisses & have in Right of ve sa Eliza good Right and full Power to sell & convey ve same in manner as abovesa & that the sa Benja Lynde jung his Heirs & Assigns shall & may forever hereafter by virtue of these Presents lawfully & quietly have hold possess & enjoy the bargained Premisses with the Appurces free & clear from all former or other Gifts Grants Bargains Sales Mortgages Wills [121] Intails, Dowries Judgments or other Incumbrance w soever to obstruct or make void this Present Deed Furthermore ye sa Edma & Eliza Clarke for our selves & our Heirs Exec¹⁸ & Admin¹⁸ do coven^t & engage the above demised Premisses to him the sd Benjamin Lynde jung his Heirs & Assigns agt ye lawful Claims or Demands of any Person or Persons whatsoever forever to warrant secure & defend by these Presents In Witness whereof the sd Edmd & Eliza Clark have hereunto set their Hands & Seals the Seventeenth Day of Oct^{*} Anno Domini one thousand seven hundred & twenty nine

Edmond × Clark (aseal)

Elizabeth × Clark (*Seal)

Signed Sealed & Delivered in Presence of Joseph Ropes Sami Gahtman

Sam' Gahtman
Essex ss/Salem Oct 23 1729 Then Edm' Clark & Eliza
his Wife Personally appearing before me yo Subscriber acknowledged yo within Instrumt to be their voluntary Act &
Deed

Benja Lynde Justs Pacs

A true Copy of ye Origi Reca June 19 1735

Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know ye that I Daniel Chisemore of Biddeford in the County of York in the Province of ye Massachusetts Bay in New England Labourer for & in Consideration of ye Sam of twenty Pounds Money to me

in Hand paid at or before ye ensealing & delivery hereof by Robert Patterson of Biddeford in ye County of York in New England aforest Trader the Receipt whereof I do hereby acknowledge & my self fully satisfied contented & paid & thereof & of every Part & Parcel thereof do acquit exonerate & discharge the sq Robert Patterson his Heirs Exects Admin's forever by these Presents have given granted bargained & sold aliened conveyed & confirmed & by these Presents Do freely & fully & absolutely give grant bargain sell aliene convey & confirm unto him the said Robert Paterson his Heirs & Assigns forever Certain Messuage or Tract of Land Containing in ye whole Twenty Acres being & lying in the Township of Scarborough in the County of York aforesa be ye same more or less it may of Record or otherwise by Possession appears & which was formerly possessed & occupyed & yo Dwelling of Downcan Chesmoare formerly of Scarborough aforesd & with all the Right Title Interest Claim Challenge or Demand that I ever have had possessed or might or could have possessed within the Township of Scarborough aforest by any ways or means wtsoever and is Butted & Bounded as follows Beginning at a Pitch Pine Tree one ye North Side & commonly called Chesmors Hill marked with three Noches on each Side & runs One hundred & Fifty Poles East South East to a Juniper Tree

marked D C then running Fifty four Poles S. S. W. to a Hemlock marked on Two Sides then running W. N. W. One hundred & Fifty Five Poles to a White Pine standing on ve Bank of the River marked on Two sides then running on as the River runs to the first mentioned Pitch Pine To have and to hold all the sd granted Premisses with all the Appurces thereto belonging or in any wise appertaining to him the sa Robert Patterson his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever to his & their use I the sd Daniel Chesmore for me my Heirs Execrs & Admin's do covent grant to & with the sa Robert Patterson his Heirs & Assigns that to & before ye ensealing & delivery of these Presents I am ye true sole & lawful owner of ve Land & Premisses in the Township of Scarborough afores & lawfully seized & possessed of ve same as a good & Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right & lawful Power & Authority to grant bargain & sell convey & confirm ye sd bargained Premisses in manner as aforesa and the sa Robert Patterson his Heirs & Assigns shall & may from Time to Time & at all Times forever bereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy ye sd demised & bargained Premisses with their Appes free & clear & freely & clearly acquitted exonerated & discharged from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures or Dowries Judgmts Executions Incumbrances & Extents whatsoever Furthermore I the sd Daniel Chesmor for my self my Heirs Execrs Admin'rs do covenant & engage ve above demised Premisses to him the sd Robert Paterson his Heirs & Assigns forever agt ve lawful Claims or Demands of any Person or Persons whatsoever hereaft to warrant seeure & defend & Cyprean Chesmore wife to st above named Daniel Chesmor doth by these Presents freely give yield up & Surrender all her Right of Dower & Power of thirds of in & unto the above demised Premisses unto him the sa Robt Patterson his Heirs & Assigns In Witness whereof we the sd Daniel Chesmor & Cyprian my wife have hereunto set our Hands & affixed our Seals this thirteen Day of June in the ninth year of ye Reign of our Sovereign Lord George ye Second King of great Brittain &c Anno Dom one thousand seven hundred & thirty five

Signed Scaled & Deliv^d in Presence of us John Sharp Jun^r Mary Patterson

York ss/Biddeford June ye 14, 1735 Daniel Cheesamore & Cyprian his wife appearing acknowledged this Instrumt to be their free & voluntary Act & Deed

Attest Jer. Moulton Regr

[122] To all People to whom these Presents shall come Greeting Know ye that We Deliverance Goodin of Berwick in the County of York in the Province of ye Massachusetts Bay in

Goodin To
Jno Lord

New England Widow & Taylor Goodin of
yo same Town & County Yeoman for & in
Consideration of the Sum of Twenty Pounds

in good Publick Bills of Credit to us in Hand before ye enscaling hereof by John Lord Sent of sd Berwick in the County of York afores Carpent the Receipt whereof we do hereby acknowledge & ourselves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa John Lord his Heirs Execrs Admin's forever for by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Lord his Heirs & Assigns forever One Messuage or Tract of Land situate lying & being in Berwick aforesa in the County of York afores Containing by Estimation Eight Acres & one Quarter of an Acre be it more or less Butted & Bounded as follows vizt Beginning at a Forked white Oak Tree running West North West Sixty Six Pole by Mr Huppers Land & twenty Pole by sa Livery Goodins own Land South South West then East South East Sixty six Pole by ye Widow Abigail Goodins Land & North North East twenty Pole by sd Livery Goodins own Land To have & to hold the sd granted & bargained Premisses with all ye Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining Together with ye Priviledge of a Highway from the north west end of sa Land thro the sa Leivery Goodins Land to the Commons for a Cart to go with Liberty of Egress & Regrace to him the said John Lord his Heirs & Assigns for Ever To his & their only proper Use benefit & behoofe for Ever and we the sa Deliverance Goodin and Tayler Goodin for us our Heirs Execrs Adminrs do Covenant Promise &

Grant to and with the said John Lord his Heirs and Assigns that before the Ensealing hereof we are the true sole and lawfull owners of the above bargained Premisses and are Lawfully Seized and Possessed of the same in our own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in our selves good Right full power and lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aboves & that the sd John Lord his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably and quietly have hold Use Occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joynters Dowers Judgmts Executions Incumbrances & Extents Furthermore we the sd Deliverance Goodin & Tailor Goodin for our selves our Heirs Exec¹⁸ Admin⁷⁸ do covenant & engage v^e above demised Premisses to him the sa John Lord his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure and defend In Witness whereof we have hereunto set our Hands & Seals the Tenth Day of June in the eight year of the Reign of our sovereign Lord George ve Second of great Britain France & Ireland King Defender of ye Faith &c Annoq Domini 1735

$$\begin{array}{ccc} & & & & \\ & \text{Delivarance} & \times & \text{Goodin} & \text{($^{\text{a}}$Seal)} \\ & & & \text{mark} & \\ & & \text{Tayler} & \times & \text{Goodin} & \text{($^{\text{a}}$Seal)} \end{array}$$

Signed Sealed & Delivered in Presence of John Hill Mary × Stimson

York ss/Berwick June 16, 1735 Deliverance Goodin & Tailor Goodin above named acknowledged the within Instrumt to be their free Act & Deed

before John Hill J. Peace A true Copy of y^e Orig¹ Rec⁹ June 19, 1735

Att Jer: Moulton Regr

To all People to whom these Presents shall come William
Pepperrell
To
David Farnam
To
David Farnam
Ty s William Pepperrell for & in Consider-

ation of the Sum of Five Shillings Money to me in Hand at & before the ensealing & delivery of these Presents well & truly paid by David Farnum of Boston in the County of Suffolk & Province aforesd Mercht the Receipt whereof I the sa William Pepperrell do hereby acknowledge have granted bargained sold remised released quit claimed conveyed & confirm & by these Presents Do fully & absolutely grant bargain sell remise release Quitclaim convey & confirm unto the sa David Farnum all my Right Title Interest Inheritance Use possession Property Claim Demand whatsoever of in & unto all that Certain Piece or Parcel of Land lying & being in the Township of Kittery aforesa on Piscatagna River Containing one hundred & one Acres & is the Eastermost Moiety or half Part of that Tract of Land which was delivered unto George Munjoy late of Casco alias Falmouth in New England Gent Decd by virtue of an Execution Granted to him upon or agt the Estate of Francis Small Decd with the Priviledges & Appurees thereto belonging (The Westerly Moiety or half Part of the sd Tract of Land having been sold & conveyed unto me by Deed bearing even Date with these Presents by the Heirs of John Farnum Decd who bought & Purchased the same of the sa George Munjoy To have & to hold the sa bargained & released Premisses with the Appurces unto the sa David Farnum his Heirs & Assigns To his & their only proper Use Benefit & Behoof forever [123] So that neither I the sa William Pepperrell nor my Heir's nor any other Person or Persons Claiming or to Claim by from or under me shall or may at any time or Times hereafter Claim Challenge or Demand any Estate Right Title or Interest of in or unto the sa granted & releasd Premisses with ye Appurces but therefrom & from every Part & Parcel thereof I & they shall & will be excluded & forever debarred by force & virtue of these Presents In Witness whereof I ye sd William Pepperrell have hereunto set my Hand & Seal the 25 Day of April Anno Domini one thousand seven hundred & thirty four & in the seventh Year of ye Reign of our Sovereign Lord George ye Second by ye Grace of God of great Britain France & Ireland King Defender of ye Faith &c W^m Pepperrell

Signed Sealed & Delivered in Presence of Edmd Goffe jun Benja Rolfe

Suffolk ss/Boston April 26, 1734 the aforenamed W^m Pepperrell Esqr Personally appearing acknowledged the aforewritten Instrumt by him executed to be his Act & Deed

before me John Ballantine Jus Pacs A true Copy of ve Origi recei with the Deed hereafter recorded July 25, 1735

> Att Jer. Moulton Regr

David Farnum Hepa Mortimore Jno Munjoy Phil Thompson Jno Pulling & Jas Humbee

Know all Men by these Presents that I the within named David Farnum for & in Consideration of the Sum of Five Shillings Money to me in Hand at & before the enscaling & delivery of these Presents well & truly paid by Hephsheba Mortimore of Boston in the County of Suffolk Widow John Munjoy of sa Boston Cooper Phillip Thompson of Roxbury in ve County afores a Practioner in Physick & Mary his wife Joanna Munjoy of Roxbury

aforesd Spinster John Pulling of Boston aforesd Shopkeeper & Martha his Wife & James Hombee of sa Boston Marriner & Mary his wife the Receipt whereof I do hereby acknowledge have & and by these Presents Do grant bargain sell assign Transfer & make over unto the sa Hepsheba Mortimore John Munjoy Phillip Thompson & Mary his Wife Joanna Munjoy John Pulling & Martha his Wife James Hombee & Mary his Wife all my Right Title Interest Property claim & Demand whatsoever of in & unto the within granted & Released Lands & Premisses with the Appurces & the Reversions & Remainders thereof To have & to hold the same to them ve sa Hepsheba Mortimore John Munjoy Phillip Thompson & Mary his wife Joanna Muniov John Pulling & Martha his Wife & James Humbee & Mary his wife their Heirs & Assigns to their only proper Use Benefit & Behoof forever So that neither I the sd David Farnum nor my Heirs nor any other Person claiming by from or under me shall at any Time or Times hereafter claim challenge or Demand any Estate Right or Interest of in or unto the sd granted and assigned Premisses with ye appurces but therefrom & from every Part & Parcel thereof shall be excluded & forever debarred by force & virtue of these Presents In Witness whereof I have hereunto set my Hand & Seal the Day of July Anno Domini 1735 & in the Ninth year of his Majtys Reign

David Farnum

Signed Sealed & Delivered in Presence of Daniel Marsh W^m Morto

Suffolk sc/Boston July ye 12 1735 The above named Daniel Farnum Personally appearing acknowledged ye aforewritten Instrumt by him executed to be his Act & Deed

Before me Habijah Savage Jus Peace

A true Copy of ye Origi reca July 25 1735 Endorsed on the afore Recorded Deed

Att Jer Moulton Regr

To all People to whom these Presents shall come Greeting
Know ye that I James Knapp of Watertown
in the County of Middlesex in his Majesties
Province of the Massachusetts Bay in New
Antho Caverley
England Husbandman for & in Considera-

tion of the Sum of twenty Pounds Bills of Credit to me in Hand before veensealing hereof well & truly paid by Anthony Caverley of yo Town & County aforesd Gent the Receipt whereof I do here by acknowledge & myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge the sa Anthony Caverly his Heirs Exects & Admints forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the st Anthony Caverley his Heirs & Assigns forever One Three Acre Lot more or less lying in the Township of Falmouth in the County of York Bounded as followeth viz to begin at a standing white Oak Tree which Tree is George Ingersells upper Bound mark Tree of his Three Acre Lot upon the neck & lieth adjoining to the highway that goeth to Francis Jeffords landing Place & so runs by the head of what was George Ingersolls Lot home to Philip Lewiss Lot to a stake that there was formerly driven down & from thence to run to the Back Cove to the Frances Jeffords Lot to a Rock marked upon the Side of a Great bill of Rocks & from thence along by the Southerly end of st Jeffords Lot to ye sa High Way above mentioned to Jeffords Landing Place to a Red Oak Stump from st Stump upon a Strait Line to the First Oak Tree above mentioned the sa Land bounded as aboves^à was formerly purchased by Henry Baily of Joshua Lane & his Wife to have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the sa Anthony Caverley his Heirs & Assigns

forever to his & their only proper Use Benefit & Behoof forever And I the sd James Knapp for my self my Heirs Exects & Admin^{rs} do covenant promise & grant to and with the sd Anthony Caverley his Heirs and Assigns that before the ensealing [123] hereof I am the true sole and lawful owner of the above bargained Premisses & am lawfully seized & possessed of ve same in my own proper Right as a good Perfect & absolute Estate of Inheritance In Fee simple & have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd & that the sd Anthony Caverley his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force and virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Doweries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this present Deed Furthermore I ye sa James Knapp for my self my Heirs Execrs & Admin's do covenant & engage ye above demised Premisses to him the sa Anthony Caverley his Heirs & Assigns agt ye lawful Claims or demands of any person or Persons wtsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I the sd James Knapp have hereunto set my Hand & Seal this 27th Day of December in ve eighth year of ve Reign of our sovereign Lord George ve Second of great Britian & Ireland King &c Annoq Domini 1734

James Knap (*Seal)

Signed Sealed & Delivered in Presence of us Ebenez

Hager X William Willson

mark
Middlesex ss/Water Town Deer ye 27th 1734. Personally
appeared ye above named James Knap & freely acknowledged ye above written Instrumt to be his Act & Deed

Before me Nath¹¹ Harris Justice of Peace

A true Copy of ye Orig1 Recd July 15, 1735

Attest Jer Moulton Reg

To all People to whom these Presents shall come Greeting Know ye that I John Ross tormerly of Wells in the County of York and Province of

To the Massachusetts Bay in New England Coaster for & in Consideration of the Sum of Fifteen Pounds to me in Hand before the cuscaling

hereof well & truly paid of Passable Bills of Credit of the Province by Robt Smith of Arundel in the aforest County of York & Province aforesd Yeoman the Receipt whereof I do hereby acknowledge & my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the st Robert Smith his Heirs Execrs & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa Robert Smith his Heirs and Assigns forever a Certain Tract of Land lying & being [124] in the Township of Arundel in the County of York aforesd Containing by Estimation twenty five Acres being the half of Fifty Acres of Land Given & granted unto James March of Arrundel in the same County & Province aforesa at a Legal Town Meeting of the Proprietors of Arrundel then Assembled in a Meeting March the twenty ninth one thousand seven hundred & twenty five which Land was made over unto John Hemmer & John Frees Security to satisfie an Execution and was For feited by the aforesd James Marsh unto them the aforesd John Hemmer & John Frees by none Performance as will appear by Record in York aforesd which twenty five Acres of Land was sold to me by the aforesa John Hemmer being of the Part that appertained to him by Deed of Sale to me the aforesd John Ross as will also appear by Record in York afores To have and to hold the sd granted & bargained Premisses with all ve Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the sd Robert Smith his Heirs & Assigns forever to his & their own proper Use Benefit & Behoof forever & I the sa John Ross for me my Heirs Execrs & Admin's do covenant promise & grant to & with the st Robert Smith his Heirs and Assigns that before the ensealing bereof I am the true sole & lawful owner of ye above bargained Premisses and am fully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm st bargained Premisses in manner as afores and that the sa Robt

Smith his Heirs & Assigns shall and may from Time to Time & at all Times forever bereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the st demised & bargained Premisses with Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions Incumbranees & Extents Furthermore I ye sd John Ross for my self my Heirs Execrs & Admin's do covenant and engage the above demised Premisses to him the sd Robt Smith his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons wtsoever forever hereafter to warrt secure & defend the above demised Premisses unto the sd Robt Smith his Heirs & Assigns In Witness whereof I have hereunto set my Hand & Seal the twenty seventh Day of May & in ye Eighth Year of his Majtys Reign George ye second King Def &c [125] Anno Domini 1735. Memo that the Words Interlined were done before Signing & Scaling

John Ross (*seal)
Signed Sealed & Delivered in Presence of us Joseph

Poake Robt Finney

York ss/Wells May 27, 1735 Then John Ross Personally appeared & acknowledg^d this Instrum^t to be his free Act & Deed

Before Joseph Sayer J Peace A true Copy of ye Origi Recd June 19, 1735

Att Jer. Moulton Reg

Pounds currant money of New England to me
in Hand before the ensealing hereof well & truly paid by
John Morse of Kittery in the County afores* Black Smith
the Receipt whereof I do hereby acknowledge & my self
therewith fully satisfied & contented & thereof & of every
Part & Parcel thereof do exonerate acquit & discharge the
s*John Morse his Heirs Exces* & Admin* forever by these
Presents have given granted bargain* sold aliened conveyed
& confirm* & by these Presents Do freely fully & absolutely
give grant bargain sell aliene convey & confirm unto him
the s*John Morse his Heirs & Assigns forever One Piece

of Land Containing one Quarter of an Acre be ve same more or less Butted & Bounded viz beginning at the side of ye River at Mr Sam1 Lunts South West Corner of his Stone Wall & to run from thence by the River abt West twelve Rods to the Eastward Side of ye Cove & from thence North East Eight Rods & from thence East to st Lunts Land two Rods & by sd Lunts Land to ve First beginning The sd Land lying & being in Kitterv within the County aforesa at a Place called Kittery Point To have and to hold the sd granted & bargained Premisses with all yo Appurces Priviledges & Commodities to ve same belonging or in any wise Appertaining to him the sa John Morse his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the st William Pepperrell for my self my Heirs Execre & Admin ** do covenant promise & grant to & with the sa John Morse his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargain^d Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargaina Premisses in manner as afores and that I the sa William Pepperrell for my self my Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I ye sd William Pepperrell for my self Heirs Execrs & Adminrs do covenant & engage the above demised Premisses to him the st John Morse his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons wisoev forever hereafter to warrant secure & defend by these Presents & Margery Pepperrell wife of me the sd Wm Pepperrell doth by these Presents freely willingly give yield & Surrender up all her Right of Dowrie & Power of Thirds of in & unto the above demised Premisses In Witness whereof we have hereunto set our Hands & Seals this Twelfth Day of Octr Anno Dom one thousand seven hundred & thirty one

W^{ra} Pepperrell (*Seal) Margerry Pepperrell (*Seal) Signed Scaled & Delivered in the Presence of W^m Wentworth Timothy Gerrish jun^r

York ss/Oct 12, 1731 The within named William Pepperrell Esq^{*} & Mad^{**} Margery Pepperrell Personally appeared & Acknowledged this within Instrum^{*} to be their free Act & Deed

before W^m Pepperrell jun^t J Peace A true Copy of y^e Orig^a Rec^a June 19, 1735 Att^t Jer. Moulton Reg^t

Laid out to Charles Pine Fifty Acres of Land by virtue of a Grant Granted to Thomas Harres Charles Pines at a Propris Meeting held at Scarborough May Retr the 20, 1720 this grant was Laid through a mistake upon a Certain Tract of Land which was Laid out some time before to Mr Humphry Scammon and therefore finding it Laid out foul we remove the same & is Laid out & Bounded as follows beginning at the South West Corner of that Sixty Acres Laid out to sa Charles Pine June the 2 1731, at a Beach Tree marked C. P. & runs eighty Four Poles South West then runs Ninety Six Poles North West then runs eighty four Pole North East then runs Ninety Six Pole South East to the First mentioned Beach Tree which makes up the Grant of Fifty Acres Laid out June the thirteenth 1735 by me James Springer Survr of Lands

A true Copy of ye Origi Recd June 20 1735

Att Jer Moulton Regr

[126] To all People to whom these Presents shall come William Wentworth of Kittery in the County Wm Wentworth of York in New England Yeoman sendeth Greeting Know ve that he the the st Wil-Jos. Fabyan liam Wentworth for & in Consideration of the Sum of one hundred & Ninety Pounds currt money to him in Hand before the ensealing & delivery hereof well & truly paid by Joseph Fabian of Scarborough in the County of York aforesd Yeoman the Receipt whereof to full satisfaction he the sd Wm Wentworth do hereby acknowledge hath given granted bargained sold aliened enfeoffed conveyd & confirmd & by these Presents Doth freely fully clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the sd Joseph Fabian his Heirs & Assigns forever all such Estate Right Interest Claim Propcrty Challenge & Demd whatsoever which he ve sd Wm Wentworth now hath or ought to have of in & unto one hundred Acres of Land & twenty Acres of Marsh Land situate lying & being within the Township of Scarborough aforesd It being one hundred acres of upland & twenty acres of marsh Granted at a Prop¹⁸ Meeting held at Scarborough afores⁴ the twenty second Day of June 1720 to the Honble John Wentworth Esqr the Father of ye sd Wm Wentworth Together with the Like Quantity of Land & Marsh Granted to Hezekiah Phillips & Philip Duly the same three hundred Acres of Land being laid out the twenty eighth Day of June 1720 as by the Return of Hezekiah Phillips & Sam¹ Libby & Entred in the Proprietors Book in Scarborough aforesd reference thereto being had will plain & at Large appear the Marsh being to be Laid out the st William Wentworth having Purchased the same of his Hond mother Sarah Wentworth who had power to sell & dispose of ye same by virtue of Clause in the aforesa John Wentworths last Will & Testament sd Sarah Wentworths Deed to her sd Son Wm Wentworth bearing Date the thirteenth Day of December Annoq Domini 1733 & ye Proprietors of ye sa Three hundred Acres of Land by their deed or writing under their Hands & Seals bearing Date the twenty ninth Day of Sept Anno Domini 1733 Did agree & set out each owners Right or share in severalty of the sa three hundred Acres of Land so that the hundred Acres of Land hereby sold is Butted & Bounded as followeth vizt running by the line of Bonithons Pattent North West four hundred & fourteen Rods Hezekiah Phillips's hundred Acres on the North East Side Humphry Scamonds & Sami Hains Land on the South East & Common on the North West or however otherwise Butted & Bound by the Deed of Division aforesd Together with one third Part of a Saw Mill & her Geere & Utensils to the sd Saw Mill belonging or in any ways appertaining the sd twenty acres of Marsh Land to be Laid out To have & to hold the afores one hundred Acres of Land twenty Acres of Marsh & one third Part of the aforesd Saw Mill & one third Part of the Utensils belonging to sa Saw Mill Together with all & singular the Priviledges & Appurces to the afores4 Land Marsh & Mill & Stream belonging or in any ways appertaining unto him the st Joseph Fabians his Heirs & Assigns forever to his & their only proper Use & Uses Benefit & Behoof from henceforth and forever lawfully peaceably & quietly to have hold Use occupy possess & enjoy also Margery the Wife of the sd William Wentworth doth by these Presents give yield up & Surrender all her Right of Dowry & Power of thirds of in & unto all the above granted & bargained Premisses with the Appurces thereof unto him the sd

Joseph Fabian his Heirs & Assigns forever In Witness whereof they the s^a William Wentworth & Margery his Wife have hereunto set their Hands & Scals the twenty Sixth Day of March in y^e elighth Year of y^e Reign of our sovereign Lord King George y^e Second Annoq Domini one thousand seven hundred & thirty four

The Words (Eighth Day) (Marsh) was Interlined & three

word obliterated before signing

W^m Wentworth (^aSeal) Margery Wentworth (^aSeal)

Signed Scaled & Del⁴ in Presence of us Jane Frost Margret × Williams

York ss/Kittery March the 26, 1735 Mr W^m Wentworth & Margery his Wife both Personally appeared & acknowledged the above written Deed to be their free Act & Deed

Coram Elihu Gunnison J. Peace A true Copy of ye Origl Recd June 19, 1735

Att Jer. Moulton Reg

Know all Men by these Presents that I Robert Gray of York in the County of York in New England Robt Gray Yeoman in Consideration of that natural Love To & Paternal Affection I have to my well beloved Son Joseph Gray have given & granted and Joseph hereby do give & grant to the st Joseph Gray Nine acres & three Quarters of Land lying in York being Part of a Tract I bought of Benja Webber Ten Acres of which I have already given to my son George to begin at the great Spring on the Westward Side of the Heathy Swamp & so runs square over as the Land lieth the whole Breadth of ye sd Tract & so out ye same Breadth to Kittery Line having Benja Webber on the North West the sa George Gray on the North East John Grover & ye Land formerly Ralph Farnams on the South East & Kittery Line on the South West To have & to hold the Premisses to the sd Joseph Gray his Heirs & Assigns forever to his & their use Provided always that if upon a Just Apprizal of my Estate after my Decease the above granted Premisses at the Price of Forty Eight Pounds & Fifteen Shillings shall appear to be more than sa Josephs Just Proportion [127] of my Estate with my other Children then sd Joseph his Heirs or Assigns shall pay the overplus to & among his Sisters & if the Premisses shall be less than his Proportion then it shall be made up to him out of my Estate In Witness whereof I

have hereunto set my Hand & Seal the Twenty fourth Day of Nov' in the Seventh Year of the Reign of our sovereign Lord George the Second Annoq Domini 1733 It is to be understood before signing that the premisses after it comes to the s^d John Grovers Land runs down South Easterly about Four Rods more in Breadth & so out the rest of Length to Kittery Line afores^d

Robert Gray (aSeal)
his x mark
Elizth × Gray

Signed Sealed & Delivered in the Presence of us Wit-

nesses Benja Hammons Mary $\underset{mark}{\overset{her}{\times}}$ Elwell

York ss/June 20, 1735 This Day ye above named Robt Gray Personally appeared & Acknowledged this above Instrumt to be his free Act & Deed

Before me W^m Pepperrell J Pec A true Copy of y^e Orig¹ Rec^d June 20, 1735

Attest Jer Moulton Reg

Know all Men by these Presents that I Joseph Gray of York in the County of York in the Province of the Massachusetts Bay in New England Labourer for & in Consideration of y Sum of Seventy Pounds currant Money of New England to me in Hand well & truly

paid by John McIntire jung of same Town County & Province aforesd Husbandman have given granted bargained sold aliened enfeoffed conveyed & confirmed & Do by these Presents for my self my Heirs Execrs & Adminrs give grant bargain sell aliene enteoffe convey & confirm unto the sa John MacIntire his Heirs & Assigns a Certain Tract of Land lying in York which was given to me by my Hond Fathr Robert Gray containing by Estimation Twelve Acres & a Half Butted & Bounded as follows viz beginning at the great Spring on the Westward Side of the Heathy Swamp & so runs Square over as the Land lieth the whole Breadth of the sd Tract & so out the same breadth to Kittery Line having Benja Webber on the North West George Gray on the North East John Grover & ye Land formerly Ralph Farnams on the South East & Kittery Line on the South West To have & to hold the sa granted & bargaina Premisses with the Appurces & Priviledges thereunto belonging unto him the sa John MoIntire jur his Heirs & Assigns forever to have hold Use Occupy possess & enjoy without any Let Molestation by any Person or Persons whatsoever Furthermore I the

s^a Joseph Gray for my self my Heirs Exec^a & Admin^a do by these Presents warr⁴ scure & defend the above demised Premisses unto him the s^a John McIntire his Heirs & Assigns from all Persons forever hereafter In Witness whereof I the s^a Joseph Gray have hereunto set my Hand & Seal this 19 Day of June Annoq D 1735

Joseph Gray (*Seal)

Signed Sealed & Delivered in Presence of us Peter Nowel Jun Silas Nowell

It is to be understood before signing that the Prenisses after it comes to the s⁴ John Grovers Land runs down South Easterly ab Four Rods more in Bredth & out the rest of y⁶ Length to Kittery Line afores⁶ Not a Bene the Words (for my self my Heirs Exce⁶ & Admin⁶) are Interline in the Seventh Line & y⁶ word (Butted) in y⁶ 10 Line & y⁶ words more or less obliterated all before Signing of this Iustrum¹

Sarah X Gray

York ss/June 20, 1735 This Day y above namid Joseph Gray Personally appeared & Acknowledge this above Instrum to be his free Act & Deed

before me W^m Pepperrell J Peace

A true Copy of yo Origi Recd June 20, 1735

Attest Jer. Moulton Regr

Know all Men by these Presents that I Charles Grant of Berwick in the County of York within his Majesties Province of the Massachusetts Bay in New England Husbandman for &

Jno & Peter Keep in Consideration of the Sum of one hundred & Ten Pounds to me in Hand before

the ensealing hereof well & truly paid by John Keey Jun' & Peter Keey both of the same Town County & Province afores' Yeoman the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & Contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the s' John Keey jun' & Peter Keey their Heirs Excen Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto them the s'd John Keey jun' and Peter Keey their Heirs & Assigns forever One Messuage or Tract of Land situate lying & being in Berwick in the County of York afores' Containing by Estimation Thirty three acres & a Half be it more or less Butted

& Bounded on the North Easterly Corner of William of W^m Grants Home Division next to John Smith's Land running North East by North one hundred & Sixty three Poles then North West by West thirty three Poles to Mr John Keeys Land & is Bounded South Easterly by John Smiths Land South Westerly by Land of W^m Grant in Part & in Part by Lands that s^d Grant sold to W^m Keey & is Bounded North Westerly by Mr John Keeys Land and North Easterly by Lands belonging to the sa William Grant or however the same is Bounded To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to them the sd John Keey & Peter Keey their Heirs & Assigns forever to their & their only proper Use Benefit & Behoof forever And I the sd Charles Grant for me my Heirs Exec¹⁸ & Admin¹⁸ do covenant promise & grant to & with the sd John Keey & Peter Keey their Heirs & Assigns that before ye [128] Ensealing hercof I am the true sole & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self full power & good Right to sell & convey ye sa bargained Premisses in manner as abovesa & that the sd John Keey & Peter Keey their Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force of these Presents lawfully peaceably and quietly have hold use occupy possess & enjoy the s^d demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions & Extents what whatsoever Furthermore I the sd Charles Grant for my self my Heirs Exects Admin's do covenant & engage the above demised Premisses to them the sd John Keev jung & Peter Keev their Heirs & Assigns forever agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant & secure & defend & Ciesiah Grant ye wife of me the sd Charles Grant doth by these Presents freely willingly give up & Surrender all her Right of Dowry & Power of thirds of in & unto the above demised Premisses unto them the sa John Keey their Heirs & Assigns In Witness whereof we have hereunto set our Hands & Seals this Sixteenth Day of July in the year of our Lord one thousand seven hundred & thirty four & in y° eighth year of y° Reign of King George the Second Anno Domini 1734

Charles Grant (aSeal)
Ciesiah × Grant (aSeal)

Signed Sealed & Delivered in Presence of John Hill Wil-

liam Key John X Peirce

York ss/ Berwick Augt ye 8 1734. Charles Grant &

Ciesiah his wife above named Acknowledgd the foregoing Instrum to be their free Act & Deed

before John Hill J Peace

A true Copy of y^e Orig¹ Rec^d June 20, 1735 Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know ye that I William Hide of Falmouth in the County of York & Province of the Massachusetts Bay in New England Marriner for & in Consideration of the Sum of Five Pounds currence of New England to me in Hand well &

truly paid on or before the ensealing & delivering hereof by John East of Falmouth aforesa Retailor the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & Contented & of every Part & Parcel thereof do exonerate acquit & discharge him the sa John East his Heirs Exects Admin's & Assigns forever by these Presents have given granted bargained sold & conveyed & by these Presents Do fully freely & absolutely give grant bargain sell and convey unto him the sa John East his Heirs & Assigns forever all my Right Title & Interest of in & Unto Ten Acres of Land lying in the Township of Falmouth it being the Ten Acre Lot which was Laid out to me the Hide by the Town of Falmouth and is Bounded as follows viz beginning at a Stake standing adjoyning on sa John Easts Lot & thence fronting twenty Rods up Pesuntpscott River North North West to a Stake & thence the same Wedth West South West into the Woods till Ten Acres be made up as may appear by Falmouth Records To have & to hold all my Right Title & Interest in & unto the abovesd Ten Acres of Land with the Priviledges & Appurces thereto belonging to him the sd John East his Heirs Exects Admints & Assigns forever & Furthermore I the sd William Hide for my self my Heirs Execrs Admin ** & Assigns do covenant and engage to & with the sd John East his Heirs Execrs Admin & Assigns to warrant secure & Defend the above granted & bargained Premisses to him the sa John East his Heirs & Assigns age the Legal Claims or Demands of any Person or Persons Claiming any Right to the Premisses by from or under me my Heirs Execrs or Assigns or from any or either of us In Witness whereof I have hereunto set my Hand & Seal this Sixth Day of May Anno Domini one thousand seven hundred and thirty five

William × Hide (aSeal)

Signed Sealed & Delivered in Presence of us Anthony Emery Edmund Mountfort

York ss/Falm^o May y^e 6, 1735 William Hide appeared & Acknowledge the within & above Instrumt to be his free Act & Deed

Coram Joshua Moody Just Pacs A true Copy of ye Orig1 Recd June 21, 1735 Att Jer Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Peter Wiear of North Yar-

Petr Weare

mouth in the County of York & Province of To the Massachusetts Bay in New England Gent Rena Walch for & in Consideration of the Sum of Sixty Pounds to me in Hand before the ensealing hereof well & truly paid by Benjamin Walch of the same Town County & Province aforesd Labr the Receipt whereof I do hereby acknowledge and my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Benja Walch his Heirs Execrs & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Benja Walch his Heirs & Assigns forever a Certain Tract or Parcel of Land lying & being within the Township of North Yarmouth Containing Fifty Acres & is Bounded as follows viz beginning at a small Beach Tree standing one mile & Fifty nine Rods North East from the lowermost Falls in a Certain River called & known by the name of Royals River & from thence North West one hundred & fifty one Rods to a Spruce Tree marka and from thence North East Fifty

Three Rods to a small spruce Tree marked & from thence South East one hundred & Fifty one Rods to a Stake or [129] Tree standing in the afores North East Line from

Dan1 Moulton

Reg

 $s^{\rm d}$ Falls & from thence Sonth West Fifty Three Rods to first mentioned Small Beach Tree To have & to hold the $s^{\rm d}$ granted & bargained Premisses

with all the Appurces Priviledges & Commodities to the same belonging or in any wise appertaining to him the state belonging for in the state belonging or in any wise with the Heirs & Assigns for ever To his & their only proper ever To his & their only proper was a like the state of Inheritance in Fee Simple & have in my self good Right full power & lawfull self good Right full power & lawful with all the Appurces Privi-Instrument to be his free & voluntary Act & Deed in presence of Barnabas Seabury Thomas Wheeler Witness my Hand & Seal this Twenty Third Day of Feb^{ty} Anno Domini One Thousand Seven Hundred & forty nine Peter Weare all the Right Title Interest & Possession I ever had unto the Land within mentioned by virtue of this Deed Recorded according to the Origin Endorsem on this deed here Recorded July 4, 1750 York ss North Yarmo Feb^{ry} ye 27, 1749 personally appearing the above nam^d Benj^a Welch & Acknowledg^a the above good Right full power & lawful & forever quit Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesa & that the s^d Benj^a Walch his Heirs & Assigns shall & may from Time to Time & at all Claim unto the Heirs of the within named Times forever hereafter force & virtue of these Presents lawfully peaceably & quietly Benjamin Welch ("Seal" have hold Use Occupy possess Samuel Seabury J: peace & enjoy the sa demised & bargained Premisses with the Apparces free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former or other Gifts Grants bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what

Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore

I ye så Peter Wiear for my self my Heirs Exce¹⁰ & Admin¹⁰ do covenant & engage the above dennised Premisses to him the s³ Benj² Walch his Heirs & Assigns ag⁴ the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I lawe hereunto set my Hand & Seal this twenty eighth Day of June Anno Domini one thousand seven hundred & thirty three & in the Seventh Year of his Maj³s Reign

Peter Weare (aseal)

Signed Sealed & Delivered in Presence of us Samuel Seabury Barnabas Seabury

York ss/July ye 14, 1733 then the abovenam^d Peter Wire Personally appeared & acknowledg^d the within written Deed to be his Act & Deed

before me Samuel Seabury Justice Peace

A true Copy of ye Origi Recd June 21, 1735

Att Jer Moulton Regr

Know all Men by these Presents that we Micum MacIntire of York in the County of York in the Province of the Massachusetts Bay in New England Yeoman & Jane my wife for & in Consideration of the Sum of one hundred & Forty Pounds in good Bills of Credit on sa

Province to us in Hand paid by Thomas Shorey of Kittery in ye County afores Yeoman the Receipt whereof is hereby acknowledged have given & granted & hereby Do freely fully & absolutely give grant bargain & sell to the sa Thomas Shorey his Heirs & Assigns forever a Certain Tract of Land lying at a Place called Salmon Falls in the Township of Berwick in the County aforesd it being that Part of the homestead of our Hond Father William Grant Decd which was Laid out & allotted to us when the st Homestead was divided by the assistance of Joseph Chadbonrne Survey for one third Part bought by sa Micom McIntire of Alexander Grant onr Brother & to sa Jane for her Portion being in the whole in Length Two hundred & forty eight Poles & one third of a Pole the Breadth of sa Homestead at the North Easterly End thereof as by the Instrumt of Partition under the Hands & Seals of our Brethren William Grant & Charles Grant and our own Dated Berwick June ye 5, 1733 may at Large appear the s^a Tract of Land containing about Forty & Five acres Together with all the Priviledges & Appurces to ye same belonging To have & to hold the sa Tract of Land with the Appurces to him the s^d Thomas Shorey his Heirs & Assigns forever And we the s^d Micum McIntire & Jane McIntire for ourselves our Heirs Excen & Adminⁿ do covenant & engage the above bargained Premisses with all the Appurces to him the s^d Thomas Shorey his Heirs & Assigns ag^d y^d lawful Claims & Demands all Persons whatsoever forever hereafter to warrant secure & defend by these Presents Sealed with our Scals the twenty fifth Day of Sept^t Anno Dominion en thousand seven hundred & thirty three

Micom MacIntier (aSeal

Jane MacIntier × (aSeal)

Signed Scaled & Delivered in ye Presence of us Kezia MacIntire Martha × Day Joseph Moody

York ss/York June 20, 1735 Micom MacInter & Jane his wife above named Acknowledged the above Instrumt to be their free Act & Deed

before John Hill J. Peace A true Copy of ye Origi Recd June 21, 1735 Atti Jer. Moulton Reg

To all People to whom these Presents shall come Greeting Know ye that Samuel Stewart of Wells in Sam1 Stewart the County of York & Province of the Mass-To achusetts Bay in New England Carpenter di-Joseph vers good Causes & Considerations me thereunto moving but more especially for & in Consideration of the natural affection which I bear to my Son Joseph Stewart of Wells aforesd Cordwainer have given granted aliened released enfeoffed & confirma and by these Presents Do fully freely & absolutely give grant aliene release enfeoffe assign make over & confirm unto him the sd Joseph Stewart his Heirs & Assigns forever Certain Parcels of Land & Meadow in full of his Portion or Right of Inheritance [130] in my Estate The st Parcel of Land & Meadow laying in the Township of Wells atores4 are Butted & Bounded as followeth viz The One Parcel beginning at a Certain Rock upon the Southern side of the Road from Berwick to Wells & upon the Western Side of an Hill & running from sd Rock upon a West North West Course to the Easterly End of a Lot of Land formerly granted to me the sa Samuel Stewart & then running upon a North Course three hundred & Sixteen Rods & then running upon an East Course till it meets

with the Head of ye Old Lots & so running apon the Head of ve old Lots till it gets to the South Side of Jonathan Littlefields Lot & then running upon an East South East Course till it meets with the Lot of Land conveyed by me my Son Samuel Stewart jung by a Deed bearing equal Date with these Presents & then running upon a South West Course untill it comes to a Stake that is twenty three Rods from the Rock afores upon a South course & from thence running upon a Direct Course unto sa Rock The above bounded Land being Part of a Grant of Land Granted to Thomas Boston Deca The other Parcel of Land is the one half of ninety acres weh begins at the Northerly End of ve Land above bounded as by yo Draught of Land contained in this Decd & in the aforementioned Deed made by me to my Son Samuel Stewart iun upon Record will more clearly appear & be understood. the sa Ninety Acres of Land being to be equally Divided both as to Quantity & Quality between this my Son Joseph Stewart & my afores Son Samuel Stewart junt the meadow is the one half of Ten acres of Meadow granted to Daniel Boston Decd & ye one half of Twelve acres granted to Thomas Boston Decd four Acres of which lies before the mill upon Four Mile Brook running to a Place where there are three Rocks upon a point & ten Acres of it lies at the head of four Mile Brook more particularly described in the Return of it to Thomas Boston Decd and then Six Aeres of sd Meadow Part of which begins at James Bostons Meadow & runs up to a great Oak Tree marked D. B. the other Part of it begins at an Elmn Tree marked where there is a great Oak West of a great Rock between this st Meadow & Gansbys Meadow another Part of this Meadow begins at an Oak Tree mark D. B. & runs near West South West till it comes to a Tree marked upon a Little Sort of an Island which bears West of a Smoothe Rock over which the Path formerly went into Gansbys Marsh These afore mentioned Parcels of Meadow being to be equally Divided both as to Quantity & Quality between my Son Sam¹ Stewart jun² & this my son Joseph Stewart afores Together with all the Buildings Fences Trees Timber Wood Underwood Water & Water Courses Stones Minerals Rights & Common Rights thereunto in any wise belonging To have & to hold all the above bounded Land Meadow & other ye Premisses with the Priviledges & Appurces thereof from me ye sa Samuel Stewart (Except that Part within the afore mentioned Bounds which he ye sa Joseph Stewart hath purchased himself) unto him the sd Joseph Stewart his Heirs & Assigns forever to his & their sole use proper Benefit & Behoof forever And I the sa Sam Stewart & my Heirs to him the sa Joseph Stewart his Heirs & Assigns shall & will warrant & forever Confirm the above demised Premisses & every Part thereof agt the lawful Claims & Demands of any Person or Persons whatsoever claiming from by or under me In Witness of all & every Part of ve above written Deed I the sa Samuel Stewart have hereunto set my Hand & Seal the Day of Date hereof & Furthermore I Dorcas wife of Sam¹ Stewart afores Do by these Presents relinquish & give up all my Right & Dower & Power of Thirds in & to all & every Part of ye above demised Premisses unto the so Joseph Stewart his Heirs & Assigns forever In Witness whereof I have also hereunto set my Hand & Seal Dated this Seventh Day of November Anno Domini one thousand seven hundred & thirty two Annoq Ri Ris Georgii Secundi Magna Britannia & sexto

Sam¹ Stewart (aSeal)

Dorcas × Stewart (*Seal)

N B The Words South in ye Sixteenth Line from the Top was erased before Signing

Signed Sealed & Delivered in Presence of us Sam¹ Jefferds Sarah Jefferds

York ss/Wells April 10, 1734 Then Sam¹ Stewart & Dorcas Stewart Personally appeared & acknowledged this Instrum to be their free Act & Deed

before Joseph Saver Just Peace A true Copy of ye Origi Recd June 23d 1735

Attest Jer. Moulton Regr

To all People unto whom these Presents shall come Abi-

Abigail Wiggins & Jer. Littlefield

To Tobias Leighton gail Wiggins of Wells in the County of York & Province of the Massachusetts Bay in New England Widow & Jeremiah Littlefield of Wells in the County &

Province afores^a Husbandman & Abigail his Wife & Sarah Wiggins of the same Town County & Province afores Single Woman for & in

Consideration of the Sum of Five Pounds currant Money of ve Province aforesd to us in Hand paid before the ensealing & delivery of these Presents well and truly paid by Tobias Leighton of Kittery in the County and Province aforesd Yeoman & for Divers other good Causes & Considerations us thereunto moving have given granted bargain sold aliened enfeoffed conveyed & forever quitelaimed & for our selves & our Heirs Exects & Admints do fully & absolutely give grant bargain sell release quit claim & confirm unto the sa Tobias Leighton his Heirs & Assigns forever all the Right Title Interest—Inheritance Claim & Demand whatsoever that we or our Heirs Execrs or Admin's now or hereafter may or might have of in & unto any Grant or Grants of Lands made by the Town of Kittery unto James Wiggins Senr or James Wiggins junr in the year 1678/9 or in the year 1681 & after the Decease of James Wiggins Sent & James Wiggins junr it came to be the proper. Estate of the sa Abigail Wiggins afterward Abigail Littlefield & Sarah Wiggins heirs of James Wiggins junt late of Wells Deca To have & to hold all the sd granted & Released Premisses unto the sd Tobias Leighton his Heirs & Assigns & to their only proper Use Benefit & Behoof forever with warranty agt ye Heirs of the sa James Wiggins & James Wiggins jung & agt us the sa Abigail Wiggins Jeremiah Littlefield & Abigail Littlefield & Sarah Wiggins our Heirs Exects or Admin's or any other [131] Person or Persons whomsoever lawfully claiming from by or under us them or any of them In Witness whereof we we have hereunto set our Hands & Seals this twenty ninth Day of July Annoq Domini seven hundred & thirty five

Abigail Wiggens (aSeal)

Jeremiah Littlefield (aSeal)

Abigail + Wiggins (aseal)

Sarah Wiggins (aSeal)

Signed Sealed & Delivered in Presence of Sam¹ Stewart Zebulon Stewart

York ss/Wells July 29, 1735. Then y° above named Abigail Wiggins Jer' Littlefield Abigail Littlefield & Sarah Wiggins Personally appeared before me y° Subscriber one of his Maj^{os} Justices of y° County & acknowledg^a y° above written Instrum¹ to be their free Act & Deed

Joseph Hill

A true Copy of ye Orig¹ Rec⁴ July 29, 1735 Attest Jer Moulton Reg⁵

To all People to whom these Presents shall come Daniell Paul of Kittery in the County of York in New England Shipwright sendeth Greeting Know ye that the s⁴ Daniel Paul for & in Consideration of the Sum of two hundred & thirty five Pounds currant Money

of New England to him in Hand before ye ensealing hercof

well & truly paid by Ebenezer Wentworth of Portsmouth in New Hampshire in New England Merch^t the Receipt whereof to full satisfaction he ye sd Daniel Paul doth hereby acknowledge hath given granted bargained sold aliened enfeoffed convey^d & confirm^d and by these Presents Doth freely fully clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the sa Ebenezer Wentworth his Heirs & Assigns forever Fifteen acres of Land situate lying & being in Kittery aforesd be ye same more or less & Bounded by Piscataqua River on one End the high Road at the Opposite end the Land of John Lydson on ve North Westerly Side & ve Land of ve sa Daniell Paul which he hath mortgaged to Michael Whidden on the South Eastly Side Together with all Housing & Orchards that is upon the same with all the Priviledges & Appurces to the same belonging or in any wise appertaining To have & to hold all the above granted & bargained Premisses with the Priviledges & Appurces thereof unto him the sd Ebenezer Wentworth his Heirs & Assigns forever to his & their own proper Use & Uses from henceforth & forever warranted agt ye lawful Claims & Demands of all Persons whomsoever Provided nevertheless and it is the true Intent & meaning of ve Grantor & Grantee in these Presents that if the above named Daniell Paul his Heirs Exects or Admin's or Daniel Paul (his Son) of Somersworth in New Hampshr aforesd Shipwright or his Heirs Execrs or Admin's or any of them shall & do well & truly pay or cause to be paid unto the above named Ebenezer Wentworth his Heirs Execrs or Adminrs the sum of one hundred Pounds currt passable Bills of Credit of of either of the Provinces or Colonys in New England at on or before the Fifteenth Day of April which will be in the Year of our Lord 1736 And one hundred & thirty five Pounds of like money as aboves at on or before the fifteenth Day of April which will be in the year of our Lord 1737, with lawful Interest for ve same from the Date hereof withont fraud Coven or Delay that then the above Deed & every Clause therein to be null & void & none Effect in the Law anything herein Contains to the Contrary notwithstanding But if default of pay happen on any of the Days herein mentioned according to the true Intent & meaning hereof then to be & remain in full torce strength & virtue the word (out) was enterlind before ensealing

Daniel Paul (*Seal)
Signed Sealed & Delivered in Presence of John Wentworth Samuel Wentworth

Province N: Hampsh' Aprl 15 1735 Danl Paul appeared & Acknowledged this Instrum' to be his Act & Deed
Coram Geo. Jeffrey J: Pac'

A true Copy of ye Origi Reed July 24, 1735

Attest Jer. Moulton Regr

The Deposition of John Pearce of Manchester in the County of Essex Aged Ninety one Years Jno Pearce who Testifieth & saith that I was born at a Test for Cox Place called Pemmaquid and that I knew William Cox (whom I knew while I was at said Pemmaquid from my being a Boy & able to remember) for many years after I being many years his near neighbor there and the Land lying between the Foot of New Harbor Hill [on Pemmagnid] Coxes Cove so called bounding upon one Cole South Westerly & one John Brown Northerly & Easterly & one Phillips Westerly by a Brook was then all that Time Possess! by the sd William Cox & for many years reputed to be his & always while he Lived and further that Thomas Cox of sd Pemmaquid was reputed the Son of vo sd William & did for many years during my acquaintance at Pemmaquid possess as his own & it was Deemd & allowd to be his viz the Point called Coxes Point with the Salt Marsh bounding on Gardner & that Mary Cox was the reputed Daughter of ve sd Thomas Cox & that Martha Lynch was the reputed Daughter of yes Mary Cox & that Place was Settled by no other Cox nor no other Live at Pemmaquid that I ever knew (who was born & brought up there) & further saith not The words on Pemmaquid between Lines 5th & 6th put in before swearing

Manchester Essex se/ July 21, 1735, John Pearce aged about ninety years dwelling in Manchester being of a Sound Mind & Memory made Oath to the truth of the above written Evidence in perpetuam rei memoriam before us y Subs

Symonds Epes

& Sam¹ Lee Justices of ye Peace

A true Copy of ye Orig1 Recd Augt 1, 1735

Attest Jer. Moulton Regr

[132] To all People to whom these Presents shall come Greeting Know ye that I Joseph Bartlett of Jos. Bartlett Duxborough in the County of Plymo and Province of the Massachusetts Bay in New

Joshua Soul England Yeoman for & in Consideration of

ve Sum of Forty Seven Pounds to me in Hand before ye enscaling hereof well & truly paid by Joshua Soul of Duxborough in ye County aforesd Yeomau the Receipt whereof I do bereby acknowledge & my self therewith fully satisfied contented & paid & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Joshua Soul his Heirs Exec¹⁸ & Admin¹⁸ forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Joshua Soul his Heirs & Assigns forever all & every of the following Tracts or Parcels of Land all Situate lying & being in the Town of North Yarmouth in the County of York & Province aforesd viz. 1 Ten Acres of Land where the sd Joshua Soul shall choose it within the First Division of Lands already Laid out unto the Home Lot in Number Seventy two sd homelot of Land being the House or Home Lot Laid out unto me the s^d Joseph Bartlet in the late Resettlement of s^d North Yarmouth by order of ye General Court Anno 1722 & Originally drawn by me the sd Joseph Bartlet as will appear by sd Yarmouth Propts Book Reference thereunto being had 21y The one half or Second Part of all Lands & Parcels of Lands Divided & Undivided Islands Creeks Coves Streams Marshes Sedgbanks Flatts Rocks Watercourses Falls & all Priviledges & Benefits of what kind & nature soever which may appear to belong unto the Right which sa Home Lot draws throughout the whole Town of North Yarmouth aforesd by virtue of the General Courts Grants by their Committee Settled or Entered to the several Proprietors or Inhabitants of sd North Yarmouth Reference to their Town Book being had may more fully appear To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Joshua Soul his Heirs and Assigns forever to his & their Use Benefit & Behoof forever And I the sd Joseph Bartlet for my self my Heirs Exects & Admin's do covenant promise & grant to & with the so Joshua Soul his Heirs & Assigns that before ye Ensealing hereof I am the true sole & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute

Estate of Inheritance in Fee simple and have in my self good Right full power & lawful Authority to give grant bargain sell convey & confirm sd bargained Premisses in manner as aforesaid And that the said Joshua Soul his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sd demised & bargained Premisses with all yo Appurces free & clear & freely & clearly acquitted exonerated & discharge of from all manner of former Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what name or nature soever that might in measure or Degree obstruct or make void this Present Deed Furthermore I the sd Joseph Bartlett for my self my Heirs Execrs & Admints do covenant & engage the above demised Premisses to him the sa Joshua Soul his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever by from or under me forever hereafter to warrant secure and defend by these Presents & Lydia Bartlet the wife of me the sa Joseph Bartlet doth by these Presents freely & willingly give yield up & Surrender all her Right of Dower & Power of thirds of in & unto the above demised Premisses unto him the sa Joshua Soul his Heirs & Assigns forever In Witness whereof we the sd Joseph Bartlet & Lydia Bartlet have hereunto set our Hands & affixed our Seals the thirtieth Day of December in the year of our Lord one thousand seven hundred thirtyfour & in the eight Year of ye Reign of our sovereign Lord George ve Second King Defender of the Faith &c

Joseph Bartlet (*Seal) Lydia Bartlet (*Seal)

Signed Scaled & Delivered in ye Presence of Dauiel Peterson Joel Peterson

Recd the Day of the Date of this Instrumt the within men-

tioned Sum I say Rec^d by me

Ply ss/ April ye 11, 1735. The above named Joseph Bartlet & Lydia his wife acknowledged the above written Instrumt to be their Act & Deed

before me Edw Arnold Jus of peace A true Copy of ye Origi Recd June 23, 1735

Att Jer. Moulton Regr

To all People to whom this Present Deed of Sale shall come Greeting Know ye that I John Smith of Biddeford in ye County of York in the Prov-

To Jno Stackpole Biddeford in ye County of York in the Province of the Massachusetts Bay in New England Husbandman for & in Consideration of the Sum of Seconty Pounds over Money of

the Sum of Seventy Pounds currt Money of ye sd Province to me in Hand before the ensealing hereof well & truly paid by John Stackpole jung of the sa Town County & Province Husbandman the Receipt whereof I do hereby acknowledge & myself therewith fully satisfied & contented & thereof and of every Part & Parcel thereof do exonerate acquit & discharge him the sa John Stackpole his Heirs Exects & Admints forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Stackpole his Heirs & Assigns forever a Certain Tract or Parcel of Land situate lying & being in Arundel containing by Estimation Fourteen Acres & two thirds of an acre be ye same more or less which sa Land lies within the Township of Arrundel on ve West Side of Little River twenty nine Rods & an Half in wedth Joyning to the sd River & likewise Five acres & one Third of an acre of Salt Marsh the lower Part of which Joyns to Corn Island [133] be the same Marsh more or less & which Land & Marsh I lately purchased of Doreas Cox of ye Province of East Jersey which was her Right when the Division was made between her Roger Plaisted Samuel Smith & William Dver To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same in any wise Appertaining to him the sd John Stackpole his Heirs & Assigns forever And I the sa John Smith for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with the sd John Stackpole his Heirs & Assigns yt before ye Enscaling hereof I am the true sole & lawful owner of ve above bargained Premisses & stands lawfully seized & possessa of ye same in my own proper Right as a good Perfect & absointe Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesd & that the sd John Stackpole his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sa demisa Premisses with the Appurces free & clear & clearly & freely acquitted & discharge of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sa John Smith for my self my Heirs Exec18 & Admin¹⁸ do covenant & engage the above demised Premisses to him the sd John Stackpole his Heirs & Assigns agt the lawful Claims or Demands of any Person or Person or Persons whatsoever forever hereafter to warrt secure & defend In Testimony whereof I ve se John Smith & Sarah my Wife in token of her free Relinquishmt of her Right of Dower or Thirds in the above bargained Premisses have hereunto set our Hands & Scals the Second Day of June in the Year of our Lord one thousand seven hundred & thirty five & in ye eighth Year of ye Reign of our Sovereign Lord George ye Second of great Britain France & Ireland King Defender of ve Faith &c

John Smith (aSeal)

Sarah X Stackpole (aSeal)

Signed Seala & Deliva in Presence of us John Gray John

Stackpole

York ss Biddeford June ye 3d 1735. John Smith & Sarah his wife both Personally appeared & Acknowledge this within Instrument to be their free & voluntary Act & Deed

Cor John Gray Jus Paeis A true Copy of ye Origi Reed June 24 1735

Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Jabez Blackledge of York in the County of York within the Province of ye Massachusetts Bay in New England Labourer for & in Consideration of the sum of Fifty Pounds lawful Money to me in Hand before ye ensealing

ey to me in Hand before ye cosealing hereof well & truly paid by John Grover & Benjamin Grover both of se Town & County above said Yeomen paid equal between them the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the se John Grover & Benje Grover their Heirs Exces & Admins forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bar-

gain sell aliene convey & confirm unto them the sa John Grover & Benja Grover their Heirs & Assigns forever to be equally Divided between them One Certain Tract of Land lying and being in York aforesd containing by Estimation Five Acres be the same more or less lying upon the South West Side of sd York River upon the South East Side of Eben^r Blasdell's House Lot & is Butted & Bounded viz beginning at a Small Hemlock Tree standing near a Cove of Salt Marsh by sa York River & runs from thence South East. nine Poles & Six Feet to a White Oake Stake marked on Four Sides & from thence South West Ninety Six Poles to another White Oak Stake & from thence North West Nine Poles & Six Feet to sd Ebenez Blasdels Bounds & by them North East to the hemlock first mentioned or however otherwise Butted & Bounded it being ye whole of that Tract of Land which ye sa Jabez Blackledge purchasa of Elihu Parsons as appears a Deed on Record Dated the 15 Day of March Anno Dom 1715/16 Together with ve Buildings thereon To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to them the sa John Grover & Benja Grover & their Heirs & Assigns forever to be equally Divided between ym & I ye sd Jabez Blackledge for my self Heirs Execrs & Admints do covenant promise & grant to & with the sa John Grover & Benja Grover their Heirs and Assigns that before the Euscaling hereof I am the true sole & lawful owner of ve above bargained Premisses & am lawfully seized & possessed of ve same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power and lawfull Authority to grant bargain sell convey & confirm s4 bargained Premisses in manner as aforesd & that the s.d John Grover & Benj.a Grover their Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy v. e s. demised & bargaind Premises w.th the Appurces free & clear & freely & clearly acquitted exonerated & discharg.4 of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm. ts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the s.ª Jabez Blackledge for my self Heirs Exec. 18 & Admin 18 do covenant & engage the above demised Premisses to y.m the s.d John Grover &

Benj. Grover their Heirs & Assigns ag. [134] ag. the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this 19th Day of May Anno Domini 1735

Jabez Blackledge (aSeal)

Sarah Blackledge × (aSeal)

Signed Sealed & Delivered in y. Presence of

Nath. Lues X George Grey Joshua Grey Epes Greenough

Yorks May 19-1735 This Day y.º above named Jabez Blackledge Personally appeared & Acknowledg.º this foregoing Instrum.' to be his free Act & Deed before me

W^m Pepperrell J Peace

A true Copy of y. Orig. Rec. June 24, 1735

Att. Jer. Moulton Reg

Know all Men by these Presents that I Peres Bradford of Milton in the County of Suffolk & Province of the Massachusetts in New England Gent^m for & in Consideration of the Sum of one budged People in Bills of Coedic on the

To for & in Consideration of the Sum of one hundred Pounds in Bills of Credit on the Province afores. to me in Hand paid by Phinehas Jones of Falmouth in the County of York &

Province afores. 4 yeoman the Receipt whereof is hereby Acknowledged to my full Content & satisfaction & he v. e s.d Phinehas Jones his Heirs Execrs & Admin*s thereof acquita exonerated and discharged by these Presents have given granted bargained & sold & by these Presents Do fully freely & absolutely give grant bargain & sell unto him the s.ª Phinehas Jones his Heirs & assigns forever All the Right Title Interest Property Claim & Demand whatsoever I have of in or to any Lands Meadow Island or Tract of Land which I have or hold by virtue of Deed of Gift from my Hon. d Grandfather John Rogers Esq. t late of Swanzey Dec. d w.ch he purchased of John Haughton & James Corbin as by their Deeds of Sale to s.4 Rogers will more fully appear which s.d Land & Premisses are situate lying & being in the Township of Falmouth afores. 4 & was formerly ye estate of Rob. Corbin of s. Falm. Dec. & Robert Greason of Falmouth afores.d also Dec.d To have & to hold the above bargained Land & Premisses with all their Rights members Profits Priviledges & Appurces unto him the s.4 Phinchas Jones his Heirs & assigns forever free & clear & clearly acquitted of & from all other & former Grants Bargains Sales Leases & Incumbrances whatsoever had made or done by me the s. deeres Bradford or any other Person by my Privity or Procurment Promising & Agreeing for my self my Heirs Excer & Admin' to & with the s. deere Phinehas Jones his Heirs & Assigns the above bargained Land & Prenisses forever to warr. secure & defend ag. t my self my Heirs Excer Admin's & Assigns or any other Person from by or under me & ag. ty. Heirs & Assigns of him my s. degrandfather John Rogers In Witness whereof I have hereunto set my Hand & Seal this Tenth Day of Aug. ann. Dom 1733, & in the seventh year of his Maj's Reign

Peres Bradford (Circle)

Sign.⁴ Seale.⁴ & Delivere.⁴ in Presence of

Sarah × Parker Robert Johnson

York ss Augt ye 10 1733 the aforcnam.⁴ Peres Bradford appearing Acknowledg.⁴ ye above written Instrum.¹ to be his Act & Decd before me

Samuel Scabury Just Peac
A true Copy of y* Orign. Rec. June 25—1735
Attest Jer. Moulton Reg*

To all People to whom these Presents shall come Greeting Know Y° that I Edward King of North Yarn.° in y° County of York & Province of the Massachusetts Bay in New England Surjustive Powell Surjustive For & in Consideration of the Sum For-

ty Pounds to me in Hand before ve ensealing hereof well & truly paid by John Powell of Boston in the County of Suffolk & Province afores.d Merch.t the Receipt whereof I do hereby Acknowledge & my self therewith satisfied & thereof & of every part thereof do acquit the s.4 John powell his Heirs Execrs & Admin 18 by these Presents have given granted bargained sold aliened & confirm.4 & by these Presents Do freely & absolutely give grant bargain sell aliene & confirm unto him the s.4 John Powell his Heirs & assigns forever The following Tracts or Parcels of Land both situate in North Yarmouth afores.4 vizs One Certain Parcel of Land Containing one hundred Acres more or less being the Lot in Number Twenty Five in the Range of Hundred Acre Lots marked C on the East Side of Royalls River Drawn in the Right Hugh Blinning 2 Two Third Parts of one other Tract of Land Containing one hundred acres more or less being the Sixty fourth Lot in the Division of Hundred Acre Lots on the West Side of Royalls River drawn in the Right of William Scales both Bounded as Recorded in ve s. North Yarm. Prop. Book To have & to hold s. bargained Premisses with all the Appurces to the same in any wise belonging to him the s. d John Powell his Heirs & assigns forever to his & their only proper Use Behoof forever &I y.º s.ª Edward King for me my Heirs Execrs & Admin. 18 do coven. 4 & promise to & with the s. 4 John Powell his Heirs & Assigns that before the ensealing hereof I am the sole & lawful owner of y.e above bargain.a Premisses & am lawfully seized of y.e same in my Demesn as of Fee simple And have in my self lawful Authority to sell & confirm in y.e s.4 Premisses in manner as afores.4 and that the s.4 John Powell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by virtue of these Presents have hold & possess s. d demised Premisses freely acquitted & discharged of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions Ineumbrances & Extents. Furthermore I ye sa Edward King for myself my Heirs Exec. 18 Admin, 18 do covenant and engage the s.d demised Premisses to him the s.d John Powell his Heirs & Assigns ag. the lawful Claims of any Person or Persons whatsoever forever hereafter to warrant & Defend In Witness whereof I the s.d Edw.d King have hereunto set my Hand & Seal the twenty third day of Decr on ve Year of our Lord one thousand seven hundred & thirty four in the Eighth year of our sovern King George ve Second

Edward King (aSeal)

Sign. a Sealed & Delivered in ye Presence of Barnabas Winslow Gilbert Winslow

York ss/North Yarm.º May yº 21 1735 then yº within nam.d Edw.d King Personally appeared & Acknowledg.d yº within written to be his Act & Deed

before me Samuel Seabury Jus. of Peace A true Copy of ye Orig. 1 Rec. d June 25, 1735

Att. Jer: Moulton Reg. r

[135] To all People to whom these Presents shall come Greeting Know Ye that I John Powell of Bossion in the County of Suffolk & Province of the Massachusetts Bay in New England Merch. for & in Consideration of the Sum of Seventy Pounds to me in Hand before y.* ensealing

hereof well & truly paid by Phinehas Jones of Falmouth in

the County of York & Province afores. 4 Yeoman the Receipt whereof I do hereby Acknowledge & myself therewith satisfied & thereof & of every Part thereof acquit & discharge him the s.d Phinchas Jones his Heirs Execrs & Admin18 by these Presents have given granted sold & confirmed & by these Presents Do freely & absolutely give grant bargain sell & confirm unto him ye s.4 Phinchas Jones his Heirs & Assigns One hundred & twenty Acres of Land situate in Falmouth afores. o viz One Lot Containing Sixty Acres Granted & Laid out, or to be Laid in the Right of John Owens & one other Lot containing Sixty Acres granted & Laid out, or to be Laid in the Right of me ye s.d John Powell as will more fully appear by a Reference to s. a Falm. Prop^{rs} Book Together with all that Right or Rights Interest or Interests Share or Shares of in & unto all Common Lands Town Rights or Propriety Rights & Priviledges of what Nature soever in s.d Town of Falm. that do or may hereafter (by virtue of any Grant from the General Court or otherwise) belong or Appertain unto him the s.a John Owens & me ye sa John Powell by virtue of our or either of our s.a Rights in & unto the Common & Undivided Lands in Falm. afores.4 To have & to hold the s.4 granted & bargained Premisses with all the Priviledges & Appurces to ye same belonging or in any wise Appertaining to him the s. 4 Phinehas Jones his Heirs & Assigns forever And I the s.d John Powell for me my Heirs Exec. 18 & Admin. 18 do coven. 1 & promise to with him the sa Phinehas Jones his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of v.º above bargained Premisses & am lawfully seized of v.e same in mv own Right as an Absolute Estate of Inheritance in fee simple & have in my self good Right & lawful Authority to grant sell & convey the same in manner as afores.d & that the s.d Phinehas Jones his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents have hold Use & enjoy the s.d demised Premisses with the Appurces free & clear freely & clearly acquitted & discharged of & from all & all manner of former & other Grants Bargains Sales Leases Mortgages Wills Joyntures Dowries Judgmts Executions Incumbrances & Extents Furthermore I the sd John Powell for my self my Heirs Execrs & Adminrs do coven. t & engage ve s. demis. Premisses to him the s. Phinehas Jones his Heirs & Assigns ag. t y. e lawful Claims & demands of any Person or Persons w. t soever forever hereafter to warr. t secure & Defend In Witness whereof I the s.d John Powell bave hereunto set my Hand & Affix.4 my Seal the Fourth Day of Decemb in the year of our Lord one thousand seven hundred & thirty four in y° Eighth year of y° Reign of King George y° second Mem.º it is Agreed before Signing & Sealing y.¹ in Case y° Pro.™ Rights in s.⁴ Town of Falm.⁰ do not hold out to allow unto each Propretor one hundred & four Aeres y³ it is to be understood y.¹ y.° s.⁴ Powell hereby war¹s y° aboves.⁴ Rights only to be equal to Rights or Shares in y° s.⁴ Prop.™ Also y.° words [in s⁴ Town of Falm.º] between Lines Sixteen Seventeen & eighteen Entre.⁴ before Signing & Sealing

John Powell (aSeal)

Sign.⁴ Scal.⁴ & Deliv.⁴ in y^e Presence of Ammi Ruhamah Cutter Robert Dabney

York ss. N. Yarm.º June y.º 5, 1735 then y.º within nam.⁴ Jn.º Powell appeared & Acknowledg.⁴ the within written to be his Act & Deed

before Samuel Seabury Justice Peace A true Copy of y^a Orig. ¹ Rec. ^a June 25, 1735

Att. Jer Moulton Reg.

To all People to whom these Presents shall come Greeting Know Ye that I John Powell of Boston in Jn∘ Powell the County of Suffolk & Province of the Mas-To sachusetts Bay in New England Merch. t for & Phs Jones in Consideration of ye Sum of thirty Pounds to me in Hand before ye ensealing hereof well & truly paid by Phinehas Jones of Falm.º in ye County of York & Province aforest Yeoman the Receipt whereof I do hereby acknowledge & my self therewith satisfied & thereof & of every Part & Parcel thereof do acquit & discharge him the s.4 Phinehas Jones his Heirs Exec. 78 & Admin.78 by these presents have given granted bargained sold & confirmed & by these Presents Do freely & absolutely give grant bargain sell & confirm unto him the s.4 Phinchas Jones his Heirs & assigns forever Eighty Eight Acres of Land situate in Falm.º afores.4 viz one Lot Containing One Acre one other Lot Containing Three Acres on other Containing Ten Acres & on other Containing Thirty Acres All Laid out in the right of John Owens And one other Lot containing One Acre one other containing three Acres one other containing Ten Acres & one other Containing Thirty acres all Laid out in the Right of John Powell aboves. each of ye st Lots being Bounded as Recorded in s.4 Falmouth Prop.18 Book To have & to hold the sd granted & bargained Premisses with all the Priviledges & Appurces to the same

belonging or in any wise Appertaining to him the s.4 Phinehas Jones his Heirs & Assigns forever to his & their only proper use forever & 1 y.e s.a John Powell for me my Heirs Exec. 18 & Admin. 18 do covenant & promise to & with the s.d Phinebas Jones his Heirs & Assigns that before y.e ensealing hereof I am the sole & lawful owner of y.º above bargained Premisses & am lawfully seized of y.e same in my own Right as an absolute Estate of Inheritance in Fee Simple & have in myself good Right & lawful Authority to grant bargain sell & convey the same in manner as afores. 4 & that the s.4 Phinehas Jones his Heirs & Assigns shall & may from Time to Time to Time & at all Times forever hereafter by force & virtue of these Presents have hold use & enjoy v.e s.d demised Premisses with the Appurces free & clear freely & clearly acquitted & discharg. of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Joyntures Dowries Judgmts Executions Incumbrances & Extents Furthermore I the s.4 John Powell for my self my Heirs Exec. 18 & Admin. 18 do covenant & engage y. e s. d demis.4 Premisses to him the s.4 Phinehas Jones [his Heirs & assigns] ag.t the lawful Claims or Demands of any Person or Persons claiming or to claim by from or under him the s.d John Owens or me y.e s.d John Powell forever hereafter to Warr, t secure & defend In Witness whereof I the s.4 John Powell have hereunto set my Hand & affix.4 my Seal the 4.th Day of Dec.r in y.e year of our Lord one thousand seven hundred & thirty four in the eighth year of y.e Reign of King George the Second Mem. the words | Heirs & assigns | Interlin.d between Lines thirty five & thirty Six before Signing.

John Powell (*Seal)
Sign. d Seal. d & D. d in the Presence of Ammi Ruhamah

Cutter Robert Dabney

York ss North Yarm. June ye 5, 1735 then y. above named John Powell appeared & acknowledged the above written to be his Act & Deed before me

Samuel Seabury Jus, * Peace

A true Copy of yee Orig. Rec. June 25, 1735.

Att. Jer. Moulton Reg.

[136] To all People to whom these Presents shall come Greeting Know Ye that I Edward King of North Yarmouth in y.* County of York & Province of y.* Massachusetts Bay in New Engl. A Surv. f or & in Consideration of y* Sum of Fifteen Ponds to me in Hand before

y.e ensealing hereof well & truly paid by Phinehas Jones of

Falmouth in the County afores. 4 Yeoman the Receipt whereof I do hereby Acknowledge & my self therewith, satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the s.d Phinehas Jones his Heirs Exec. 18 & Admin 18 forever by these Presents have given granted bargained sold aliened conveyed & confirmed & Do by these Presents freely & absolutely give grant bargain sell aliene convey & confirm unto him the s.d Phinehas Jones his Heirs & Assigns forever Three full Rights or Shares or Proportionable Parts of or in a Certain Gore or Triangular Tract of Land now situate in the Town of North Yarm.º afores.4 The s.4 Tract having been granted to the Prop. & Settlers of s.4 Town by y.º Great & General Court of yº s.4 Province at their Session begun & held at Boston on Wednesday the 19.4h of May 1734. Included in the following Lines viz beginning at the North West Corner of s.4 Town & from thence Extending a North East Course till the North Easterly Bound of s. d Town Extending North West Intersect y. same & from s. Intersection extending South East to the Northerly Corner of s. Town as formerly bounded & from thence Extending South Fifty nine Degrees West to the Corner first mentioned That is to say all that Right or Rights Interest or Interests Share or Shares of in or unto the s.^a Tract of Land arrising belonging or in any wise Appertaining unto the three following Home Lots in s.d Town of North Yarm. viz 1st Lot in Number twenty eight Laid out to John Stearns 219 Thirty three Laid out to Sam. Larrabee 3dly Sixty nine Laid out to Hugh Blinning as may appear by a Reference to the North Yarm.º Prop. Book To have & to hold the s.ª granted & bargained Premisses with all the Appurces & Priviledges to the same belonging or in any wise Appertaining to him the s.4 Phinehas Jones his Heirs & Assigns forever To his & their only propper Use Benefit & Behoof forever And I the s.4 Edward King for me my Heirs Exec.18 & Admin.18 do covenant promise & grant to & with the s.4 Phinehas Jones his Heirs & Assigns that before the ensealing hereof 1 am the true Sole & lawful owner of y.º above bargained Premises & am lawfully Seized & possessed of y.e same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple And have in my self good Right full power & lawfull Authority to grant bargain sell convey & confirm s. d bargained Premisses in manner as afores. d and that the st Phinehas Jones his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use & enjoy the s.4 demised Premisses with y.6 Appurces free & clear freely & clearly acquitted & discharged of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages wills Entails Joyntures Dowries Judgm. 18 Executions Incumbrances & Extents Furthermore I the s.d Edward King for my self my Heirs Exec.18 & Admin.18 do covenant & engage the above demised Premisses to him the s. 4 Phinehas Jones his Heirs & Assigns ag. the lawful Claims or Demands of any Person or Persons w. soev. forever hereafter to warrant seeme & defend & Mary King the wife of me v.e s.d Edw.d King doth by these Presents freely & willingly give Yield up & Surrender all her Right of Dowry & Power of thirds of in & unto the above demised premisses unto him the s.d Phinehas Jones his Heirs & assigns In Witness whereof We the s.a Edward King & Mary King have hereunto set our Hands & affix.4 our Scals the eighth Day of Nov." in ye year of our Lord one thousand seven hundred & thirty four in y. eighth year of King George v.e second

Edward King (aSeal)

Signed Scaled & Deliv.d in Presence of Ammi Ruhamah Cutter Robert Dabney

York ss North Yarm.º June y.º 5 1735 then y.º above named Edw.º King appear.º & acknowledg.º y.º above written to be his Act & Deed

before me Samuel Seabury Ju of Pea A true Copy of y.º Orig.¹ Rec.⁴ June 25, 1735

Att. t Jer. Moulton Reg.

To all People to whom this Present Deed of Sale shall come Barnabas Seabury of North Yarmouth in the County of York and Province of the Massachusetts Bay in New England Coper sendeth Greeting Now know Ye that for & in Consideration of twenty five Pounds currant Money of New England to me in Hand well & truly paid before the ensealing of these Presents by Phinehas

currant Money of New England to me in Hand well & truly paid before the enscaling of these Presents by Phinehas Jones of Falmouth in the County & Province afores, "yeoman the Receipt whereof I de hereby Acknowledge my self therewith fully satisfied contented & paid have given granted bargained & sold aliened conveyed & confirm." & by these Presents Do fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the s." Phinehas Jones his Heirs & Assigns forever One Certain Hundred

Acre Lot of Land situate lying & being in the Township of North Yarmouth afores. d & is one of the hundred Acre Lots in the hundred Acre Divisions Adjoyning To Falmouth Line & is the Lot Number twenty four in the said Division as may appear more fully by North Yarm.º Records of that Division Reference thereunto being had & was the hundred Acre Lot which tell to me ve Present Granter in that Division by virtue of the home or ten Acre Lot in s.d Town Numb. Seventy nine To have & to hold the above granted & bargained Premisses together with all the Priviledges & Appurces thereunto belonging or in any wise Appertaining unto bim the s.d Phinchas Jones his Heirs Exec. 18 Admin. 18 & Assigns as a good lawful Estate of Inheritance in Fee simple free & clear from all manner of former Gifts Grants Bargains Sales Wills Joynters Dowries Intails & all manner of Incumbranees of what name & nature soever & Furthermore I the s. a Barnabas Seabury for my self my Heirs Excc. 18 & Admin. 18 do covenant & engage the above demised Premisses unto him the aboves.d Phinehas Jones his Heirs Exec.18 Admin¹⁸ & Assigns ag. ¹ y. ^e lawful Claims or Demands of any Persons or Persons whatsoever to warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this fourth Day of December in y. eighth year of y.º Reign of our Sovereign Lord George [137] the Second of great Brittain France & Ireland King Defend.r of y.º Faith &.º Anno Domini 1734

Barnabas Seabury (*Seal

Signed Scaled & Delivered in Presence of Jacob Michell Gilbert Winslow

York ss, North Yarm.º June y.º 5 1735 then y.º within named Barnabas Scabury appeared & Acknowledg.⁴ the within written to be bis act & Deed

before me—Samuel Seabury—Jus of Peace A true Copy of y.º Orig.¹ Rec.ª June 25, 1735 Att.¹—Jer. Moulton—Reg.¹

To all People to whom these Presents shall come Greeting Know Ye that I Cornelius Soul of North Yarmouth in the County of York & Province of the Massachusetts Bay in New England Yeoman for & in Consideration of the Sum of Nine-Pounds Eleven Shillings & Four Pence to me in Hand before ye ensealing hereof well & truly paid by Phinchas Jones of Falm.º in the County afores.ª Yeoman the Receipt whereof I do hereby Acknowledge & my solf there-

with fully satisfied & contented & thereof & of every Part & Parcel thereof do acquit & discharge the s.d Phinehas Jones his Heirs Exec. 18 & Admin. 18 by these Presents have given granted bargained sold conveyed & confirmed & by these Presents Do freely & absolutely give grant bargain sell convey & confirm unto him the s. Phinehas Jones his Heirs & Assigns One whole Right Three Quarters of one other Right & one Sixth Part of one other Right or Share or Proportionable Part of or in a Certain Gore or Triangular Tract of Land situate in se Town of North Yarmouth which Tract was granted to the Proprietors & Settlers of s.4 Town by y. Great & General Court of s.d Province at their Session began & held at Boston on Wednesday the 29.th of May 1734 Included in y.º following Lines viz beginning at the North Westerly Corner of s. Town & Extending thence North East till ve North Easterly Bound of s.4 Town extending North West intersect y. same & thence extending South East to v. Northerly Corner of s. Town as formerly Bounded & from thence Extending West thirty one Degrees South to ve Corner first mentioned That is to say all that Right Share or Interest of in or unto the s.4 Tract arrising belonging or Appertaining to the home Lot in s.d Town in Number Sixty one Laid out to Thomas Smith three Quarters of ve Right or Share in s.4 Tract belonging to the Home Lot in Number Fifty Six Laid out to George Felt & one Sixth Part of ye Right in s.4 Tract belonging to the Home Lot in Number Fifty nine Laid out to Heirs of Wm Scales as will appear by a Reference to the North Yarm. Proprietors Book To have & to hold the s.d granted & bargained Premesses with all the Appurces & Priviledges to the same belonging or in any wise Appertaining to him the s. a Phinehas Jones his Heirs & Assigns forever to his & their proper Use & Behoof forever & I the s.4 Cornelius Soul for me my Heirs Exec. 78 & Admin r8 do covenant promise & grant to & with ve s.4 Phinehas Jones his Heirs & Assigns that before the ensealing hereof I am the sole & lawful owner of ye above bargain. Premisses & am lawfully seized & possest. d of ye same in my own proper Right as a good Estate of Inheritance in Fee simple and have in my self full power & lawful Authority to grant & convey s. d bargained Premisses in manner as afores, d & that the s,d Phenchas Jones his Heirs & Assigns shall & may from Time to Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully & peaceably have hold & enjoy y. e s. d demised Premisses free & clear freely & clearly acquitted & discharg. d of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Joyntures Dowries Judgm. Executions Incumbraness & Extents Furthermore I the s. Cornelius Soul for my self my Heirs Exec. & Admin. do coven. and engage the above demised Premisses to him the s. Phinehas Jones his Heirs & Assigns ag. the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend In Witness whereof I y. s. Cornelius Soul have hereunto set my Hand & Seal the Day of Nov. in the Year of our Lord One thousand seven hundred & thirty four & in y. eighth Year of the Reign of King George versecond & e

Cornelius Soul (*Seal)

Signed Sealed & Delivered in the Presence of Ephraim Sturtant Lydia Studnant

York ss North Yarm.º June y.º 5, 1735 Then the abovenamed Cornelius Soul Appeared & Acknowledged the above written to be his Act & Deed

Before me Samuel Seabury Jus: Peace A true Copy of y.º Orig.¹ Rec.⁴ June 25, 1735

Att. Jer. Moulton Reg.

To all People to whom these Presents shall come Greeting Know Ye that I Amos Harris of North Amos Harris Yarmouth in the County of York & Province To of the Massachusetts Bay in New England Husbandman for & in Consideration of the Jones Sum of Ten Pounds to me in Hand before the ensealing hereof well & truly paid by Phinehas Jones of Falmouth in the County of York & Province afores.d Yeoman the Receipt whereof I do hereby Acknowledge & my self therewith satisfied & Contented & thereof and of every Part & Parcel thereof do acquit and discharge the s.4 Phinehas Jones his Heirs Execrs & Adminrs by these Presents have given granted bargained sold convey.4 & confirmed & by these Presents Do freely & absolutely give grant bargain sell convey & confirm unto him the s.a Phinehas Jones his Heirs & Assigns Two full Rights or Shares or Proportionable Parts of or in a Certain Gore or Triangular Tract of Land now situate in the town of North Yarm.º afores.d which Tract was granted to the Proprietors & Settlers of s.d Town by v. Great & General Court of s. Province at their Session began & held at Boston on Wednesday the twenty ninth of May 1734. Included in the following Lines viz beginning at the North Westerly Corner of s.d Town & from BOOK XVII. 26.

[138] thence extending North East till the North Easterly Bound of s.d Town Extending North West Intersect ye same thence extending South East to the Northerly Corner of s.d Town as formerly Bounded and from thence extending West thirty one Degrees South to the Corner first mentioned that is to say all that Right or Rights Share or Shares Interest or Interests of in or unto y.º s.ª Tract of Land that doth or shall arrise belong or Appertain unto the Home Lots in sa Town in Number Forty & Forty four both Laid out to Joseph Harris as will appear by a Reference to North Yarm.º Prop. 78 Book To have & to hold the s.d bargained Premisses with all the Priviledges & appurees to y. same belonging or in any wise Appertaining to him the sa Phinchas Jones his Heirs & Assigns forever to his & their only Use & Behoof forever & I the sd Amos Harris for me my Heirs Exec. 78 & Admin. rs do covenant & grant to & with the s. d Phinehas Jones his Heirs & Assigns that before the Ensealing hereof I am y. e sole & lawful owner of y. e above bargained Premisses & am lawfully seized of the same in my own Right as a good & absolute Estate of Inheritance in fee simple & have in my self full power & lawful authority to grant & convey v. e s. d bargained Premisses in manner as afores. 4 & that the s.4 Phinchas Jones his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents have hold & enjoy v.º s.d demis.d Premisses w.th y.e Apparees free & clear freely & clearly acquitted all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages wills Intails Joyntures Dowries Judgm. 18 Executions Incumbrances & Extents Furthermore I v. e s. d Amos Harris for mv self mv Heirs Exec. rs & Admin18 do covent & engage the s.d demised Premisses ag.t v.e lawful claims or demands of any Person or Persons whatsoever forever hereafter unto him the s. d Phinehas Jones to warr. secure & defend In Witness whereof I the s.d Amos Harris have hereunto set my Hand & affix'd my Seal the Ninth Day of Nov. r in v.e Year of our Lord one thousand seven hundred & thirty four in the Eighth Year of ye Reign of King George 2.d &.c

Amos Harris (aSeal)

Sign.^a Scal.^a & Del.^a in the Presence of Ammi Ruhamah Cutter John Rowl

York ss/North Yarm.º June y.º 5, 1735. Then y.º above named Amos Harris appeared & acknowledg.ª the above written to be his Act & Deed

before me Samuel Scabury J. Peace

A true Copy of ye Origi Rec. June 25, 1735

Att. t Jer. Moulton Reg.

To all People to whom these Presents shall come Joseph Drinkwat. of North Yarme in the County of York & Province of Massachusetts Bay in New England Marriner Sends Greeting

Jones Now know Ye that for & in Consideration of twenty three Pounds in Bills of Credit

on this Province at or before v.º Signing of these Presence to me in Hand well & truly paid by Phinchas Jones of Falmouth in ye County of York aforesd Yeoman the Receipt whereof he doth hereby Acknowledge & himself therewith fully satisfied conted & paid have given granted bargained sold aliened conveyed & confirmed & Do by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the s.d Phinehas Jones his Heirs & Assigns forever a Certain Tract or Parcel of Land Containing one hundred Acres & situate in North Yarm.º afores.d it being Lot Number Ninety nine in the hundred Acre Division next to Falm.º Line & was drawn by the home Lot Number Sixty nine & is Bounded as may appear by the Plan of the Lots in that Division & by the Records of s. a North Yarm. To have & to hold the abovegranted & bargained Premisses Together with all the Priviledges & Appurces thereto belonging or in any wise Appertaining unto him the s.d Phinehas Jones his Heirs Exec. 18 Admiu. 18 & Assigns forever as a good lawful Estate of Inheritance in Fee simple free & Clear from all former Gifts Grants Bargains Sales Leases Wills Joyntures Doweries Intails & all Incumbrances of what Name or Nature soever & furthermore the s.4 Joseph Drinkwater for himself his Heirs Exec. 18 & Admin. 18 do covenant & engage the above demised Premisses unto him the sa Phinehas Jones his Heirs Exec. 18 Admin. 18 & Assigns agt the lawful claims & demands of any Person or Persons wtsoever forever hereafter to warrant secure & defend by these Presents In witness whereof he hath hereunto set his Hand & Scal this third Day of December in the Year of our Lord God one thousand seven hundred & thirty & four & in y.º Eighth Year of y.º Reign of our Sovereign Lord George ve second by the Grace of God of great Brittain France & Ireland King Defender of ye Faith &c & Jane y.c wife of y.c above.sd Drinkwater Resigns & Serenders up all her Right of Dower & Power of thirds In Witness whereof she bath hereunto set her Hand & Seal the Day above mention.d

Joseph Drinkwater (*Seal)

Jane Drinkwater (*seat

Signed Sealed & Delivered in Presence of us James Russell Gidon Man

York ss/ North Yarmouth June y.º 5 1735 then y.º above nam.⁴ Joseph Drinkwater Appeared & Acknowledg.⁴ the above written to be his Act & Deed

before me Samuel Seabury Justee of Peace
A true Copy of y. Orig. Rec. June 25, 1735
Att. Jer Moulton Reg.

To all People to whom these Presents shall come Greeting Know Ye that Andrew Grey of North Yarmouth in the County of York & Province of the Massachusetts Bay in New England Housewright for & in Consider of the Sum of Five Pounds to up in Hand before x * and the County of York of the Sum of Five Pounds to up in Hand before x * and the County of the Sum of Five Pounds to up in Hand before x * and the County of the Sum of Five Pounds to up in Hand before x * and the County of the Sum of Five Pounds to up in Hand before x * and the County of the Sum of the County of the Sum of the County of the County

of Five Pounds to me in Hand before v.e ensealing hereof well & truly paid by Phinehas Jones of Falmouth in the County afores. 4 Yeoman the Receipt whereof I do hereby Acknowledge & my self therew.th fully satisfied & contented & thereof & of every Part & [139] Parcel thereof do acquit & discharge the s.d Phinchas Jones his Exec. 18 & Admin. 18 by these Presents have given granted bargain.d sold conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell convey & confirm unto him the s.4 Phinehas Jones his Heirs & Assigns forever One full Right or share or Proportionable Part of or in a Certain Gore or Triangular Tract of Land now situate in v.º Town of North Yarm.º afores.d w.ch Tract was Granted to the Proprietors or Settlers of s.4 Town by v.e great & General Court of y. s. Province at their session begin & held at Boston on Wednesday ye 29 of May 1734. Included in the following Lines viz beginning at the North West Corner of s.d Town & from thence extending a North East Course till v.e North Easterly Bound of s.d Town extending North West intersect the same & from s a Intersection extending South East to yo North East Corner of s.d Town as formerly Bounded & from thence extending South Fifty nine Degrees West to v. Corner first mentioned That is to say all that Right Interest or Share of in or unto the s.4 Tract of Land arrising belonging or in any wise Appertaining unto the home Lot in s.d Town in Number one hundred & four Laid out to Samson Salter as may appear by a Reference to v. North Yarm Prop. 18 Book To have & to hold the s. a granted & bargained Premisses with all v. appurces & Priviledges to y.e same belonging or in any wise Appertaining to him the s. 4 Phinehas Jones his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I v. s. a Andrew Grev for me my Heirs

Exec. 18 Admin. 18 do covenant promise & grant to & with the said Phinehas Jones his Heirs & Assigns that before the Ensealing hereof I am the true sole & lawful owner of y.e above bargained Premisses & am lawfully seized & possessed of y.º same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Power & lawful Authority to grant bargain sell convey & confirm s.4 bargained Premisses in manner as aforesaid & that the s.a Phinehas Jones his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully & quietly have hold Use & enjoy the s.d demised Premisses with the Appre free & clear freely & clearly acquitted & discharged of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm. ts Execution⁸ Incumbrances & Extents Furthermore I v. e s. d Andrew Grey for my self my Heirs Exec. 18 Admin. 18 do covenant & engage the above demised Premisses unto him the said Phinehas Jones his Heirs & Assigns ag.t the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend And Pheebe Gray y.º wife of me y.º s.4 Andrew Gray Doth by these Presents freely & willingly give yield up & Surrender all her Right of Dowry & Power of Thirds of in & unto the above demised Premisses unto him the s. d Phinehas Jones his Heirs & Assigns In Witness whereof he the s.d Andrew Gray & Phebee Gray have hereunto set our Hands & Affix.d our Day of Nov. in the year of our Lord One thousand seven bundred & thirty four in the eighth year of King George ve Second

Andrew Gray (aSeal)

Phebe × Gray (Seal)

Signed Scaled & Delivered in ye Presence of Joseph Jones Edward King

York ss/ North Yarm.º June y.º 5, 1735 Then y.º above named Andrew Gray appeared & Acknowledge the above written Deed to be his Act & Deed before me Samuel Seabury Justice of Peace

A true Copy of y. Orig. Rec. June 25. 1735

Att. Jer. Moulton Reg.

398 To all People to whom these Presents shall come Greeting Know Ye that I Phinehas Jones of Falmouth in Jones the County of York & Province of the Massachu-To setts Bay in New England Yeoman for & in Con-Powell sideration of the Sum of one hundred Pounds to me in Hand before the Ensealing hereof well & truly & truly paid by John Powell of Boston in v. County of Suffolk & Province afores. d Merch. the Receipt whereof I do hereby Acknowledge & my self therewth satisfied & thereof & of every Part & Parcel thereof do acquit & discharge him the s. a John Powell his Heirs Exec. 18 & Admin. 18 by these Presents have given granted bargained sold alien.4 conveyed & confirmed & by these Presents Do freely & absolutely give grant bargain sell aliene convey & confirm unto him the s.4 John Powell his Heirs & Assigns forever The following Tracts or Parcels of Land All Situate in the Town of North Yarmouth in the County of York afores.4 viz 1. One Hundred Acres of Land more or less being the Lot in Number Twenty four in the Division of Hundred Acre Lots on the West Side of Royals River Drawn in the Right of Barnabas Seabury 2.dly Two Hundred Acres of Land more or less being the Lots in Number Twenty five drawn in the Right of Gilbert Winslow & Twenty Six drawn in the Right of Jonas Rice both in the Rang of hundred Acre Lots on the East Side of Royals River marked A [all bounded as recorded in the North Yarm. Prop. rs Book] 3. dry Three full Rights Shares or Proportionable Parts of in & unto One Certain Gore or Triangular Tract of Land now situate in the Town of North Yarm. afores. the s. Tract having been granted to the Proprie. trs & Settlers of s.4 Town by y. great & General Court of s. Province at their Sessions begun & held at Boston on Wednesday ve 29.th of May 1734, Included in the following Lines viz beginning at the North West Corner of s.d Town & from thence to Extending a North East Course till the North Easterly Bound Extending North West Intersect the same & from s.a Intersection South East to the Northerly Corner of s.d Town as formerly Bounded & from thence on a Course West Thirty one Degrees South to the Corner first mentioned That is to say all that Right or Rights Interest or Interests Share or shares of in or unto the s.a Tract of Land that doth or shall forever hereafter arrise belong or in any wise Appertain unto the three following [140] Home Lots in s.4 Town of North Yarm.º viz Number twenty eight Laid out to John Stearns Number thirty three to Samuel Larrabee & Number

Sixty uine to Hugh Blinning as may appear by a Reference

to the s.4 Proprietors Book To have & to hold y. s.4 granted & bargained Premisses with all the Priviledges & Appurces to the same belonging or in any wise Appertaining to him the s.d John Powell his Heirs & Assigns forever to his & their only proper Use forever & I the s.d Phinehas Jones for me my Heirs Exec. 18 & Admin. 18 do covenant & promise to & with him the s.4 John Powell his Heirs & Assigns that before y.e enscaling hereof I am the sole & lawful owner of y. above bargained Premisses & am lawfully seized & possessed of y.º same in my own Right as an absolute Estate of Inheritance in Fee simple & have in my self good Right & lawful Authority to grant bargain sell & convey v.º same in manner as afores. 4 & that the s.4 John Powell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents have hold Use & enjoy the s. demis. Premisses with the Appurces free & clear freely & clearly acquitted & discharged of from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Intails Joyntures Dowries Judgm. ts Executions Incumbrances & Extents Furthermore 1 y. e s. d Phinchas Jones for my self my Heirs Exec. 18 & Adm. do covenant & engage the s.d demised Premisses to him the s.4 John Powell ag. y. lawful Claims or Demands of any Person or Persons w. soever forever hereafter to warr. t secure & Defend In Witness whereof I y. e s. d Phinehas Jones have hereunto set my Hand & affix. my Seal the forth Day of Dec. r in y. e Year of our Lord One thousand seven hundred & thirty four in y.º eighth Year of y.º Reign of King George the Second Mem. o the Words [drawn in v.e wright of Barnab. Scabury | between Lines Fourteen & Fifteen & [all bounded as Recorded in the North Yarm.º Prop. Book | between Lines eighteen & Nineteen enter. d before Signing & Sealing

Phinehas Jones (aSeal)

Sign. Sealed & Delivered in the Presence of Annai Ruhamah Cutter Robert Dabnev

York ss/North Yarm.º June y.º 5, 1735 Then yº above named Phin.º Jones Personally appeared & Acknowledged yº above written Deed to be his Act & Deed

before me Samuel Seabury Justis of Peace

A true Copy of y. Orig. Rec. June 25, 1735

Att. t Jer. Moulton Reg.

400 Book XVII, Fol. 140. To all People to whome these Presents shall come Greeting Know Ye that I John [Starnes] of Wor-Inc Starnes cester in the County of Worcester in the To Province of the Massachusetts Bay in New James Russell England Yeoman for & in Consideration of the Sum of Ninety Pounds Money to me in Hand before v.º ensealing hereof well & truly paid by James Russell of North Yarmouth in the County of York & Province afores. Yeoman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & Contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the s.d James Russell his Heirs Exec. 18 & Admin. 18 forever by these Presents have given granted bargained sold aliened conveyed & confirmed by these Presents do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the s.4 James Russell his Heirs & Assigns forever a Certain House Lot situate in the Town of North Yarm. afores, being a Ten Acre Lot Originally Laid out to M.r Hugh Blaning being the Sixty ninth Lot in Number & lies by the Comon way & Bounded as p the Records may appear that is to say s.d Ten Acre Home Lot with all the Buildings & Edifices thereon but Exclusive of all after Rights & Divisions which Ten Acre I Lot I purchased of one Benjamin Atkinson of Boston by Deed Dated the Tenth of July Anno Domini 1729 & Confirm. by s.4 Blaning by his Instrum. Dated Jan. 7 16 1730: may appear To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him the s. a James Russell his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I the s.4 John

Russell his Heirs & Assigns forever To his & their only proper Use Benefit & Beboof forever And I the s.d John Starnes for my self my Heirs Exec. A Admin. Ad ocovenant promise & grant to & w. hin hin the s.d James Russell his Heirs & Assigns that before y.e ensealing hereof I am the true sole & lawful owner of the above bargain. Premisses & am lawfully seized & possessed of y.e same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm s.d bargained Premisses in manner as afores. And that James Russell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force &

virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the s. demised & bargain. Premisses with y. Appurces free & clear & freely & clearly acountted exonerated & discharg. d of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmi⁸ Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Forthermore I the s.⁶ John Starnes for self my Heirs Exec.⁶ Admin.⁶ do coven.⁶ & engage y.⁶ above demised Premisses to him the s.⁶ James Russell his Heirs & Assigns ag.⁶ the lawful Claims or Demands of [141] any Person or Persons whatsoever forever hereafter to Warr.⁶ secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this 24 Day of April Annoq Domini 1732

John Starnes (*Seal)

Signed Sealed & Delivered in ye Presence of us Dan, Gookin Benj. ** Flagg

Worcester ss/Worcester April 24.4 1732 John Starnes the Grantor freely Acknowledg. this Instrum. to be his Act. & Deed

before me John Chandler Ju Jus Pa A true Copy of the Orig.¹ Rec.⁴ June 25, 1735 Attest Jer Moulton Reg.⁵

To all People to whom these Presents shall come John Stevens of North Yarmouth Jun. in the County

of York & Province of the Massachusetts Bay Jno Stevens To in New England Shipwright sendeth Greeting Now Know ye that I John Stevens for & in David Consideration of the Sum of Ten Pounds to me in Hand well & truly paid before y. ensealing & delivery of these Presents by David Stevens of North Yarm. afores. d Shipwright the Receipt whereof I do hereby acknowledge & my self therewith fully satisfied contented & paid have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully freely & clearly give grant bargain sell aliene convey & confirm unto him the s.d David Stevens his Heirs & Assigns forever all my whole Right & Title to one hole Right or Prop.rs Share of Land in Falmouth Township Part Laid out & Part not Laid out viz One 1 Acre Lot Laid out & one three Acre Lot & one Thirty Acre Lot which are already Laid out to me the Granter as by Falmouth Records may appear Reference thereto being had & also so much of y. Common & Undivided Land as to make up one Whole Share or Right equal to the other Proprictors of s.a Town To have & to hold all the above grant-

ed granted Premisses Together with all the Priviledges

& Appurces thereunto belonging or in any wise Appertaining unto him the s.d David Stevens his Heirs Exec. 18 Admin. 18 & Assigns forever as a good & Perfect Estate of Inheritance in Fee simple free & clear & clear from manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Judgm. 18 Exceutions Intails & all manner of other Incumbrances of what Name or Nature soever & Furthermore I y.e s.d John Stevens for my self my Heirs Exec. 18 do covenant & engage the above demised Premisses unto him v.º aboves.d David Stevens his Heirs & Assigns ag.t the lawful Claims or Demands of any Person or Persons w. soever In from by or under me forever hereafter to warrt secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this fifteenth Day of Feb. ry one thousand seven hundred thirty four five & in v.e eighth year of his Maj.tys Reign

John Stevens (*Seal)

Sign.⁴ Sealed & Deliv.⁴ in Presence of Joseph Drinkwater Barnabas Seabury

York ss/North Yarm.º March y.º 7. 1735 then ye within name John Stevens Personally appeared & acknowledged y.º within written Instrum. to be his Act & Deed

before me Samuel Seabury Jus. t of Peac

A true copy of y. Origi Receiv. June 25, 1735

Attest Jer. Moulton Reg.

To all People to whom these Presents shall come I Phinehas Jones of Falmouth in the County of York & Phs. Jones Province of y. Massachusetts Bay in New Eng-To land Yeoman send Greeting Know Ye that for Ja * Winslow & in Consideration of eighty Pounds in Curr. Money of New England at or before v. ensealing & Delivering these Presents to me in Hand well & truly paid by James Winslow of Falm.º afores.4 Husbandman the receipt whereof I do hereby acknowledge & my self therewith fully satisfied contented & paid have given granted bargained sold aliened conveyed & confirmed & Do by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the s.4 James Winslow his Heirs Execrs. Admin. 78 & Assigns forever Eighty Acres of Land in the Township of Falmouth afores. Yet to lay out & take up in the Common & Undivided Lands in the Township of Falmouth afores.4 that is to say the Ten Acre & thirty Acre Lots belonging unto v. Right of Richard Secomb late of Falmouth afores. d Dec. the ten & thirty Acres Lots belonging unto the Right of Dennes Morrough late of

Falmouth afores. d Dec. d To have to hold the above granted & bargained Premisses unto him thes,4 James Winslow his Heirs Excers Admin¹⁸ & Assigns Together with all the Priviledges & Appurces thereto belonging or in any wise Appertaining unto his & their only Proper Use Benefit & Behoof as a good lawful Estate of Inheritance in Fee Simple & Furthermore I v. * s. 4 Phinchas Jones for my self my my Heirs Exec. 18 & Admin. 18 do promise & engage the above demised Land ag. the lawful Claims or Demands of any Person or Persons from by or under my self & v. aboves. a Richard Scomb & Dennis Morough their Heirs or Assigns or any Person or Persons from by or under them or any of them unto the aboves. d James Winslow his Heirs Exec. 18 Admin. 18 & Assigns forever hereafter to warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this thirtieth Day of Jan. 19 one thousand seven hundred thirty four five & in v. eighth year of the Reign of George ye Second King of England &c.

Phinchas Jones (*seal) Signed Seal, * & D. *i in Presence of us John East Joseph

Bayley

York ss/July 14, 1735 Phinehas Jones acknowledged

the above Instrum. to be his free Act & Deed Cor. Joshua Moody Jus. Peace

A true copy of y.º Orig.¹ Rec.ª June 25, 1735

Attest Jer. Moulton Regg

To all People to whom these Presents shall come I James
Winslow of Falmonth in the County of
York & Province of the Massachusetts Bay
in New England Husbandman sends Greeting Know Ye that for & in Considerate of

Eighty Pounds eurrant Money of New England at or before y.* scaling & delivering of these Presents to me in hand well & truly paid by Phinehas [142] Jones of Falm.* afores.* Yeoman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied contented & paid the Receipt whereof I Do hereby Acknowledge & my-self therewith fully satisfied contented & paid have given granted bargain. * sold aliened conveyed & confirm. * & Do by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the s.* Phinehas Jones his Heirs & Assigns forever Forty Five Acres of Land situate in Falmouth afores. * & onto the North East Side of Presumscot River Bounded as followeth beginning at the Upper Corner by the River Side of James Macustands Thir-

ty Acre Lot thence running up the River untill it makes s.d Lot thirty Rods Wide unto Robert Randels thirty Acre Lot & from those two Corners to run North twenty five Degrees East untill thirty Acres be Compleated & the one half of thirty Acres Laid out to Robert Randel Bounded as followeth beginning at the upper corner of ye aboves.4 thirty Acre Lot Laid out to the aboves.4 Drinkwat thence running up y.e River thirty Rod to a thirty Acre Lot Laid out to Solomon Pick & from those two Corners to rnn back North twenty five Degrees East untill thirty Acres be Compleated To have & to hold the above granted & bargained Premisses Together with all the Priviledges & Appurces thereto belonging or in any wise Appertaining unto him the aboves.4 Phinehas Jones his Heirs Exec. rs Admin. rs & Assigns as a good lawful & Perfect Estate of Inheritance in Fee simple forever Furthermore 1 the s.d James Winslow for my self my Heirs Exec. 18 & Admin. 18 do promise & engage the above demised Premisses unto him the aboves. Phinehas Jones his Heirs Exec. 18 Admin. 18 & Assigns ag. t v. e lawful Claims & Demands of any Person or Persons from by or under my self & ag. t v. aboves. d Robert Randel & John Drinkwater their Heirs & Assigns or any Person from by or under them or any of them torever hereafter to Warrant secure & defend In witness whereof I have hereunto set my Hand & Seal this thirtieth Day of Jan. 19 one thousand seven hundred thirty four five & in y.e eighth year of y.e Reign of King George ve Second of England King

James Winslow (aSeal)

Signed Scaled & Delivered in Presence of us John East Joseph Bayley

York ss/ June 19, 1735 James Winslow Acknowledg.d v. above Instrum. to be his free Act & Deed

Cor—Joshua Moody Jns. Pac

A true Copy of y.e Orig. Rec. June 25, 1735

Att. Jer Moulton

To all People to whom these Presents shall come Elizabeth Brewer Widow Nathanel Brewer Yeo-Nat.1 & Eliza man Dorothy Williams Widow all of Roxbury in the County of Suffolk & Province of Brewer & Doro v.e Massachusetts Bay in New England the Williams To above Eliza Brewer Reliet of Nath. Brewer Jones late of Roxbury afores.d Dec.d & y.e s.d Na-

thanel Brewer & Dorothy Williams Children & only Heirs of y. e aboves. d Nathanel Brewer Dec. d Whereas The aboves. d Nathanel Brewer Dec. did make an Agreem. w.th w.th Phine-

has Jones of North Yarmouth now of Falm.º in y.º County of York & Province afores. Yeoman wherein the s. Phinehas Jones did oblige himself to settle or Cause to be Settled a Certain Ten Acre Lot in North Yarm. afores. Numbered Eight four & to pay such Taxes as should belong thereon by the General Court Committee for Resettling s.d Town to the Exceptance of s.4 Committee & ye Gen. ii Court & on the other Part the s.d Brewer agreed upon thes.d Jones Preforming the Condition above mentioned that he or his Heirs would make and execute a good & lawful Deed of Sale of the s.4 Ten Acre Lot & one half of all the after Divisions throughout thes. Town of North Yarmouth Now know Ye that for & in Consideration of the s.d Jones his having fulfill, the above Conditions to the Acceptance of ve s.d Comtee & ye Gen. rl Court & Five Shillings to the s.d Eliz. Brewer Nathanel Brewer & Dorothy Williams at or before ye Sealing & Delivering these Presents well & truly in Hand paid by thes.4 Phinehas Jones the Receipt whereof they do hereby Acknowledge & them selves therewith fully satisfied contented & paid have given granted bargained aliened sold convey.d and confirm.d & Do by these Presents fully freely & absolutely give grant bargain aliene sell convey & confirm unto him the s.4 Phinehas Jones his Heirs & Assigns forever the aboves.4 Ten Acre Lot lying in North Yarm.6 Numbered Eighty four & Bounded as may appear by North Yarm. Town or Prop. 18 Records Together with y. 6 one half of all the after Divisions throughout thes. a Town of North Yarm. Meadow Marsh Islands Upland belonging to s. a Right or s. a Ten Acre Lot or to them by virtue of s.4 Lot or Right whither Divided or Undivided that shall be reafter belong unto them by virtue of s.d Lot or Right by any ways or means whatsoever To have & to hold the above granted & demised Premisses unto him thes. d Phinehas Jones his Heirs Exec. 18 Admin. 18 & Assigns in Fee simple forever & Furthermore thes. d Elizabeth Brewer Nathanel Brewer & Dorothy Williams for themselves their Heirs Exec. 18 & Admin. 18 doth promise & agree to & with him the s. a Phinebas Jones his Heirs Exec. 18 Admin. 18 & Assigns to Warrant & defend the above granted & demised Premisses ag. the lawful Claims & Demands of any Person or Persons whatsoever In Witness whereof they have hereunto set their Hands & Seals this Seventeenth Day of September in the Year of our Lord God one thousand seven hundred thirty & four & in the eighth year of his Majtys Reign

Nath.¹ Brewer
Dorothy Williams
(aSeal)
(aSeal)
(aSeal)

Signed Sealed & Delivered in Presence of us Desire Haines Nathaniel Williams

Suffolk ss/Roxbury Sept. 17, 1734 Nathanael Brewer & Dorothy Williams Personally appearing Acknowledged this Instrum. to be their free Act & Deed.

Before me John Bowles Justice Pacis A true Copy of y.e Orig.1 Rec.d June 25, 1735

Jer Moulton Attest

Za: Rider Abigt Jno & Patience Rider Gedion & Dorcas Gray Heirs of Jno Eldrdg To

Jn∘ Eldredge

[143] Know all Men by these Presents that we Zachary Rider & Abigail his wife John Rider & Pacance his Wife & Gedian Grav & Darkos his Wife all of Yarmouth within the County of Barnstable in the Province of the Massachusetts Bay in New England the s.d Abigail Paticance & Dorkas being all Daughters of John Eldredge formerly of Wells in the County of York late of Yarm.

afores, 4 now Dec. 4 have Constituted Ordained & made & in our stead & place put & by these Presents do Constitute Ordain & make & our stead & place put our Trusty & well beloved Friend John Eldredge of Wells in the County of York in the Province afores. Yeoman To be our true Sufficient & lawful Attorney for us & in our Name & Stead & to our Use to Ask Demand Levy Require Recover & Receive of & from all & every Person & Persons whomsoever the same shall or may concern all & singular Sum & Sums of Money Debts Goods Wares Merchandise Effects & things whatsoever & wheresoever they shall & may be found due owing payable belonging & coming unto us s.4 Constituant by any ways & means whatsoever nothing excepted or reserved Giving & hereby Granting unto our s.d Attorney our full & whole Strength Power & Authority in & about the Premisses & to take & Use all Due means Course & Process in the Law for the obtaining & Recovering the same & of Recoveries & Receipts thereof in our Name to make Seal & Execute due Acquittances & discharges & for the Premisses to appear & ve Person of us Constituent before any Governour Judges Justices Officers and Ministers of The Law whatsoever in any Court or Courts of Judicature & thereon our Behalf to Answer Defend & Reply unto all Actions Causes Matters & things whatsoever relating to the Premisses with full power to make & Substitute one or more Attorneys under him our s.4 Attorney & y.* same again at Pleasure to revoke & Generally to say do Act Transact Determine Accomplish & Finish all Matters & things whatsoever relating to the Premisses as fully amply & Effectually to all Intents & Purposes as we s.* Constituent could ought or might Personally altho' the matter should require more Special Authority than is here in Comprised we s.* Constituants Ratifying all owing & holding firm & valid all & w. soever our s.* Att.* or his Substitutes shall lawfully do or cause to be done in & ab.* y.* Premisses by virtue of these Presents In Witness whereof we have hereunto set our Hand & Seal the twenty eighth Day of June Anno Domini One thousand seven hundred & twenty eight & in y* second Year of his Majesties Reign

Signed Sealed & Delivered in Presence of us Josiah Miller Thankful Crosby

Barnstable ss/on y.º Day & Year above written then Personally appeared y.º above named Zacheriah Rider & Abigail his wife & John Rider & Patience his wife Gideon Gray & Doreas his wife before me the Subscriber one of his Majesties Justices of the Peace for s.º County of Barnstable & Acknowledg.º the above written Instrum.¹ to be their Act & Deed

Sam.¹ Sturgis
A true Copy of y.º Orig.¹ Rec.ª June 25 1735
Att.¹ Jer. Moulton Reg.⁵

Know all Men by these Presents that I Rebeckah Mackmillion of Salem in the County of Essex Widow have Constituted Ordained & made & in my Stead & place put & by these Presents do Constitute Ordain & make & in my Stead & place put my Brother John Eldridge

of Wells in the County of York To be my true Sufficient &

lawful Attorney for me & in my name & Stead & to my Use to Ask Demand Levy require Recover & Receive of & from all & every Person & Persons whomsoever the same shall or may concern all & singular Sum & Sums of Money Debts Goods wares Merchandise Effects & things whatsoever & wheresoever they shall & may be found Dne Owing payable belonging & coming unto me the Constituent by any ways & means whatsoever nothing excepted or Reserved giving & hereby granting unto him my s.4 Attorney my full & whole Strength Power & Authority in & ab. t y. Premisses & to take & Use all due means Course & Process in the Law for the obtaining & recovering the same & of Recoveries & Receipts thereof in my Name to make Seal & Execute due Acquitances and discharges & for the Premisses to Appear & the Person of me the Constituent to Represent before any Governour Judges Justice & Ministers of the Law whatsoever in any Court or Courts of Judicature & thereon my Behalf to Answer Defend & Reply unto all Actions Causes Matters & things whatsoever relating to the Premisses with full power to make & Substitute one or more Attorneys under him my s.4 Attorney & the same again at Pleasure to Revoke & Generally to say do Act Transact Determine Accomplish & Finish all matters & things whatsoever relating to the Premisses as fully amply & Efectually to all Intents & Purposes as I the s. a Constituent ought or might Personally altho' the matter should require more Special Authority than is herein Comprised I the sa Constituent Ratifying allowing & holding firm & valid all & whatsoever my s. a Attorney or his Substitutes shall lawfully Do or cause to be done in & about the Premisses by virtue of these Presents In Witness whereof I have hereunto set my Hand & Seal the Fourth Day of July Anno Domini one thousand seven hundred & twenty eight & in the Second Year of his Majesties Reign

The mark of \times Rebeckah Mackmillion (*Seal) Signed Scaled & Deliv, a in Presence of Daniel Bowditch

Elizabeth Gedney
Essex ss/Salem 4 July 1728 Rebeckah Mackmillion acknowledged this Instrum. to be her free Act & Deed

Coram W. Gedney Jus. Peace A true Copy of y. Orig. Rec June 26, 1735

Att. Jer. Moulton Reg.

To all People to whom these Presents shall come Greeting Know Ye that I Shadrach Watson of

ing Know Ye that I Shadrach Watson of Arundel in the County of York in the Province of the Massachusetts Bay in New England Yeoman for & in Consideration of the

Sum of Fifty Seven Pounds Ten Shillings curr. Money of v. Province afores. [144] to me in Hand paid before the ensealing hereof by David Foulton of Wells in the County & Province afores, d Labourer the Receipt whereof I do hereby Acknowledge & my self fully satisfied contented & paid have given granted bargained sold aliened released conveyed & confirm. 4 & by these Presents Do freely clearly & absolutely give grant bargain sell aliene release convey & confirm unto him the s.4 David Foulton his Heirs & Assigns forever One Messuage or Tract of Land situate lying & being in Arundel in the County of York & Province afores.d containing by Estimation Fifty Acres be it more or less being the one half Part of one hundred Acres of Upland formerly granted by y.º Town of Arundel & Laid out unto John Althimes of s.4 Arundel Butted & Bounded as followeth South Westerly by Land formerly Granted to John Baxter South Easterly by Saco old Path & North Easterly by the other half Part of y.º afores.d one hundred Acres now in the Possession of y. e s. d Shadrach Watson & North Westerly by Common Land To have & to hold the before granted Premisses with y.º Appurces & Priviledges unto him the s.d David Foulton his Heirs Exec. 18 Admin 18 & Assigns to his & their own proper Use Benefit & Behoof forevermore and I v. e s. d Shadrach Watson for me my Heirs Exec. rs & Admin. rs do covenant promise & grant unto & with the s.d David Foulton his Heirs & Assigns forever that before & until the ensealing hereof I am the true sole proper & lawful owner & Possessessor of y. before granted Premisses with y.º App.18 & have in self good Right full power & lawful Authority to give grant bargain sell aliene release convey & confirm the same as afores.4 & that free & clear & freely & clearly executed acquitted & discharged of & from all former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Thirds Executions & Incumbrances whatsoever & Furthermore I the s.d Shadrach Watson for my self my Heirs Exec. 18 & Admin. 18 do hereby covenant promise & engage the before granted Premisses with the Appurces unto him the s.d David Foulton his Heirs & Assigns forever to warrant secure & defend ag. y.e lawful Claims or Demands of any Person or Persons whatsoever In Witness whereof I the s.d Shadrach Watson

have hereunto set my Hand & Seal this Seventeenth Day of Feb.¹⁷ Anno Domini one thousand seven hundred & thirty four five

Shadrach Watson a(Seal)
Susanah × Watson

Signed Seal.^a & D.^a in y^e Presence of Fran.^s Littlefield Jn.^o Storer

York ss/Wells May y.e 9, 1735 Then Shadrack Watson & Susannah Watson his wife Personally appeared & acknowledg.4 this Instrum. to be their free Act & Deed

Before Joseph Sayor J Peac A true Copy of y.º Orig.¹ Rec⁴ June 26, 1735 Att.¹ Jer. Moulton Reg.¹

To all People to whom these Presents shall come I Nath-

an Merrill of Newbury in the County of Nathan Merrill Essex in his Maiesties Province of the Massachusetts Bay in New England Hus-To Nathan Merril bandman do send Greeting Know Ye that I the s. a Nathan Merrill for & in Consideration of Love good Will & Affection which I have & do bear towards My Loving & Dutiful Son Nathan Meril of the same Town & County afores.4 have given & granted & by these Presents do freely clearly & absolutely give & grant unto the s.d Nathan Merril his Heirs Exec. 78 or Adm. 78 All my Lands & Meadow Rights Titles Marsh Mill Rights all Priviledges whatsoever that doth or ought of Right of Right or Title belong unto him the s.4 Nathan Merril by virtue of a Deed of Sale from M. Richard Milbury of York in the County of York bearing Date Anno Domini 1732 March ve 26 Day as in s.d Deed is more fully Described which Land & Marsh & other Priviledges is lying & being in the Township of Biddeford alias Saco in y.e s.d County of York & is Situate upon the Sea Wall at a Place called Goosfair & Eastward upon the Eastward Side of Saco River Together with all & singular the Right Priviledges unto him the s.d Nathal Merrel his Heirs & Assigns forever To have & to hold all the Land & Rights in v.e above mentioned Premisses to him the s. d Nathan Merrel his Heirs Exec. rs or Admin rs from hence forth as his & their proper & absolute Estate of Inheritance in Fee simple forever without any manner of Condition In Witness whereof I thes. a Nathan Merrel have hereunto set my Hand & Seal this Fourteenth Day of December Anno Domini one thousand seven hundred & thirty & in the

fourth Year of ye Reign of our Soverign Lord George the Second by the Grace of God of great Brittain France & Ireland King &c

Nathan Merrill (aSeal)

Signed Sealed & Deliv. In Presence of Timothy Putman Richard Kent Jun.

Essex ss/Newbury Aug. v. 5, 1731 Nathan Merril Personally Acknowledged this Instrum. to be his free Act & Deed

before me Richard Kent Justice of ye Peace A true Copy of y.º Orig.¹ Rec.ª June 26, 1735 Att.¹ Jer. Moulton Reg.ª

Know all Men by these Presents that I Samuel Came of York in the County of York Esq. r for the Consideration of thirty two Pounds in good Came To Phil & Ben Bills of Credit in Hand paid me by Philip Welsh & his Son Benjamin Welsh both of s.d Welsh York Husbandmen Do give grant bargain & sell to the s.d Philip Welsh & Benj.a Welsh Fifteen Acres & one hundred & twenty six Poles of Land lying in York whereon s.⁴ Philip now Dwells bounded as follow viz Beginning at a Pitch Pine Tree at the Southerly Corner of W.^m Shaws Land & runs sixteen Poles South West by West by the Thompsons Land to a White Oak then South South West fifty nine Poles by Emery's Land to a White Oake Tree then South East by East eight Poles by s.d Emerys to a White Oake Stump then by my own Land South West by South Nineteen Poles to a stake & stones then North West by West a little West Eighty Poles by Josiah Linscots Land to a Red Oak Tree then by Henry Simpson [145] & Josiah Linscots Land bought by Samuel Bragdon North North East Ten Poles to a White Oak Stump then East South East Fifty Six Poles by Zebulon Prebles Land to a Pitch Pine Tree then North North East by s.⁴ Preble Fifty nine Poles to a White Pine Tree then by the Road twenty Poles to the Place began at To have and to hold to the s.⁴ Philip Welsh & his wife Eliz.^a for Life the remainder to thes.^a Benj.^a Welsh & his Heirs & Assigns in Fee simple forever to his & there Use And I the s. a Samuel Came for me my Heirs Exec. rs & Admin, rs do coven.t to Warrant the Premisces to the s.4 Philip & Eliz.4 for Life & afterward to the s.d Benjamin his Heirs & Assigns forever ag.t all Persons Whatsoever In Witness whereof I have hereunto set my Hand & Seal the thirteenth Day of Novemb." Anno Domini Seventeen hundred & thirty three

Samuel Came (*Seal)

Signed Sealed & Delivered in y.º Presence of us, Jer. Moulton Joseph Moulton

York ss/March 12, 1733./4 Then appeared Samuel Came Esq. & Acknowledg. the above Instrum. to be his Act & Deed

Before me Jer. Moulton Jus. Peace A true Copy of y. Grig. Trec. June 27, 1735 Attest Jer Moulton Reg.

To all People to whom these Presents shall come Greeting Know Ye that We John Danford & Dorcas Danfords Danford his wife Jonathan Danford of Pennicook $T\alpha$ Carpenter & Mary his wife & Francis Danford of Allen Capeporpise Labour all in the Province of the Massachusetts Bay in New England for & in Consideration of the full & Just Sum of Seven Pounds & ten Shillings curr.t money of New England to each of us in Hand paid by our Brother Joseph Danford of Rowley in the County of Essex in the Province afores.d the Receipt whereof we Do hereby Acknowledge & our selves therewith fully satisfied & contented whereof ours.4 Brother Joseph Danford did on the 25.th Day of September Anno Domini 1730 by Deed convey unto Daniel Allen of Newbury afores.4 Innholder one Right of Interest in the Township of Falm.º in the County of York which did formerly belong to our Brother Thomas Danford Dec. being Thirty Acres of Land more or Less with all the Priviledges & Appurces belonging to or that ever may Accrue by means of s.4 Thomas Danfords Original Right in s.d Town of Falm. we the s.d John Danford & Dorcas Danford & Jonathan Danford & Mary Danford & Frances Danford Do allow the s.d Sale & Do fully freely & absolutely by these Presents give grant bargain sell & confirm unto the s.4 Daniel Alien his Heirs & Assigns forever All our Right Title & Interest Respectively the the Premisses afores. with all the Priviledges & Appurces to the same belonging or in any wise Appertaining to him the s.4 Daniel Allien his Heirs & Assigns forever To have & to hold to his & their own only proper Use Benefit & Behoof forever And we & each of us by these Presents shall forever be Debarred & excluded from laying any Claim to the Estate Right or Interest of our Brother Thomas Danford or any of the Premisses abovementioned in the Township of

Falmouth afores, a & by force & virtue of these Presents the s, a Daniel Alien his Heirs Exec. or Admin. & Assigns shall & may from Time to Time & at all Times lawfully & quietly have hold Use Occupy possess & enjoy aforegrant. Premisses without any Let Deniall or Molestation of any Person or Persons from by or under us or any of our Heirs Exec. Or Admin. In Witness to all herein Contained we the s. a John Danford & Dorcas Danford & Jonathan Danford & Mary Danford & Francis Danford have hereunto set our Hands & Seals this Thirteeth Day of Jan. or Anno Domini 1731/2 in the fifth Year of his Majesties Reign &c.

John X Danford (aseat)
Jonathan Danford (aseat)
Joseph Danford (aseat)
Mary Danford (aseat)
Mary Danford (aseat)
Frances Danford (aseat)
(aseat)
(aseat)
(aseat)

 $\begin{array}{c} \operatorname{Darks}^{\operatorname{mark}} \times \operatorname{Danford} \quad \text{($^aSeal)} \\ \operatorname{Signed Sealed} \ \& \ \operatorname{Delivered in} \ y. \ ^b\operatorname{Presence} \ \operatorname{of Eliz.} \ ^a\operatorname{Dummer} \\ \operatorname{mark} \times \operatorname{Fitts} \ \operatorname{Eliz.} \ ^a\operatorname{Dummer} \end{array}$

Essex Octob. 7 y.º 27 Day Anno Dom 1732 The within named Frances Danford Personally appeared & Acknowledg. 4 this Instrum. 4 to be his free Act & Deed

before me John Dummer J. Pea.
Essex March y.* 4. Day Anno Dom 1731/2 The within named John Danford & Doreas his wife & Also Jonathan Danford & Joseph Danford Personally appeared & Acknowl-

edged this Instrum. to be their free Act & Deed Essex ss/Penny Cook April v. 27, 1732

before me John Dummer J Pec

Then Mary Danford Acknowledg. the within Instrum. to be her free Act & Deed

before me Henry Rolf J Peace

Essex Oct. [†] y. ^e 26 Day Anno Dom 1733 The within named Dorks Danford Personally appeared & Acknowledged this Instrum. [‡] to be her free Act & Deed

Before me John Dummer J Peace

A true Copy of y.* Orig. Rec. July 16, 1735

Att. Jer. Moulton Reg. r

To all People to whom these Presents shall come Greeting Know Ye that I Peter Wiear of North Weare To Yarmouth in the County of York & Province In o Burrell of the Massachusetts Bay in New England Gent for & in Considerat." of the Sum of Seven Pounds lawful Money of New England to me in Hand before the ensealing hereof well & truly paid by John Burnell of the same Town County & Province afores. d Cordwainer the Receipt whereof I do bereby Acknowledge & my self therewith fully satisfied and contented & thereof and of every Part & Parcel thereof do exonerate acquit & discharge him thes. 4 John Burnell his Heirs Exec. 18 & Admin. 18 forever by these Presents have given granted bargained sold alien.4 conveyed & confirm.d & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the s.4 John Burnall his Heirs & Assigns forever a Certain Tract or Parcel of Land lying & being within the Township of North Yarmouth & is Bounded as follows viz beginning at a Stake standing one third Part of a Mile from the lowermost Falls in Royals River on a Course North East & from thence North West thirty five Rods to a Stake standing by the [146] Road that Leads from s.d Falls to Brunswick & from thence North thirty Degrees East Ten Rods & an half to a Beach Tree marked & from thence South East thirty Seven Rods & an half to a Spruce Tree marked & from thence South West ten Rods to the first mention.d Stake containing Two Acres & one quarter or fourth Part of an Acre be the same more or less To have & to hold the s.4 granted & bargain.4 Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the s.4 John Burnell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I the s.4 Peter Wiear for my self my Heirs Exec. 18 & Admin. 18 do coven. t promise & grant to & with the s.a John Burnell his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of v. above bargained Premisses & am lawfully seized & possessed of y.º same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have me my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as afores. 4 & that the s. 4 John Barnell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy thes. demised & bargained & Premisses with

v. App. 18 free & clear & freely & clearly acquitted & discharged of from all & all manner of other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm. ts Executions or Incumbrances of w.t Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Fürthermore I thes.d Peter Wiear for my self my Heirs Execrs & Admin. 78 do covenant promise & engage v. above demised Premisses to him thes.d John Burnell his Heirs & Assigns ag. the lawful Claims or Demands of any Person or Persons w. soever forever hereafter to warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this twenty third Day of May Anno Domini one thousand seven hundred & thirty five & in the eighth Year of his Maj. 138 Reign Mem.º The Words (acquit) between yº 8.th & 9.th Lines was entered before Signing & delivering & also ye words (& Assigns between y. twenty seventh & 28 Lines

Peter Weare (aSeal)

Signed Sealed & Delivered in Presence of us W. m Smith Thomas Hunt

York ss/North Yarm.º June y.º 12, 1734 Then ye withinnamed Peter Weare appea.d & Acknowledg.d the within written Deed to be his Act & Deed.

before me Samuel Seabury Justee Peace

A true Copy of y.e Orig. rec.d July 1 1735

Attest Jer Moulton Reg.

Know all Men by these Presents that I William Dyer
Jun.* of Biddeford in the County of York in the
Province of the Massachusetts Bay in New
Engl.⁴ Labour.* for & in Consideration of the
Sum of Sixty Pounds to me in Hand before y.*
ensealing hereof well & truly paid by William

Darling of y.* s.* Town County & Province Lab.* the Receipt whereof I do hereby Acknowledge & my self therew.* tully satisfied contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge thes.* William Darling his Heirs Exec.* & Admi.** forever by these Presents have given granted bargain.* sold aliened conveyed & confirmed & Do by these Presents freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the s.* William Darling his Heirs & Assigns forever One Messuage or Tract of Land situate lying & being in Biddeford afores.* containing by Estimation Thirty Acres of Land be it more or less which was granted at a Town Meeting of

the Inhabitants of Biddeford in ve s.4 Town bearing Date May ye 9, 1728 & was measured & Laid out to thes. W.m Dver & is Butted & Bounded as followeth Begun at a White Oak Tree which is Cap. 1 Sam. 1 Jordans South West Corner mark.d T. S W. D. then running Sixty Poles South West to a White Oak Tree marked W. D. then South East Eighty Poles to an Alder mark. W. D. then North East Sixty Poles to an Heap of Stones on a Rock then North West Eighty Poles by Benj. Haley & Sam. Jordan to the first Bounds which will appear by several marked Trees as it will appear farther Reference being had to the Town Book of Biddiford afores. To have & to hold thes. granted & bargained Premisses with all ye Appurces Priviledges & Commodities to ve same belonging or in any wise Appertaining to him thes. 4 William Darling his Heirs & Assigns forever To his & their own proper Use Benefit & Behoof forever & I vo s.d William Dver for my self my Heirs Exec. 18 Adm. ra do covenant & promise & grant to & with the s.d W.m Darling his Heirs & Assigns that before ye ensealing hereof I am the true sole & lawful owner of y.e above bargain Premisses & am lawfully seized & possess.d of ye same in my own proper Right & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm s. Bargain. Premisses in manner as aboves. & that thes. d W. m Darling his Heirs & Assigns shall & may from Time to Time & at all Times forever bereafter by virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy thes.d demised & bargain.d Premisses free & clear & freely & clearly acquitted exonerated & discharg.4 of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm. 18 Executions Incumbrances & Extents Furthermore I thesd W.m Dyer for my self my Heirs Exec. 18 Admin. 18 do covenant & engage v. e above demised Premisses to him y.e s.d W.m Darling his Heirs & Assigns ag. the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend And Lucreatia Dver the wife of me thes.4 W.m Dver doth by these Presents freely & willingly give & vield up & Surrend. all her Right of Dowry & Power of Thirds of in & unto y.e above demised Premisses unto him thes. d W. m Darling his Heirs & Assigns In Testimony whereof we have hereunto mutually set our Hands & Seals ye 23.4 Day of July in ye Year of ye Reign of our Sovereign Lord

George ve Second of great Brittain France & Ireland King Def. of ye Faith &. Annog Dom 1734

Signed Sealed & Delivered in Presence of us Samuel Willard Tho. Thompson

York ss/Biddeford June y.º 26 1735. William Dyer & Lucreatia his wife both Person. uy appearing Acknowledged yes Instrum. As their free & voluntary Act & Deed

Cor John Gray Jus : Pac. A true Copy of v.e Orig. Rec. July 1, 1735

Att. Jer. Moulton Reg.

Jonas Clark Jn.o Loring Jos & Tho.s Hubbard Comtee of a Tract of Land in Sheepscot To Sam.1 Denney

[147] To all unto whom these Presents shall come Know Ye that Jonas Clarke & Thomas Hubbard Brasures Jonathan Looring Currier Joseph Hubbard Blacksmith & Moses Prince Marriner all of Boston in the County of Suffolk & Province of y. Massachusetts Bay in New Engl. a being a Committee chosen by the Proprietors of a Large Tract of Land lying at Sheepscut River within the County of York & Province afores. w. ch Nicodehant Ques-

memack & Tobias Natives & Sagamores of s.

Sheepscut River formerly sold unto George Dane of Shepscut afores.4 Scaman sends Greeting Whereas the Proprietors namely William Pepperrell & Elisha Gunnison Esq. Elliott Frost Yeoman Assighnrs of Charles Frost Esq. Dec. all of Kittery in the County of York & Province afores. 4 Alice Clarke Widow Charles Frost & W^m Frost all of New Castle in y^e Province of New Hampshire Job Lewis Esq. Andrew Tiler & John Bent Goldsmith James Hussey Mathumatacul Instrument maker John Tiler Brazier John Clark Apothacary Elias Dupe Distiller Thomas Boylston Shopkeep, Beni, a Pemberton Sam. Waldo & George Rogers Merchant Benj. a Hallowell Shipwright Edward Gray Rope maker John Cookson Gum Smith Samuel Bridgham Shop keeper Henry Howill Bowill Black Smith the Heirs or Assigns of Ebenezer Hough Merch. decsed all of Boston in the County of Sutfolk & Province afores. Samuel Doget of Marshfied in the County of Plym.º & Ezekiel Chivers of Charlestown in the County of Middlesex & Province afores, d Marriners Together with the Committee abovenamed being desirous to bring forward regular Settlements on thes. Tract of Land

have Agreed & Concluded to give away Forty Hundred Acres of y. s. Land unto Forty Famalies that shall appear to take up the same upon the Conditions berein after mentioned (as also one Quarter of an Acre more in the home Lots unto those that will build an House upon the same) That each & every such Settler that shall be Admitted to take up Lots & Settle on the same shall be & hereby are obliged to build a Suitable Dwelling House thereon & to Dwell thereon the full Term of Seven Years from the Time of Building s.4 House next ensuing & in Case of being Driven off from s.4 land by any War Rupture with the Enemy to Return again as Soon as s.d War or rupture Ceaseth & Perform the full remaining Part of the Time abovementioned & also to clear at least one Acre of Land in each of the Seven Years fit for Mowing or Planting untill Seven Acres be cleared within & before ye Expiration of s.d Term of Seven Years as Also to Inclose the same with a good & lawful Fence as also to pay the Charge of Surveying their Respective Lots Now Know Ye that Samuel Denney of Georgetown within s.4 County of York Esq. being Admitted as a Settler on s.4 Lands either by himself or some good Tenant we the s. Jonas Clarke Jonathan Lorin Joseph Hubbord Thomas Hubbord & Moses Prince Committee as afores.4 for & in Consideration that the s.d Samuel Denny have Performed Part of the Conditions above mentioned in building a Dwelling House & Inhabiting the same by a Tenant for this Eighteen Months last past as Also in clearing and Fencing some Land & in Consideration & in Consideration of his the s.4 Samuel Dennys pforming the Remaining Part of the Conditions above mentioned according to the True intent & perport hereof either by himself his Ileirs or Substitutes have given granted Assigned released set over & confirmed and by these Presents as well for our selves & each of us & our respective Heirs Exec. 75 & Admin. 78 as also for & in the Behalf of the rest of the Proprietors abovementioned & each of their Heirs Exec. 18 & Admin. 18 have given granted & by these Presents Do give grant bargain Assign Release set over & confirm unto him thes. Samuel Denney & to his Heirs & Assigns forever one Lot of Land on Weseaseck Bay on Sheepcut River afores, a Containing on bundred thirty & five Acres of Upland now in the possession of the s.a Samuel Denny the First Lot in Number in the Survey in the Settlers Lots & Bounded as followeth viz beginning at a Pople Tree standing on the Side of s.d of s.d Wiscuseck Bay marked on the South West Side thereof No one so runing South Westerly along the Side of the s.a Bay Fifty two

Pearches unto a Red Oak marked on the North East No one & on the South west Side thereof No two so running from the s. Pople Tree & Red Oak Tree (marked as afores. d) North West untill thes. one hundred thirty & five Acres of Upland be Compleated exclusive of any Meadow that may happen within s. a one hundred thirty & five Acres of Upland as also a Right to & in a Proportionable Part of all the Meadow that that shall hereafter appear to be within the Limits of the Township Lines Intended to be Settled on Wiscaseek & Montwads Bay Together with as much more Upland adjoyning unto the one hundred thirty & five Acres above mentioned as will with the Meadow abovemention.d Together with the s.d one bundred Thirty & Five Acres make up in all the Sum of One hundred & Fifty Acres Together with all the Rights & Priviledges Emoluments Appurces thereunto belonging or in any wise Appertaining To have & to hold the s. a bargained granted & sold Premisses with the Appurces thereunto belonging or any wise Appertaining unto him the s.4 Samuel Denuy & to his Heirs & Assigns forever as a good & Snre Estate in Fee simple free and clear & freely & clearly acquitted & discharged of & from all & all manner of other & former Grants Leases Releases Mortgages Sales Intails Troubles & Incumbrances whatsoever done or Suffer. to be done before ye Scaling & Delivering of these Presents and we the s.4 Jonas Clark Jonathan Loring Joseph Hubbord Thomas Hubbord & Moses Prince Committee as afores. in our s. Capacity do coven. grant & agree to & with thes. 4 Sam. 1 Denny his Heirs Exec. 18 & Adm. 18 to warr. t & forever Defend the given & granted Premisses with all Its Appurces ag. t ourselves our Heirs Exec. 18 & Admi. 18 as Also ag. t the above mentioned Proprietors their Heirs Exec. 78 & Admin. 78 & each of us & them but if thes.4 Sam.1 Denny fail of performing the Conditions above mentioned then this Deed & every clause & & Article herein Contained shall be void & of none Effect any thing [148] herein Contained to the Contrary notwithstanding In Witness whereof we the s.d Grantors Committee as afores,4 have hereunto set our Hands & Seals this Eighteenth Day of June 1735 & in the ninth Year of y.e Reign of our sovereign Lord George the Second of great Brittain France & Ireland King Defend. of the Faith &

Jonas Clarke (*seal) Jon.* Loring (*seal) Joseph Hubbard (*seal) Tho.* Hubbard (*seal)

Signed Sealed & Deliver.^d in Presence of Tho.^s Eades John Donnellson

Suffolk ss/Boston June 24 1735 Personally appeared Mess, Jonas Clarke Jon. Loring Joseph Hubbard & Thomas Hubbard & Acknowledged the within Instrum, to be their Act & Deed.

Be it hereby known to whomsoever it may concern that I John Storer of Wells in the County of York in ve Province of the Massachusetts Bay in New England Gent, divers good causes me thereunto Jer.a Storer moving have Quitclaimed & Relinquished & by these Presents Do Relinquish & Quitclaim unto Jeremiah Storer of Wells afores. Carpenter his Heirs & Assigns forever All my Right Title Interest Claim Challenge & Demand in & to one certain Tract of Land lying in Wells afores. a Butted & Bounded as followeth viz beginning at the Southerly Corner of the Land granted to the owners & for the Use of the Mill commonly called the Burnt Mill on the South East or Southerly Side of Merry Land River & from thence running on a South East Course to the head of the Lots commonly called the Old Lots & running from thence North Easterly as the heads of thes. d Old Lots runs untill it comes unto the afores.4 Merry-Land River & then running up by s.4 River & on the s.4 Southerly Side of it untill it comes unto y.º aforementioned Land granted for the Use of v. s. Burnt Mill on ve s. Southerly Side of s. Merry Land River & then running by s.4 Mill Land & on the North East Side of s.d Mill Land untill it comes unto the first mentioned Southerly Corner of it the true Intent & meaning whereof is to Settle & Establish the first mentioned Line on a South East Course from thes,4 Southerly Corner of the Land belonging to the Burnt Mill unto the heads of the Old Lots as the Standing Boundary Line between me the s.4 John Storrer & him v.e s.4 Jer. Storer & accordingly I thes.4 Jn.9 Storer for my self my Heirs Exec. rs & Admin. rs do covenant & engage y. e above demised Premisses to warrant secure & defend ag. t v. e lawful Claims of any Person or Persons whatsoever from by or under me unto the s.d Jeremiah Storer his Heirs & Assigns by these Presents As Witness my Hand & Seal this 23.4 Day of June Anno Dom 1735 Annoq Ri Ris Georgii Secundi Magnae Britanniae &. Non. John Storer (*Seal)

Signed Scal.^d & D.^d in Presence of Sam.¹ Hatch J.^r Benj.^{amin} Credifer

York ss/Wells June y.º 23.º 1735 Then John Storer Personally appear.º & Acknowledg.º this Instrum.º to be his free Act & Deed

before Joseph Sayer J Peace

A true Copy of y.º Orig.¹ Rec.ª July 1, 1735 Attest Jer. Moulton Reg.ª

Attest Jer, Moulton Keg,

To all Christian People to whom these Presents shall come Samuel Scot of Wrentham in the Sam. Scot & County of Suffolk & Province of the Masach. Heard To sachusetts Bay in New England & Zacheriah

Sam.) Scot & County of Suffolk & Province of the Massachusetts Bay in New England & Zacheriah Herd of Sudburry & Province afores. Yeoman sendeth Greeting Know Ye that the s.4

Samuel Scot & Zacheriel Herd for & in Consideration of the Sum of ninety four Pounds four Shillings & nine Pence to them in Hand paid the Receipt whereof they do hereby Acknowledge by Robert Adams of New Castle alias Shepscot in the County of York & Province afores. 4 Yeoman bath given & granted & by these Presents doth give grant bargain sell aliene assign makeover convey & confirm unto the s.d Robert Adems his Heirs Exec. 18 & Admin. 18 or Assigns all our Right Title Interest Property Claim Challenge or Demand that we have to a Certain Messuage or Tract of Land situate lying & being in Shepscot afores. a & is the Quarter Part of all our Interest from the Upper End of the great Neck Southerly between the Dividing Line of that Part of s.d Neck & the Mill River so by Kenedys River to the Fresh Meadow above the Falls & by the Brook up to the Stake where the Brooks met & from thence running East to the s.d Dividing Line the Northerly Part on the West Side of s.d Tract being Laid out to s. Adams lying between the Mill River & that called the Goose Creek so by the Brook running into s. d Creek to Road laid out leading from s. d Adamses & Alen Nichelses Mills & Damerescoty River & so running a Few Rods N. W. b W. to a Popolar Tree marked N. A. & from thence running N. N. E. on the Easterly Side & by s. Mill River on the Westerly Part to the Upper End of s.⁴ great Neck & is for s.⁴ Adamses Quarter Part of a Line running N. N. E. from Winslows Falls to s.⁴ head Line or upper Line of s.^a great Neck) the Land lying between s.^a N. N. E. Line from s.^a Falls & y.^e aforementioned Mill River To have & to hold and peaceably & quietly to enjoy the forementioned Premisses be it Upland Swamp

Marsh or Meadow free & clear & freely & clearly acquitted exonerated & discharged unto the s.d Robert Adems his Heirs & Assigns forever freely to enjoy to s.d demised Premisses of & from all manner of former & other Gifts Grants Bargains Sales Leases Joyntere Dowries & all Incumbrances of any kind whatsoever had made committed or done by thes. Scot or Heard Further the s. Samuel Scot and Zacheriel Heard doth promise & engage that they will warrant & Defend the Premisses unto the s.d Robert Adems his Heirs & Assigne forever [149] against the Claims Challenges or Demands that shall Claim Challenge or Demand the same from by or under them their Heirs or Assigns forever In Testimony of all before written the s.d Samuel Scot & Zacherial Heard hath bereunto set their Hands & Seale this Sixteenth Day of April Anno Domini 1734 &. c Note that before Signing & Scaling it is to be understood that whereas Nath. Dower owns one Sixth Part of the whole Tract before mentioned of which s.4 Deed is one quarter that the s.d Sixth Part is reserved out of the other Three Quarters of s.4 Tract

> Sam.¹¹ Scott (aSeal) Zachariah Heard (aSeal)

Signed Scaled & Delivered in Presence of D Cargill Christopher Haubury

York ss/ April 17, 1734 Sam. Sect & Zacariel Heard Personally appearing before me Acknowledged the forego-

ing Instrum. to be their voluntary Act & Deed David Cargill J Peace

A true Copy of y. Orig. Rec. July 1 1735 Att. Jer. Moulton Reg.

To all People unto whom this Present Deed of Sale shall

Jn.º Frost Attr for Ralph Lane Exec,r of Jac Willet To Sami Hodsdon come John Frost of New Castle within the Province of New Hampshire Esq.[†] as he is Attorney to Ralph Lane of the Island of Barbadoes Merch. as he the s.⁴ Ralph is Executor in Trust of the last Will & Testam. of Jacob Willett late of the City of

London within the Kingdom of Great Brittain Merch. deceas. Sendeth Greeting Know Ye that I the s. John Frost Att. as afores, for & in Consideration of one hundred Pounds in good & lawful Publick Bills of Credit on the Province aforesaid to me in Hand at & before the ensealing & delivery hereof well & truly paid by Sanuel Hodgsdon of the Town of Berwick within the County of

York Husbandman the Receipt whereof he doth hereby Acknowledge & thereof doth acquit & for Ever discharge the s. Samuel Hodgsdon his Heirs Exce. 18 Admin. 18 & Assigns by these Presents hath given granted bargained sold releas. enfeoffed conveyed & confirmed & by these Presents Doth fully & absolutely give grant bargain sell release enfeoffe convey & confirm to y.º s.ª Samuel Hodgsdon his Heirs & Assigns forever one full Entire Ninth Part or Share of a Certain Saw Mill situate standing & being at or upon the Lower Falls of Quamphagan so called & within the Township of Berwick afores. Together with one full & Entire Ninth Part of the Falls & Water to the s.4 Saw Mill belonging or now or heretofore therewith Used possessed & enjoyed & Also one Ninth Part of the Rents Issues & profits & Earnings of s.4 Mill with one ninth Part of the Benefit or Priviledge of Landing of Loggs & Boards belonging to the Saw Mill afores. To have & to hold the s. Ninth Part of the s.4 Mill & Water thereto belonging unto the s.4 Samuel Hodgsdon his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever And the s. d John Frost for him self his Heirs Exec. 18 & Admin. 18 doth hereby coven. 1 grant & agree from Time to Time & at all Times to Warrant & Defend all & every the s.4 granted & bargained Premisses unto thes. d Sam. 1 Hodsdon his Heirs & Assigns against the lawful Claims & Demands of all & every Person & Persons claiming from by or under Him the s.d John Frost In Witness whereof the s. d John Frost Att. as afores. d bath hereunto set his Hand & Seal this Tenth Day of March in the Twelfth Year of his Majtys Reign Annoq Domini 1725/6 Jona Frost (aseal)

Signed Sealed & Delivered in the Presence of us John

Stephens W^m Frost

Pro: N. Hampsh. March 10 1725/6 Then the above John Frost Personally appeared before me Shadrach Walton Esq. & Acknowledged this Instrum. as his Act & Deed

Sha.^d Walton A true Copy of y.^e Orig.¹ Rec.^d July 2^d 1735

Jer Moulton

Reg.r

To all People to whom these Presents shall come Greeting Know Ye that I Joseph Webber of York in the County of York House Curpenter & Mary my wife for & in Consideration of the Sum of Fifty Pounds nineteen Shillings Money

to us in Hand before the ensealing hereof well & truly paid by Isaac Stover of aboves, a Town & County

Coaster the Receipt we do hereby Acknowledge & our selves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge thes. 4 Isaac Stover his Heirs Exec. 78 & Admin. 78 forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the s.4 Isaac Stover & his Heirs & Assigns forever One Tract or Parcel of Land lying & being in the Township of York Containing Ten Acres & a fifth Part of Acre lying on the North East Side of Cape Neddick River & is Bounded as followeth beginning at a Stake marked on Four Sides standing between Joseph Weare & s.4 Webbers Land and runs from North West twenty four Pole to a Stake marked four Sides & from thence South West Sixty eight Poles & a half to a Stake marked on Four Sides & from thence South East twenty four Pole to s.4 Weare Lines & from thence North East Sixty Eight Pole & half to the First To have & to hold the sa granted & bargained Premisses with all the Appurces Privileges & Commodities to the same belonging or in any wise Appertaining to him thes.4 Isaac Stover his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And him thes. 4 Joseph Webber for him Heirs Exec. 18 & Admin. 78 do covenant promise & grant to & with the Isaach Stover his Heirs & Assigns that before the ensealing hereof he is the true sole & lawful owner of the above bargained Premisses & is lawfully seized & possessed of v. Same in his own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in him good Right full power & lawful Authority to grant bargain sell convey & confirm s.4 bargained Premisses in manner as afores.4 And that the s.4 Isaac Stover his Heirs & Assigns shall & may from Time to Time to Time and at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy [150] the s.d demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exenerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm. 18 Executions or Incumbrance of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the s.d Joseph Webber for my self my Heirs Exec. rs & Admin. rs do covenant & engage the above demised Premisses to him the s.4 Isaack Stover his Heirs & Assigns ag. the lawful Claims or Demands of any Person or Persons whatsoever forever to Warrant secure & defend by these Presents In Witness whereof we have set to our Hands & Seals this thirty Day of June one thousand seven hundred & thirty five

Joseph Webber (aSeal)

 $\operatorname{Mary} \overset{\operatorname{her}}{\times} \operatorname{Webber} \quad ({}^{\operatorname{a}}\operatorname{Seal})$

Witness Sam. Webber Eliakim Wardwell Benj. Stone York ss/York June y. 30 1735 Joseph Webber appeared & Acknowledged the within Deed to be his free Act & Deed before Joseph Hill Jus. Peace

A true Copy of y.º Orig.¹ Rec.d July 2.d 1735

Attest Jer. Moulton Reg. 7

To all People to whom these Presents shall come Greeting Know Ye that we Joseph English of Salem in the County of Essex Shoreman & Mary his Wife Grandaught. of Thomas Sanford formsam. Stevens erly of Falm. in the Province of Main Dec. 4

for & in Consideration of the Sum of twenty

Pounds Province Bills to us in Hand before the ensealing hereof well & truly paid by Samuel Stevens Jun. of Glocester in the County of Essex Coaster the Receipt whereof we do hereby Acknowledge & our selves therew.th fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the s.d Samuel Stevens his Heirs Exec. 18 & Admin. 18 forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the s.d Samuel Stevens his Heirs & Assigns forever One full Third Part of a Certain Tract of Land situate in Falmouth in the County of York at a Place called & known by the Name of Pepudock late the Estate of the s.4 Thomas Sanford & Whereon he Dwelt Adjoining to the Harbour or Fore River & Land of our Father Joseph Phippen Dec. a To have & to hold the s.a granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the s. Sam. Stevens his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever & we the s. d Joseph English & Mary English for our selves Heirs Exec. 18 & Admin. 18 do covenant promise & grant to & with the s.d Sam. Stevens his Heirs & As-

signs that before the ensealing hereof we are the true sole &

Book xvII. 28.

lawful owners of the above bargained Premisses & are lawfully seized & possessed of the same In our own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in ourselves good Right full power & lawful Authority to grant bargain sell convey & confirm said bargained Premisses in manner as afores.d & that the s.4 Sam.1 Stevens his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the s.d demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharg.4 of from all & all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntores Dowries Judgm. to Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore we thes. d Joseph English & Mary English for our selves our Heirs Exec. 18 & Admin. 18 do covenant & engage the above demised Premisses to him the s.d Samuel Stevens his Heirs & Assigns ag. the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend by these Presents In Witness whereof we the s.d Joseph English & Mary English have hereunto set our Hands & Seals the thirteenth Day of May Anno Domini 1735

Joseph Englesh (aSeal) The mark of

Mary × English (aSeal)

Signed Sealed & Deliv.4 in Presence of us, John Higginson John Higginson Jun. 1

Esx ss/May 13, 1735 Joseph English & Mary his Wife severally Own.4 this to be their free Act & Deed

Before me John Higginson J Peace

A true Copy of the Orig. Rec. July 5, 1735

Att. Jer. Moulton Reg.r

To all People to whom this Present Deed of Sale shall come Greeting Know Ye that I William Leigh-W.m Leighton ton of Kittery in the County of York in the To Province of the Massachusetts Bay in New Nat.1 Libby England Gent. for & in Consideration of the Sum of Eighty Pounds current Money of New England afores. 4 to me in Hand paid before the Ensealing

hereof by Nathaniel Libby of y.e same Kittery afores.a Yeoman the Receipt whereof I do hereby Acknowledge & my

self therewith fully satisfied & contented & paid & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the s.4 Nathaniel Libbey his Heirs Exec. 18 & Admin. 18 forever by these Presents have given granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the s.4 Nathaniel Libbev his Heirs & Assigns forever a Certain Piece or Parcel of Land situate lying & being in the Township of Berwick in the County afores. d Containing thirteen Acres of Land Butted & Bounded as followeth viz beginning at the East Corner of Elisha Andrewses [151] Land & runs South & by East half a Point East twenty two Poles Partly by Williams Goodwins Land then South West one hundred Poles then North West twenty Poles to the s.d Andrewses Land then by s.d Andrewses Land North East one hundred & eight Poles to the First beginning Also I the s. d William Leighton do grant & allow unto the s. a Nathaniel Libber his Heirs & Assigns forever away of one Pole wide to pass & Repass in from the South West End of v.º above bounded Land by the s.4 Andrews's Land to the Old Mast way & the s.d Nath. Libbey in Consideration thereof doth oblige himself his Heirs & Assigns forever to Erect & Maintain a good & Sufficient Fence of Seventy Poles in Length on the South East Side of the afores.d thirteen Acres of Land To have & to hold the s.d granted & bargained Premisses with the Appurces Privileges Rights & Commodities to the same belonging or in any wise Appertaining to him the s.4 Nathan. Libber his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I ve s. William Leighton for me my Heirs Exec. 78 & Amin. 78 do covenant promise & grant to & with the s.4 Nath.1 Libbey his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of v. above bargained Premisses & am lawfully seized & possessed of y. same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawfull Authority to grant bargain sell convey & confirm the s.4 bargained Premisses with the Appurces in manner as afores. and that the s.a Nathaniel Libby his Heirs and Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the s.4 demis.4 & bargained Premisses with the Appurecs free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases

Mortgages Wills Entails Joyntures Dowries Judgm. 18 Executions Incumbrances & Extents whatsoever Furthermore I the s.d W.m Leighton for my self my Heirs Exec. 18 & Admin. 18 do covenant & engage the above demised Premisses to him the said Nathaniel Libbey his Heirs & Assigns ag. the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend & Sarah y. wife of me the s. William Leighton doth hereby give Yield & Surrender up unto the s.a Nathaniel Libbey his Heirs & Assigns forever all her Right of Dowry & Power of thirds of in & unto the above demised Premisses In Witness wherof the Parties to these Presents have hereunto set their Hands & Seals this twenty Sixth Day of March in y.e eighth Year of his Majesties Reign Annoq Domini one Thousand seven hundred & thirty five

W.m Leighton (aSeal) Sarah Leighton

Signed Sealed & Delivered in Presence of Sam. Hanscom Sam. Leighton

York ss/June y.º 28-1735 William Leighton & Sarah his wife above named Personally appeared before me the Subscriber & Acknowledg.4 the above Instrum. to be their free Act & Deed

before me . Nicholas Shapleleigh A true Copy of y.e Orig. Rec. July 5-1735

Att. Jer. Moulton

Aaron & Mary Hubburd Exec. TX To y.e Estate of Isa. How

To

Mos. Pearson

To all People to whom these Presents shall come Know Ye that We Aaron Hubbad Tanner & Mary Hubbud Admin.1x to the Estate of Isaac How late of Falmouth Dec. both of Topsfield in the County of Essex & Province the Massachusetts Bay in New England for & in Consider. of the Sum Fifty three Pounds Bills of Credit to us in Hand paid

before the Ensealing & delivery of these Presents by Moses Pearson of Falmouth in the County of York & Province afores.d Inholder the Receipt whereof to full satisfaction We have given granted bargained & sold unto him the s.d Moses Pearson his Heirs & Assigns forever One Sixth Part of a Certain Double Saco Mill with the Priviledge of the Falls & Land Adjoyning for to set Mills on & for Mill Yards Situate in Falm. afores. at a Place called & known by the Name of Saccarappy To have & to hold the above bargained Mill & Premisses with the Appurces

thereto belonging free & clear & freely & clearly acquitted & discharged unto him the s.d Moses Pearson his Heirs & Assigns forever & we Arron Hubbud & Mary Hubbud do promise & engage to & with the s. Moses Pearson his Heirs & Assigns that before & untill the Scaling & delivering of these Presents that we are the true sole & lawful owners of y. e bargained Premisses & every Part thereof & stand lawfully seized & possessed of y.° same & have in our selves good Right full power & lawful Authority to sell & convey the same in manner afores.4 & Furthermore we the s.4 Aaron Hubbud & Mary Hubbud for ourselves our Heirs Exee. 18 & Admin. 18 will forever hereafter Warrant secure & defend the same & every Part & Parcel thereof unto him the s.d Moses Pearson his Heirs & & Assigns ag.t the lawful Claims or Demands of any Person or Person laying Claim to the Premisses or any Part thereof In Witness whereof & Confirmation of the afore bargained Premisses we have set to our Hands & Scals this twenty fifth Day of Nov." in the eighth Year of y.º Reign of our sovereign Lord George the second &. Annoq Domini 1734

Aaron Hubburd (aSeal) Mary Hubburd (aSeal)

Signed Sealed & Delivered in Presence of Daniel Clarke Michiel Hocosit

Essex ss/Topsfield Deef the 25 Day 1734 then the within named Aaron Hubburt & Mary Hubburt Personally appearded & Acknowledg. 4 this above Instrum. 4 to be their free Act & Deed

before me Thomas Lambert Jus. of Peace A true Copy of y. orig. 1 Rec. 4 July $3.^4$ 1735

Att. Jer Moulton Reg.

[152] To all People to whom these Presents shall come George Walker of Portsmouth in New Hampshire in New England Gent, Sendeth Greeting Know Ye that the s.^a George Walker for & in Consideration of the Sum one hundred & forty

Pounds curr.! Money to him in Hand before y* ensealing & delivery hereof well & truly paid by Nathaniel Harmon of Searborough in the County of York in New England Yeoman the Receipt whereof to full satisfaction he y.* s.* George Walker doth hereby Acknowledge hath given granted bargained sold aliened enfeotfed conveyed & confirmed & by these Presents Doth freely fully clearly & absolutely give grant bargain sell aliene convey & confirm un-

to him the s.d Nathaniel Harmon his Heirs and Assigns forever Thirty five Aeres of Land situate lying or being in the Town of Searborough afores. d being Butted & Bounded as followeth beginning at the Westerly Corner of one hundred Acres of Land formerly sold by the s.d George Walker to Nathaniell Bolter at a Ditch there made & is thirty Rod in Breadth & it earrys that same Breadth of thirty Rods from the afores.4 Ditch by the s.4 Boulters Land to the Land of Daniel Hasty Together with all the Priviledges & Appurces to the same belonging or in any wise Appertaining (the s.ª Walker always excepting & Reserving to him self & those Persons thes. a Walker hath sold Land to there ye Conveniency of a Way over the Head of this Land & ve abovenamed Natt Harmon & his Heirs & Assigns to keep a Pair Bars there) To have & to hold all the before granted & bargained Premisses (Except y.e above Excepted) with all the Priviledges & Appurces to the same belonging or in any wise Appertaining unto him the s.4 Nathaniel Harmon his Heirs & Assigns forever to his & their own proper Use Benefit & Behoof from henceforth & forever And the s.d George Walker for himself his Heirs Exec. 78 & Admin. 78 do coven.t promise & grant to & with him the s.d Nathaniel Harmon his Heirs & Assigns that at the Time of v.e ensealing hereof he is the true sole & lawful owner of the above bargained Premisses & stands lawfully seized & possessed of the same in his own proper Right in Fee & have in himself good Right full power & lawful Authority to grant bargain sell convey & confirm all the before bargained Premisses in manner as afores. Furthermore the s.d George Walker for himself his Heirs Exec. 18 & Admin. 18 do covenant & engage y.e above demised Premisses to him the s.d Natha.1 Harmon his Heirs & Assigns ag. the lawful Claims & Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend by these Presents Also Abigail the wife of thes. d George Walker doth by these Presents Give Yield up & Surrender all her Rights of Dowry & Power of thirds of in & unto all the before granted & bargain.d Premisses with the Appurces thereof unto him the s. Nath. Harmon his Heirs & Assigns forever In Witness whereof they the s.d George Walker & Abigail his Wife have hereunto set their Hands & Seals July v.e eigth in the Year of our Lord one thousand seven hundred & thirty five

The words (be it more or less) obliterated before ensealing
George Walker (*Seat)
Abig.! Walker (*Seat)
Signed Sealed & Delivered in Presence

Signed Sealed & Delivered in Presence

of Cyphrian Jeffry James Jeffry

New Hampsh.r

June ye 8, 1735

June ye 8, 1735

June ye 8, 1735

knowledged the above Instrum. to be

his voluntary Act & Deed

II. Sherburn

J. Pee
A true Copy of y.* Origin Rec.* July 9, 1735

Att.* Jer Moulton

Reg.*

To all People to whom these Presents shall come Know ye that I William Pepperrell of Kittery in the Pepperrell To County of York within the Province of the Massachusetts Bay in New England Esq.* for & in Consideration of of the Sunn of Six hun-

dred Pounds in Province Bills of Credit to me in Hand before the Signing & Sealing hereof the Receipt whereof to full Content & Satisfaction I do hereby Acknowledge & my self therewth fully satisfied & paid have by these Presents given granted bargain.4 & sold unto Sam.1 Jordan of Biddeford in the County of York, Gent, his Heirs & Assigns forever one Messuage or Tract of Land & Marsh lying & being in Saco al. Winter Harbour formerly M. Ralph Trustrums Bounded on the Land formerly M. John Sargants Northerly Easterly upon the Flatts Joyning to Winter Harbour Southerly upon the Land of M. Walter Penewell Dec. 4 Westerly upon Wilderness or Common Land as Also a Parcel of Marsh containing Fifteen Acres which Marsh Adjoyns to the Marsh of s. d John Sargents Northerly bounded upon the North West by y.º Land was formerly Sinion Boths with Six Acres in a Place called yº New Town Marshes within ye s.d Town of Biddeford To have & to hold all the above granted & bargained Premisses to him the said to him the s.d Sam.1 Jordan his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof & I the s.4 William Peperrell for my self Heirs Exec. 18 & Admin. 18 doth by these Presents coven. & grant to & with the s. & Sam. I Jordan his Heirs & Assigns that they will warr. t secure & defend y. e same from all Person & Persons whatsoever laying any Claim thereunto from by or under me or any of my Heirs Exec. 18 & Admin. 18 and Mary Pepperrell wife of me the s.4 William Pepperrell doth by these Presents freely willingly give yield up & Surrender all her Right of Dowry & Power of thirds of in & unto y.* foregoing demised Premisses unto him the s.* Sam.! Jordan his Heirs & Assigns In Witness whereof I have hereunto set my Hand & Seal this first Day of April Anno Domini 1735.

W.m Pepperrell (aSeal)

Sign. d Seal. d & Del. d in Presence of Jn. o Watkinson Nicholas Weekes John Watkins

York ss/July 8 1735 This Day y.º above named W.^m Pepperrell Personally appear.^a & Acknowledg.^a this foregoing Instrum.^t to be his free Act & Deed.

before me Elihu Gunnison J Peace

A true Copy of y.º Orig.¹ Rec.ª July 17, 1735 Att.¹ Jer Moulton

nee. ser mounton neg.

To all People to whom these Presents shall come Greeting &. Know Y that I Hezekiah Staple

of Kittery in the County of York within his Hez: Staple To Majesties Province of ye Massachusetts Bay in New England Cordwan. for & in Consideration John of Seventy Pounds Money to me in Hand paid before the ensealing & delivery of these Presents by my Hon. Fath. John Staple of Kittery in y. County & Province afores.4 yeoman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented have given granted bargained sold aliened convey.4 & confirm.4 & by these Presents Do Absolutely give grant bargain sell aliene convey & confirm unto him the s.d John Staple his Heirs & Assigns forever All that my Tract of Land Containing Ten Acres Butted & Bounded as followeth viz beginning at the North Corner of my s.d Fathers homestead & from thence running South West & by West Forty Poles thence to Extend South East & by South Forty Poles being the breadth of s.4 homestead & thence North East & by East Forty Poles to the East Corner Bounds of s.d Lot & from thence Extending North West & by North by the head Line of s. d Homestead Forty Poles to y. e North Corner afores, d Bounded South Westward with the Remaining Part of s.d Homestead on the North West by Land of John Remick & Richard King North Eastward by Land of Andrew Spinney & South Eastward by the Town Highway containing Ten Acres as afores.4 & is Situate & being in Kittery afores.4 which Tract of Land with other Lands was Given me by my s.4 Father as by his Deed to me bearing Date y.e twenty fifth Day of March Anno Domini One thousand seven hundred & twenty four reference being thereunto had may appear To have & to hold the s. ⁴ Tract of Ten Acres of Land with all y. Appurees Priviledges & commodities to y *same belonging or in any wise Appertaining to him the s. ⁴ John Staple his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof from hence forth & forever & 1 y*s. ⁴ Hezekiah Staple & my Heirs to him the s. ⁴ John Staple his Heirs & Assigns shall & will Warr. ¹ & defend y* Title & Possession of y* before granted Premisses ag. ¹ y. ⁴ Claims & Demands of all Persons claiming from by or under me In Witness whereof I the Hezekiah Staple have hereanto set my Hand & Seal this thirtieth Day of Aug. ¹ Anno Domini one thousand seven hundred & twenty seven Annoq Ri Ris Georgii Secundi Magnac Britaniae & Primo

Hezekiah Staple (*seal)
Signed Sealed & Deliv. in Presence of John Tompson
John Remick William Gonnel

The above named Hezekiah Staple before me Personally appe. 4 & Ackn. 14 the foregoing Instrum. 4 to be his free Act & Deed March 11 1734/5

Elihu Gunnison J Peace
A true Copy of y. Grig. Rec. July 17, 1735
Att. Jer. Moulton Reg.

To all People to whom these Presents shall come Greeting Know Ye that I Benjamin Jeffrey of Lyn in the County of Essex in the Province Ben. Jeffrey of the Massachusetts Bay in New England To Jacob Wilds & Cooper for & in Consideration of the Sum of Mos. Foster Four Hundred & Ten Pounds in Bills of Credit to me in Hand before the Ensealing hereof well & truly paid by Jacob Wildes Husbandm. a & Moses Foster Husbandman both of Arundel in y. County of York in y. Province of ye Massachusetts Bay afore.sd the Receipt whereof I do hereby Acknowledge and my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge them the said Jacob Wildes & Moses Foster & their Heirs Exec. 18 & Admin. rs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto them the said Jacob Wildes & Moses Foster & unto their Heirs & Assigns forever a Certain Tract or Parcel of Upland & Salt Marsh Ground situate lying & being in the Township of Arundel in the

County of York aboves. d Containing Two hundred Acres be it more or less (being Part of ve Farm that was John Jefferds late of Lyn Dec. d) s.d Tract Bounded as followeth Beginning at a Pitch Pine Tree mark. at the South Easterly End a Bounds in the first Division of s.d Farm South Westerly Eighty Rods to a Pitch Pine Tree mark. a Bound in the Second Division of s.d Farm thence running North Westerly into the County four hundred Rods keeping s.d Breadth of Eighty Rods from End to End throughout Also a Piece of Marsh Containing Twelve Acres more or less Laid out to me in my Brother Josephs Division bounded as pthe Committees Return that Laid it out may appear always Excepting & Reserving ab. Fourteen Acres of Marsh set off to the Widdow on the Northerly side of s.d Two Aundred Acre aboves.4 Bounded as by s.4 Committees Return may appear also Liberty of a Way to Improve the same To have & to hold the s. granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to them thes. d Jacob Wildes and Moses Foster & to their Heirs & Assigns forever to them & their only proper Use Benefit & Behoof forever And I the s.d Benj. Jeffrey for me my Heirs Exec. 18 & Admin. 18 do covenant promise & grant to & with them the s.d Jacob Wildes & Moses Foster their Heirs & Assigns that before the ensealing hereof I am y.e true sole & lawful owner of y.e above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & Absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm s.d bargained Premisses in manner as afores.d And that they the s.d Jacob Wildes & Moses Foster & their Heirs & Assigns shall & may from Time to Time & at all Times forever forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the s. d demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted [154] exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm. ts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I y. o s. d Benjamin Jeffrey for my self & my Heirs Exec. 18 & Admin. 18 do covenant & engage the above demised Premisses to them the s.d Jacob Wildes & Moses Foster & to their Heirs & Assigns ag. the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents In Witness whereof I y.*s.*d Benjamin Jeffrey have hereanto set my Hand & Seal the nineteenth Day of July Anno Domini 1735 in the ninth Year of y.* Reign of our Sovereign Lord George the Second King of great Brittain &.* Benjamin Jeffery (*seal)

Signed Sealed & delivered in Presence of Joseph Jeffery Samuel Waite

Ipswich Essex July 19th 1735 Then the within named Benj. Agffery Personally appeared & Acknowledg. this Intrum. to be his free Act & Deed

A. R. Wise J. r P. s A true Copy of y. e Orig. l Rec. a July 21-1735 Att. e Jer. Monlton Reg. r

Province of the Massachusetts Bay Pursuant to an Order

of the General Court or Assembly held at Ret.r of Mr Jn.o Boston upon Tuesday the twenty fourth Cottons Land Day of October 1710 by Adjournment I James Warren of Berwick one of the Surveyors of s.4 Town of Berwick on the eighth Day of December 1719 being Assisted by Nicholas Morrel & John Shapleigh both of the Town of Kittery to Carry the Chain Surveyed Platted out eight hundred Acres formerly Granted by v.º Gen.rl Court of the Massachusetts to the late Rev. M.r John Cotton formerly Minister in Boston the afores.4 Tract of Land lying & being in y.e County of York in the Province of Main Butted & Bounded as follows Beginning at a Small Maple Tree marked with the Letters B. W. which Tree standeth in the head Line or Bounds of the Township of Berwick in the County of York afores. d & is North East by East one Mile & Sixty Poles from a Pair of Falls on Nuchewannuck River known & Called by the Name of the Stare Falls & from s.4 Maple Tree running North West by North one Mile then South East by South one Mile & Quarter to the afores.4 Head Line or Bounds of the Township of Berwick afores.d & from thence by s.d Line & Joyning to it South West by West one Mile to the afores.4 Maple Tree marked as afores.4 & the other three Corners Bounds are Beech Trees & marked with the aforesaid Letters B. W. as by this Platt is Plainfully described & delineated as Witness my Hand

James Warran Surv. York ss/March 28. 1720 Then Personally appeared before me the Subscriber on of his Majesties Justices of ye Peace

for ye.* County of York y.* above named James Warren Nicholas Morrel & John Shapleigh & severally made Oath that in Pforming the Surveying of y.* aboves^a eight hundred Acres of Land they Acted impartially According to their Best Skill & Judgment

Jos: Hammond.



A true Copy of the Original Platt &.c on File in the Secretary s Office for the Province of the Massachusetts Bay Exam. Ap Thad: Mason Dep. t Sec. 79

In the House of Representatives Dec.* 12.th 1720 Resolved that the Land definented in this Platt be confirmed to Assignees of y.* Rev.* M.* John Cotton late of Boston Dec.* to fulfill the Grant made by this Court to him Anno 1641 of Six hundred Acres & to satisfie another Grant of two hundred

Acres more granted to his Heirs Anno 1670 Provided it Intrench upon no former Grant nor exceed the Quantity Granted. nor the Grants, or either of them have been before Laid ont.

> Sent up for Concurrence Tim.º Lindall Speak.

In Council Dec. 12.th 1720 Read & Concurred Consented to. J. Willard Sec. ry

Sam. 11 Shute

A true Copy of the Orig. as on the Orig. File in the Secretarys Office of y.º Massachusetts Bay Exam. d p Thad: Mason Dep. t Sec. 19

The foregoing Return Platt & confirmations, are true Copies of Attested Copies Received Aug. 13. 1735 Attest Jer. Moulton Reg. r

[155] To all People to whom this Present Deed of Sale

Sam.1 Goodin

shall come Samuel Goodin of Berwick but

now Resident in Dover in y.e Province of T_0 New Hampsh. in New England Sendeth Gersh. Wentw.th Greeting Know Ye that I v. s.d Samuel Goodin for & in Consideration of the full & Just Sum of Twelve Pounds curr. Money of New England to me in Hand well & truly paid at y. Ensealing & delivery of these Presents by M. Gershum Wentworth of Dover in the Province afores. the Receipt whereof I Acknowledge by these Presents Do acquit exonerate & & forever discharge the afore Gershom Wentworth his Heirs Exec. 18 Admin. 18 & Assigns of the same & of every Part & Parcel thereof & by these Presents have fully freely clearly & absolutely given granted bargained sold aliened enfeoffed & confirmed unto the above named Gershom Wentworth & to his Heirs & Assigns forever a Tract or certain Parcel of land situate lying & being in the Township of Berwick in the County of York in his Majesties Province of the Massachusetts Bay in New England which Tract or Parcel of Land Contains Twenty five Acres be it more or less which is the one half of Fifty Acres Granted to my Father Dan. Goodin Sen. by v. Town of Kittery in the Year one thousand Six hundred & ninety four & May Sixteenth & May y. twenty fourth one thousand Six hundred ninety & nine The s. Land lying near Salmon Falls Little River above y.e Place called y.e nine Notches which Land being Part of the 407 Acres all which Twenty five Acres of Land lyeth betwixt v.e Land of James Forguson & Philip Hubart with the other Twenty Five Acres

Given to my Brother Miles Goodin by my Father Daniel Goodin by an Instrum. t or Deed of Gift under his Hand & Seal the 13, Nov. 1716 The whole Fifty being Bounded beginning at a Maple Tree within Thirty or Forty Rods of the Wiggwam or Lodging House that William Grant Thomas Gooding s. d Daniel Gooding & Jos: Hodsden in the Year 1705 Running from thence South East & by South one hundred Seventy & Two Pole by a Birch Tree marked by a Little Brook & running North East & by East Three hundred & ninety Poles in Length Together & Singularly all Ways Rights Profits Priviledges & Appurces that in any way or manner thereunto Appertaining as Also Wood UnderWood Water or Watercourses Timber Trees Stones Miner. or whatsoever shall or may thereunto belong To have & to hold all the above given & bargained Premisses with their & every of their Appurces unto him the s.4 Gersone Wentworth & to his Heirs Exec. 18 Admin. 18 or Assigns forever the Premisses being free & clearly acquitted exonerated & discharged of & from all manner of former & other Gifts Grants Bargains Sales Leases Titles Troubles Mortgages Executions Judgm. 18 or Demands & further the s.d Sam. 1 Goodin his Heirs Exec. rs Admin, rs & Assigns doth covenant & engage that the afores.d Gershum Wentworth his Heirs Exec. 18 Admin. 18 & Assigns shall & may from this Time & at all Times hereafter have hold Use Occupy Possess & enjoy y.º above Twenty Five Acres of Land with all the Appurces thereunto belonging & I the aboves. Samuel Goodin do Acknowledge my self to have full power & lawful Authority to sell & dispose of y. same & Further the s. 4 Samuel Gooding shall & will himself his Exec. 18 Admin. 15 & Assigns Warrant & Defend all the above given & bargained Premisses with their & every of their Appurces ag. 1 y. e lawful Claims or Demands of all manner of Person or Persons whatsoever laving any Just Claim thereunto to him the aboves. Gershum Wentworth & to his Heirs Exec. 18 Admin. 78 & Assigns forever In Witness I have hereunto set my Hand & Scal & Sarah my wife In Testimony of her Relinquishing her Right of Dowry & Power of Thirds to y. above granted & bargained Premisses this twenty fifth Day of Oct. Anno Domini one thousand seven hundred & twenty & in y.e 7.th Year of y.e Reign of our Sovereign Lord George King of great Brittain France & Ireland Defender of y.e faith

> Samuel Goodin (aSeal) Sarah Goodin (aSeal)

Signed Sealed & Delivered in Presence of us Samuel Roberts Joshna Roberts Nath. Perkins

York ss/ Sept. 9, 1725 Samuel Goodwin Personally appearing Acknowledg. the foregoing Instrum. to be his free Act & Deed Coram Jos. Hamond J Peace

A true Copy of y.e Orig. Rec. Aug. 13 1735 Att. Jer. Moulton Reg.

To all People to whom these Presents shall some I Phinehas Jones of Falmouth in the County of York & Jones To Province of y.º Massachusetts Bay in New England Yeoman sends Greeting Now Know that for & in Consideration of the Sum of thirty seven

& in Consideration of the Sum of thirty seven Pounds in Bills of Credit on this Province to me at or before y. Sealing & delivering of these Presents well & truly paid by John East of Falm.º afores.d Marriner the Receipt whereof I do hereby Acknowledge & my self therew.th fully satisfied & contented have given granted bargained sold released quit claim, & convey. & Do by these Present give grant bargain sell release Quit claim & convey unto him the said John East his Heirs & Assigns forever all the Right Title & Interest which I now have ought to have or hereafter shall have unto the one half Part of a Common Right or Proprietors Right which belongeth to the Heirs or Assigns of Thomas Walter late of Falm. afores. Dec. by virtue of his being a Settler under President Danforth which half Right I bought of William Walter of Boston Son & only Heir of s.d Thomas Walter as may appear by the Deed thereof under his Hand & & Seal bearing Date the twentieth Day of Feb. 17 1731 & Recorded with the Records for Deeds in the County of York April 5, 1733 Lib. 15 Fol. 207 s.d Right lying in the Township of Falmouth To have & to hold the above bargained & releas.d [156] Premisses from me my Heirs & Assigns unto him the s.d John East his Heirs Exec. 18 Admin. 18 & Assigns forever & Furthermore I the s.4 Phinehas Jones for my self my Heirs Exec. 18 & Admin. 18 do promise & agree to & with him thes. 4 John East his Heirs Exec. 78 Admin. 78 & Assigns to warr. t y. above demised Premisses from all Persons laying lawful Claim thereunto from by or Under me In Witness whereof I have hereunto set my Hand & Scal this Eight Day of Novemb. * & in ye Year of our Lord one thousand seven hundred & thirty three

Phinehas Jones (aSeal

Signed Sealed & Delivered in Presence of us, Tho.* Emerman \times Jeremiah Riggs

York ss/ Falm.º Nov. 8. 1733, Phinehas Jones appearing Acknowledged the before going Instrum. to be his Act & Deed

Henry Wheeler J. Peace A true Copy of y. Orig. Rec. July 21 1735 Att. Jer. Moulton Reg.

To all People to whom these Presents shall come I John East of Falmouth in the County of York & Jn.o East To Province of the Massachusetts Bay in New En.o Knight England Marriner sendeth Greeting Now know Ye that for & in Consideration of the Sum of Forty Pounds in Bills of Credit on this Province to me at or before the Sealing & delivering of these Presents Well & truly paid by Enoch Knight of Newbury in the County of Essex & Province afores. Tailor the Receipt whereof I Do hereby Acknowledge and my self therewith fully satisfied & contented have given granted bargained sold released quitclaimed & conveyed & Do by these Presents give grant bargain sell release quitclaim & convey unto him the s.d Enoch Knight his Heirs & Assigns forever All the Right Title & Interest which I now have ought to have or hereafter shall have unto the one half Part of a Common Right or Proprietors Right which belongeth to the Heirs or Assigns of Thomas Walter late of Falm.º afores.d Dec.d by virtue of his being a Settler under Presid. nt Danforth which half Right Phineas Jones bought of W.m Walters of Boston Son to the s.d Thomas Walters & only Heir as may appear by the Deed thereof under his Hand & Seal bearing Date the twentieth Day of Feb. 17 1732 & Recorded with the Records for Deeds in the County of York April 5.1 1733 Lib. 15. Fol. 207. s.4 Right lying in ve Township of Falmouth To have & to hold the above bargained & released Premisses from me my Heirs & Assigns unto him the s.d Enoch Knight his Heirs Excc. 78 Admin. 78 & Assigns forever Furthermore I the s.d John East for my self my Heirs Exec. 18 & Admin. 18 do promise & agree to & with him the s.4 Enoch Knight his Heirs Exec. 18 Admin. 18 & Assigns to warrant the above demised Premisses from all Persons having lawful Claim thereunto from by or under me & in Case the above Half Right should be any wise Entangled or otherwise engaged that the above

Enoch Knight or his Assigns may not quietly & peaceably enjoy the same then I the aboves. John East to Return unto him the Enoch Knight or his Assigns the full Sum of Forty Pounds aboves. & no more In Witness whereof I have hereunto set my Hand & Seal this tenth Day of November & in the Year of our Lord one thousand Seven hundred & thirty-three

John East (aSeal)

Signed Scaled & Delivered in Presence of us Joseph Thompson Sam. Cobb

York ss/Nov. 10, 1733 John East Acknowledged the above Instrumt to be his free Act & Deed

Cor Joshua Moody Jus. ts Pac.e

A true Copy of y. Orig. Rec. July 22-1735 Attest Jer. Moulton Reg.

To all People to whom these Presents shall come Greet-

ing Know Ye y.1 I Nathaniel Clarke of Wells Na.th Clarke in the County of York in y.º [Province] Massachusetts Bay in New England Farmer То for & in Consideration of the Sum of Five Pet.r Rich Pounds to me in Hand paid before the ensealing hereof well & truly paid by Peter Rich of Wells afores.4 Husbandman & the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the s.4 Peter Rich his Heirs Exec.18 Admin. rs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convev & confirm unto him the s.d Peter Rich his Heirs & Assigns forever One Messuage or Tract of Land situate lying & being in the Town of Wells in y.º County of York & Containing Five Acres Butted & Bounded on the Eastern End of s.4 Peter Riches Lot of Land where he now lives on & running East by marked Trees being twenty Poles in Breadth till Five Acres be Compleated To have & to hold the s.a granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the s. 4 Peter Rich his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever and I the s.d Nath. Clarke for me my Heirs Exec. 18 Admin. 18 do covenant promise & grant to & with the s.4 Peter Rich his Heirs & Assigns that before v.e ensealing hereof I am the true sole & lawful owner of the above bar-BOOK XVII, 29,

gained Premisses and am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm s.d bargain.d [157] Premisses in manner as aboves. And that the s. Peter Rich his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & Injoy the s.d demised & bargained Premisses with all the Appurces free & clear & freely & clearly acquitted exonerated & disharged of from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Jountures Dowries Judgm. ts Executions Incumbraces & Extents Furthermore I the s.4 Nathaniel Clarke for my self my Heirs Exec. 18 Admin. 18 do covenant & engage y. e above demised Premisses to him y. e s. d Peter Rich his Heirs & Assigns ag.t the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend Mathu the wife of me the s.d Nathaniel Clark doth by these Presents freely willingly give yield up all her Right of Dowry & Power of Thirds of in & unto y. above demis.a Premisses unto him thes. 4 Peter Rich his Heirs & Assigns In Witness whereof we have hereunto set our Hands & Seals the fifteenth Day of Nov. in the Fifth Year of y. Reign of our Sovereign Lord George y. Second King of England & in ye Year of our Lord God 1731.

Nathaniel Clark (aSeal)

Signed Sealed & delivere'd in Presence of Joseph Day Nat. Wells

York ss/Wells March 11, 1733/4 Then Nathaniel Clark Personally appeared & Acknowledg.^d this Instrum.^t to be his free Act & Deed

Before Joseph Sayer J. Peace A true Copy of the Original rec.⁴ July 24, 1735 Attest Jer Moulton Reg.⁵

To all People to whom these Presents shall come Greeting Know Ye that we Eleazer Clark & Samuel Clark To
Pet. Rich
Bay in New England Yeoman in Consideration of Five Pounds to us in Hand truly

paid before the ensealing hereof by Peter Rich of s. Wells

Husbandman the Receipt whereof we do hereby Acknowledge & our selves therewth fully satisfied have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto the s.a Peter Rich his Heirs & Assigns forever One Messaage or Tract of Marsh situatelying & being in the Township of Wells afores. Containing Five Acres of Marsh or Meadow Ground Butted & Bounded on a Certain Brook which runs into Monsome River which goes by ye Name of Rankins Creek beginning at a Pitch Pine Tree Marked N. C. & at a Small Brook on the Easterly Side of s. Rankins's Creek & so running up s.d Brook Westerly on hundred & twenty Poles or Rods unto a Pitch Pine Tree marked or untill Five Acres are compleat. d To have & to hold the s.a granted & bargained Premisses with all ye Appurces & Priviledges & Commodities to the same belonging or in any wise Appertaining to him the s.4 Peter Rich his Heirs & Assigns forever and We the s.d Samuel Clark & Eleazer Clark for our selves our Heirs Exec. 18 & Admin. rs do covenant promise & grant to & wth the s.d Peter Rich his Heirs & Assigns that before the ensealing hereof we are the true sole & lawful owners of v.e above bargained Premisses & are lawfully seized & possessed of y.e same in our own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in our selves good right full power and lawful Authority to grant bargain sell convey & confirm s.d bargain.d Premisses in manner as aboves.4 and that the s.4 Peter Rich his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the s.d demised Premisses with all the Appurces thereof free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm. ts Executions & Incumbrances Furthermore we the s. d Eleazer Clark & Samuel Clark for our selves our Heirs Exce. 18 & Admin. 18 do covenant & engage y. 8 above demised Premisses to the s.d Peter Rich his Heirs & Assigns ag. the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warr. t secure & defend and Likewise we Eliz. the wife of the s. Lleaz. Clark & Lydia the wife of v.e s.a Samuel Clark do by these Presents freely and willingly give yield up & Surrender all our Right of Dower & Power of thirds in & to the above demised Premisses unto him the s. Peter Rich his Heirs & Assigns

forever In Witness of the truth of y.° above written Deed we the s.⁴ Eleazer Clark & Sam.¹ Clark & Eliz.ª Clark & Lydia Clark have hereunto set our Hands & Seals the Day of——Anno Domini Annoq Ri Ris Georgii Secundi Magna Brittanniae &.º Octavo.

> Eleazer Clark (*Seal) Samuel Clark (*Seal)

Signed Sealed & Delivered in Presence of us, Sam.1

Wheelwrigh Sam. 1 Emery

York ss/Wells March y.* 10, 1734/5 Then Eleazer Clark & Sam.¹ Clark Personally appeared & Acknowledged this within written Instrum.¹ to be their free Act & Deed

before Joseph Sayer Jus. Peace A true Copy of y. Original Receiv. July 24: 1735 Attest Jer. Moulton Reg.

Attest Jer. Moulton Reg.

158 Know all Men by these Presents that I John Thompson of York in the County of York in Jno Thompon the Province of the Massachusetts Bay in New To England Husbandman in Consideration of Joseph twenty three Pounds in Bills of Credit on s.d Province to me paid by my Brother Joseph Thompson of the same place Husbandman Do hereby give grant bargain sell & confirm unto the s.d Joseph A Certain Parcel of Land lying in the Second Parish in York afores. containing Seven Acres & an half it being Part of twenty Acres I bought of James Smith jun, & whereon my House now stands the s.d Parcel hereby sold lies at the upper or Northerly Part of s.4 Twenty Acres & is to run down Southerly the whole breadth thereof till Seven Acres & an half be Compleated Also Ten Acres of y.e Common Land not yet Laid out being Part of Forty Acres granted to me by the Town of York in the Year 1732, as by the Town Book may appear to be Laid out according to the Tenor of s.d Grant Together w.th the Appurces to the same belonging To have & to hold to the s.d Joseph Thompson his Heirs & Assigns forever to his & their Use & I do hereby for my self & my Heirs Exec. 18 & Admin. 18 covenant & engage ve Premisses to warrant & defend forever hereafter to him the s.4 Joseph his Heirs & Assigns ag.t all Persons whatsoever lawfully claiming the same In Witness I have hereunto set my Hand & Seal with Priscilla my wife joyning with me herein the 25

Day of May in the Year of our Lord one Thous. d seven hundred & thirty four.

John Thompson (aSea

Prisilla X Thompson (aSeal)

Signed Sealed & Delivered in Presence of us Samuel

Thompson John Curtis York ss/Aug. * y. * 22. * 1734. John Thompson & Prisilla his wife Acknowledg. * this Instrum*. to be their free Act & Deed

Sam. Came J. Pes.

A true Copy of y. Orig. 1 rec. d July 24, 1735 Attest Jer. Moulton Reg. 7

Know all Men by these Presents that I Samuel Thompson of York in the County of York in the Province of Sami Thompson the Massachusetts Bay in New Eng.d Cord-To wainer in Consideration of thirty five Pounds in good Bills of Credit on y. s. a Province to Joseph me paid by my Brother Joseph Thompson of York afores. Husbandman Do hereby give grant bargain sell & confirm to thes. d Joseph a Certain Parcel of Land containing Ten Acres The Grant of which I bought of Joseph Smith & w.ch was Laid out to me at the Place called Huckleberry Plain Adjoyning my Brother Johns Land Bounded as in the Return thereof on Record is Expressed Also all that my Portion Part & Proportion of that Part of our Hon. 4 Fat. Alex. Thompson Deceased Homestead at Bricksum so called which lies above the Way there betwixt the Lands now in the Possession of Joseph Smith formerly Frosts on the S. W. Side & y. Land of Joseph Leavitt formerly Hays on the N. E. Side with the Appurces to yo Premisses belonging To have & to hold to him y. * s. d Joseph Thompson his Heirs & Assigns forever to his & their Use And I Do hereby covenant & engage for me my Heirs Exec. 18 & Admin. 18 to warrant & Defend to the s.4 Joseph Thompson his Heirs & Assigns ag.t all Persons whatsoever the s.d Ten Acres of Land above mentioned now hereby valued at Twenty Pound but not to warrant my Part of my s. a Fathers Homestead hereby sold. In Witness whereof I & my wife Hannah Joyning with me herein have hereunto set our Hands & Seals the twenty fifth Day of May in the year our Lord Seventeen hundred & thirty four

Sam. Thompson (aSeal)

Hannah X Thompson (aSeal)

Signed Sealed & Delivered in Presence of us John Thompson John Curtis

York ss/Aug. 'y. 22. 4 1734. Sam. 1 Thompson & Hannah his wife Acknowledged this Instrum to be their free Act & Deed.

To all People to whom these Presents shall come Greeting

Sam. Came J. Pe.

A true Copy of y.e Orig.1 rec.d July 24- 1735

Att. Jer. Moulton Reg.

Know Ye that I John Thompson of York in Jn. Thompson the County of York in New England Hus-To bandman for & in Consideration of the Sum Joseph of Fifteen Pounds to me in Hand before the ensealing hereof well & truly paid by my Brother Joseph Thompson of the Town & County afores.d Husbandman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof Do exonerate acquit & discharge him the s.d Joseph Thompson his Heirs Exec. 18 & Admin. 18 forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the s.4 Joseph Thompson his Heirs & Assigns forever The Moiety or half Part of a Certain Grant of Land of Fifteen Acres which was granted by the Town of York to John Smith it being the one half which s.d John Smith sold to John Linscot by Deed Dated June 17, 1729, & all which Half the s.d John Linscott sold to me the s.4 John Thompson by Deed Dated Feb. ry 26, 1734, and are Recorded in York County Records for Deeds &. c Lib.o 17. Fol.º 75 more fully may appear s.d Moiety or half Part of s.d 15 Acre Grant not Yet Laid out To have & to hold the s.d Granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the s.4 Joseph Thompson his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the s.4 John Thompson for my self my Heirs Execrs & Admin. 18 do covenant promise & Grant to & with the s.4 Joseph Thompson [159] his Heirs

& Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of y.º same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm s.d bargained Premisses in manner as aboves.d and that the s.d Joseph Thompson his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably and quietly have hold Use occupy possess & enjoy the s.d demised & bargain-Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmen. ts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the s.d John Thompson for my self my Heirs Exec. 18 & Admin. 18 do covenant and engage the above demised Premisses to him the s.a Joseph Thompson his Heirs & Assigns ag.t the lawful Claims or Demands of any Person or Persons whatsoever forever to Warr. t secure & defend by these Presents In Witness whereof I have set my Hand & Seal July 11 1735 in the ninth Year of his Majesties Reign John Thompson (aSeal)

Signed Sealed & Delivered in Presence of us, Jer. Moulton Daniel Moulton

York ss/York July 11 1735 Then the above named John Thompson Personally appearing Acknowledg. ^a y. ^e above Instrum. ^t to be his Act & Deed

before Jer, Moulton Jus. Peace A true Copy of y.º Orig.' Rec.⁴ July 24 1735 Att.⁵ Jer. Moulton Reg.

To all People to whom these Presents shall come we Israel

W.^m Mitchell
Helfs viz
Israel Chris.^o
Jn. Eliz.^a Mitche
To
Jos. Mitchel

Jos. Mitchel

Mitchell Elizabeth Mitchell & John
County of York in y.^a Province of the
Massachusetts Bay in New England
Heirs of W.^a Mitchel late of Scarborough in s.^a County Dec.^a Know ye
that we the s.^a Israel Mitchel Christ.^a

Mitchell [& John Mitchel] Eliz.^a Mitchel & Mary Mitchel Do for & in Consideration of the Sum of Nine Pounds currant Money of New England to us in Hand before the ensealing

& Delivery of these Presents well & truly paid by Joseph Mitchel jun. of Kittery in the County & Province afores. d Shipwright the Receipt whereof we do hereby Acknowledge & our selves therewth fully satisfied contented & paid have given granted bargained & sold and by these Presents for us our Heirs Exec. 18 & Admin. 18 fully freely clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm Unto him thes. d Joseph Mitchell his Heirs & Assigns one Acre or thereabout of Salt Marsh lying & being in the Township of Kittery being all our Part or Divison of a Parcel of Marsh Containing about Four Acres lying near or within Brave Boate Harbour Bounded with the South West Branch of the Creek To have & to hold unto him the s. d Joseph Mitchel his Heirs Exec. 78 Admin. 78 & Assigns to his & their own proper Use Benefit & Behoof forever and we the s.d Israel Mitchel Christopher Mitchell Eliz.a Mitchel [& John Mitchel & Mary Mitchel] our Heirs Exec. 18 & Admin, 18 to & with him the s. 4 Joseph Mitchell his Heirs & Assigns Do coven. promise & grant to & with that at & untill the ensealing & delivery of these Presents we are the true sole and lawful owners of the above granted & bargained Premissess and have in our selves good Right full power & lawful Authority to sell & dispose of the same as aboves.4 the quiet & peaceable possession thereof ag. t our selves our Heirs Exec. rs & Admin. rs & ag. t y. e lawful Claim and Demand of all other Persons whatsoever forever hereafter to warrant secure & defend In Witness whereof we v.º s.d Israel Mitchel Christopher Mitchel [& John Mitchel] Eliz.a Mitchell & Mary Mitchell have hereunto set our Hands & Seals this Fourteenth Day of Nov. in the eighth Year of v. Reign of our sovereign Lord King George the second over great Britain &.º Anno Domini one thousand seven hundred Thirty & Four Elizabeth Hasken doth by these Presents Yield up & Surrender all her Right of Dowry of in & to the Premisses Interlined between the two first Lines and beetween fifth & Sixth Lines & between the twenty third & twenty fourth & between the thirty fourth & thirty fifth

Eliz. ^a × Haskins	$(^{a}Seal)$
Isral × Mitchel	$\left(^{a}\mathrm{Seal}\right)$
Christopher Mitchel John Mitchel	(Seal)
Eliz. ^a × Mitchel	(Seal)
Mary × Mitchel	(aSeal)
mark	

Signed Sealed & Delivered in Presence of Joseph Poake John White

York ss/Scarborough Nov. r y. e 14, 1734. Then Eliz. e Haskins & Israel Mitchel and Christopher Mitchel & John Mitchell & Eliz. e Mitchel & Mary Mitchel Personally appeared before me & Acknowledg. e this Instrum. to be their free Act & Deed

Before the Roger Dearing J. Peace A true Copy of y.º Orig.¹ rec.ª July 26, 1735 Att.¹ Jer. Moulton Reg.¹

To all People to whom these Presents shall come sends

Sam.¹ Hatch To Ja.s Littlefield

Greeting Know Ye that I Samuel Hatch of Wells in the County of York in the Province of the Massachusetts Bay in New Engfield Insbandman for & in Consideration of the Sum of Fifteen Pounds in passable Bills

of Credit of New England to me in Hand paid before the ensealing & delivery of these Presents by James Littlefield of Wells in County afores. Housewright the Receipt whereof to full Content & satisfaction I do hereby Acknowledge acquit [160] exonerate & discharge the s.a James Littlefield his Heirs Exec. 18 & Admin. 18 every of them forever by these Presents & for divers other Good Causes & Considerations me hereunto moving I thes.4 Samuel Hatch above named have given granted bargained sold aliened enfeoffed remised released quitted Claim & confirmed & by these Presents Do fully freely clearly & absolutely give grant bargain sell aliene enfeoffe remise release quit claim & confirm unto thes. d James Littlefield & to his Heirs and Assigns forever All the Estate Right Title Interest Share Portion Proportion Inheritante Property Possession Reversion Remainder Claim & Demand whatsoever which I thes.4 Samuel Hatch now have ever had or which I or either of my Respective Heirs or Assigns in Time to Come can may might should or in any wise ought to have or Claim of in & to a Certain Piece of Marsh Iving in the Township of Wells afores. at the lower End of my marsh joyning on the Island of Cap. John Storer so called & lying on the North East Side of a Creek & so running up to the River [on the South East Side by John Eldridge be it more or be it less Together with all the Rights Priviledges & Appurces wt so ev. thereof belonging or may hereafter belong. To have & to hold all the above granted & released Premisses with the Appurces thereof unto the s. a James Littlefield his Heirs & Assigns

forever to his & their own sole & proper Use Benefit & Behoof from hence forth & forevermore freely peaceably & quietly without any manner or reclaim challenge or Contradiction of me the said Samuel Hatch or my Heirs or Assigns or either of them & I my self my Heirs & every of them shall be utterly excluded & forever debarred by these Presents & y.º bargained released & Confirmed Premisses with their & every of their Appurces unto the s. d James Littlefield his Heirs & Assigns forever To warrant & Defend ag. t my self my Heirs & Assigns & ag. the lawful Claims & Demands of all & every other Person whatsoever laving and Claim thereto & Lydia the wife of me the Samuel Hatch doth by these Presents freely fully & willingly give yield up & Surrender all her Right of Dowry & Power of Thirds of in & unto the above demised Premisses unto him thes.d James Littlefield his Heirs & Assigns forever & we the afores. A Sam. Hatch & Lydia Hatch have hereunto put our Hands & Seals the fourteenth Day of May seventeen hundred thirty five in the eighth Year of y. e Reign of our sovereign Lord George y. Second of great Britain &c Memorandin the above interlined was written before Signing & Sealing.

Sam. Hatch (aseal)

Signed Sealed & Delivered in Presence Sarah Wiggin Jonathan Jackson

York ss/Wells May y.º 15, 1735. Then the within named Samuel Hatch appeared & Acknowledged the within Instrument or Deed of Sale to be his free Act & Deed.

before Joseph Hill Jus. Peace A true Copy of v.º Orig.¹ rec.ª July, 24 1735

Att.t Jer Moulton Reg.r

To all People to whom these Presents shall come Samuel Fernald of Kittery in the County of York Sam. Fernald within his Maj. tys Province of the Massachus-To etts Bay in New England BlackSmith Send-Samuel eth Greeting Know Ye that I thes. d Samuel Fernald for & in Consideration of the Sum of Thirty Pounds curr.t Money of New Eng.d to me in Hand paid before the cuscaling & delivery hereof by Samuel Fernald jun. of the same place Sailer Son of me thes. Samuel Fernald The Receipt whereof to full content & satisfaction I do hereby Acknowledge & by these Presents do exonerate acquit & discharge thes. 4 Samuel Fernald jun. 7 his Exec. 18 Admin. rs of v. e same & every Part & Parcel thereof have given granted bargained sold & by these Presents Do give

grant bargain sell aliene enfectfe make over & forever confirm unto him thes. 4 Samuel Fernald jun. r his Heirs & Assigns a Certain Piece or Parcel of Land situate lying & being in Kittery afores.d on that Island in Piscataqua River called Fernalds Island whereon I now Live s.d Land being Butted & Bounded as followeth viz beginning at the River on the South Side of the s.4 Island & on the Easterly Side of the Land formerly M. Hendersons now Stephen Seaves and runs from s.d Seavys Land Easterly by the River twenty Rods & to run back Northerly by the s.a Seavys Land on y. West & my own Land on the East Fifteen Rods each Side and to be Fifteen Rods wide at the North End Containing one Acre & one hundred Rods or thereabouts be it more or less together with all the Priviledges & Appurces to y. e same belonging or in any wise Appertaining To have & to hold all ye above granted & bargained Premisses with the Appurces thereof unto him the s.4 Samuel Fernald jun. his Heirs & Assigns forever to his & their only sole & proper Use Benefit & Behalf from hence forth & forever lawfully & peaceably & quietly to be enjoyed held occupied & possessed only excepting & reserving Liberty to my self to Improve the same or any Part thereof for my self without paying any Rents or Services for y.º same during my own Natural Life (if I see fit to use it) In Witness In Witness whereof I the s. Sam. Fernald Sen. have bereunto set my Hand & Seal the First Day of Novemb. in the seventh year of ye Reign of King George the Second Annoq Domini one thousand seven hundred & thirty three

Sa. II Fernald (aSeal

Signed Scaled & Deliver.d in Presence of John Neall Édward WhitHouse

York ss/ Kittery April y.º 22.ª 1734, Then the above named Samuel Fernald Sen. Personally appeared before me the Subscriber & Acknowledg. the above written Instrum. to to be his free Act. & Deed

Elihu Gunnison J. Peace A true Copy of y. Orig. Rec. July 24 1735

Att. Jer. Moulton Reg. r

[161] To all People to whom these Presents shall come Greeting Know Ye that I Richard Toppan of the Town of New Bury in the County of Essex in his Majesties Province of the Massachusetts Bay in New England Cordwainer for & in Consideration of the Sum of Fifty

Pound in Money to me in Hand before the ensealing well &

truly paid by Samuel Todd of the Town of New Bury afores.d Blockmaker the Receipt whereof I do hereby Acknowledge & my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the s. d Samnel Tod his Heirs Exec. 78 & Admin, 78 forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Samuel Tod his Heirs & Assigns forever an One Hundred Acre Right at a Place called Coggs Hall in the County of York with all y.º Lands wen do or shall belong to s.d Right or that are or shall hereafter be Laid out on the sd Right at s.d Coggs hall To have & to hold thes. d granted & bargained Premisses win all the Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him the sd Sant. Tod his Heirs and Assigns forever to his & their only proper Use Benefit & Behoof and I the sa Richard Toppan for me my Heirs Exee. 18 & Admin. 18 do covenant promise & grant to & with y. e s.4 Sam.1 Tod his Heirs & Assigns that before y. Ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of v.e same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm s.d bargained Premisses in manner as afores.4 And that the s.4 Samnel Tod his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the s.4 demised & Bargain. Premisses with the Appurces free & clear & freely & clearly acquitted exonerated and discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm. 18 Executions or incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the s.d Richard Toppan for my self my Heirs Exec. 18 & Admin. 18 do coven. t & engage the above demised Premisses to him the sa Sam. Tod his Heirs & Assigns ag. the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents. ness whereof I the s.d Rich.d Toppan have hereunto set my Hand & Scal the third Day of Aug.t in y.e Second Year of v. Reign of our Sovereign Lord George v. Second by v.

Grace of God of great Britain France & Ireland King Defend. of y. Faith & Anno Domini 1728

Richard Tappan (aSeal)

Signed Scaled & Delivered in Presence of us witnesses Tho. Johnson King Calfe

Essex May y.º 13-1730 Rich.º Toppan Personally appeared before me the Subscriber & Acknowledged his Hand & Seal & y.º within written Instrum.¹ to be his free Act & Deed

Joseph Gerrish - Jus of y.º Pea. A true Copy of y.º Orig.¹ Rec.ª July 24, 1735. Attest - Jer. Moulton - Reg.¹

Know all Men by these Presents that We Dodavah Curtis

& Elizabeth Curtis Executrix to the last

Bilz. Exect.x

To y. Testam.t

To Jos. Gurtis

To Jos. Gurtis

To Jos. Gurtis

Will Extractam.t

To Jos. Gurtis

To Jos. Gurtis

To Jos. Gurtis

To Jos. Gurtis

To J

the s.^a Sum noto this Time have remised released & forever quit claimed unto the s^a Joseph Curtis his Heirs & Assigns forever All Right Title Use Inheritance & Possession of in & unto y.^e within mentioned thirty five Acres of Land in Kittery afores.^a as bounded & described in the Deed or Instrum.ⁱ in writing within mentioned And the s^a Deed & all y.^e Right Title & Interest of the s.^a Withers Berry Dec.^a is hereby remis.^a released & quitted unto the within & before named Joseph Curtis his Heirs & Assigns To have & to hold forever to the s^a Joseph Curtis his Heirs & Assigns with warranty ag.ⁱ all Persons Claiming under the s^a Withers Berry Witness our Hands & Seals the 24 Day of May in y.^e eighth year of his Maj^{iys} Reign An-

Dodavah X Curtis (aSeal)

Eliza. Curtice (aSeal)

Eliza. (aSeal)

Signed Sealed & Delivered in Presence of John Godsoe W. " Wentworth

noa Domini 1735

York ss/Kittery May 24-1735 Then Dodavah Curtis & Eliz.* Curtis his wife both Personally appeared & Acknowledged the above Instrum.* to be their free Act & Deed

before me W.^m Pepperrell J peace A true Copy of y.^e Orig.¹ Endorsed on a Bond from

Withers Berry to Joseph Curtis Rec. d July 24-1735.

Att. t Jer. Moulton Reg.

To all People to whom these Presents shall come Greeting Know Ye that I William Fry of Kittery in the County of York & Province of the Massachusetts Bay in New England yeoman Divers and Causes & Considerations, me thereinto

chusetts Bay in New England veoman Divers good Causes & Considerations me thereunto moving but more especially the Love & Paternal Affection which I have and bear to my beloved Son Joseph Fry of ve same Kittery afores. d Weaver have given granted aliened enfeoffed & confirmed & by these Presents for me my Heirs Exec. rs & Admin. rs Give Grant Aliene enfeoffe release Assure deliver and Confirm unto him the s.d Joseph Fry his Heirs & Assigns forever all that my Certain Tract Lot or Parcel of Land situate & being in the Township of Kittery afores.d Containing Twenty Seven Acres be it more or less Butted & Bounded as followeth [162] viz, beginning at the head of Nicholas Morrells Land & running thence East Eighty two Poles thence South Eleven Poles thence East seventy eight Poles thence North Thirty Four Poles to Franeis Allens Land & thence West one hundred & Sixty Poles & from that extent South by Land of Reinold Jenkins & Nicholas Morrells Twenty three Poles to the first beginning bounded West by Reinold Jenkins & Nicholas Morrells Land South by Morrell's Addition so called & Common Land East by the afores. 4 North & South Line & North by Francis Allens Land or however otherwise the same is Bounded or reputed to be Bounded Together with the Houses Buildings Orchards Fences Trees Woods under woods Profits Priviledges & Appurees thereon or thereto belonging or in any wise Appertaining To have & to hold unto him the sa Joseph Fry his Heirs and Assigns forever & to his & their own proper Use Benefit & Behof from hence forth & forever & I the sd W.m Fry for me my Heirs Exec. rs & Admin. rs to & with my s. Son Joseph Fry his Heirs & Assigns do coven. & promise grant & agree in manner following That is to Say that at & until the enscaling & delivery & delivery hereof I am the true sole & lawful owner of the afores,4 Tract of Land & Premisses and am lawfully seized & possessed of v.º same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good Right full power and lawful Authority to give & dispose of ye same as afores.4 the Quiet & Peaceable Possession thereof to Warrant & Defend ag.t my self my Heirs Exec. rs or Admin. rs or any other Person or Persons by from or under me them or any of them forever Always Provided & it is the true Intent & meaning of these Presents any thing herein Contained to the Contrary in any wise not with standing that if the s. d W. m Fry at any Time during my natural Life shall see cause to Enter into & upon any Part of y.*s.*d Tract of Land & Premisess & Improve the same it shall be lawful for me so to do without any Consideration to be paid therefor to the s.*d Joseph Fry his Heirs &.*e or any Molestation from him or them as I might have done before the making & Executing these Presents In Witness whereof I the s.*d W.*n Fry have hereunto set my Hand & Seal this 8 Day of June in y.*s forth year of y.*s Reign of our Sovereign Lord King George y.*s Second of great Britain &*Annoq Dom 1731.

William Fry (*Seal)

Signed Scaled & De. d in psence of us Win Fry jun. Benj. a Fry

York ss/Kittery June ye 8, 1731. William Fry above named Personally appearing Acknowledg. y. foregoing Instrum. in writing to be his voluntary Act & Deed

To all People to whom these Presents shall come Greet-

Coram Jos. Hamond J. Pac.

A true Copy of y. Orig. Rec. July 24, 1735.

Att. Jer. Moulton Reg.

ing Know Ye that Nicholas Morrell of Kittery in the County of York in y.º Province of Nich. Morrell the Massachusetts Bay in New England Ma-Jos. Frye son for & in Consideration of the Sum of fifty Shillings currant Money of s.4 Province to him in Hand before y.º ensealing & delivery hereof well & truly paid by Joseph Fry of Kittery in the County & Province afores^d Weaver the Receipt whereof ye sd Nicholas Morrell doth hereby Acknowledge and himself therewth fully satisfied & contented hath given granted bargained sold aliened conveyed & confirmed and by these Presents Doth absolutely give grant bargain sell aliene convey & confirm unto him thes Joseph Fry his Heirs & Assigns forever a Certain Piece or Parcel of Land situate in the Township of Kittery afores, d Butted & Bounded as followeth viz beginning at the South East Corner of the sa Joseph Frys Land on the West Side of the highway that Leads from Kittery Road over Horsadown Hill thence extends South one Pole to a Stone set in the Ground thence West Seventy Six Poles to a Stone set in the Ground thence North one Pole & thence extends East Seventy Poles to our first beginning To have & to hold the Piece or Parcel of Land as above bounded & described with all the Priviledges & Appurces to the same belonging or in any wise Appertaining to him the sa Joseph

Fry his Heirs and Assigns forever To his & their proper Use Benefit & Behoof & the sa Nicholas Morrell for him self his Heirs Exec. 18 & Admin. 18 doth covenant promise & grant to & with the sa Joseph Fry his Heirs & Assigns that before the ensealing hereof he is the true & lawful owner of ye above bargained Premisses and hath good Right & lawful Authority to dispose of ye same as afores ye peaceable possession thereof Agt himself his Heirs Execrs Admin & agt all other Persons claiming ve same or any Part thereof he forever will Save harmless Warrant & defend by these Presents he ve sa Joseph Fry his Heirs & Assigns erecting & maintaining a good & Sufficient Fence on the South Side thereof forever In Witness whereof the sa Nicholas Morrell hath hereunto set his Hand & Seal the first Day of Oct Anno Domini seventeen hundred & thirty three & in the seventh year of v. Reign of King George ve Second

Nich.º Morrell (*Seat)
Signed Sealed & Delivered in Presence of us William
Fry jun' Benjamin Fry

York ss/Oct 1, 1733. This Day ye above named Niche Morrell Personally appeard & Acknowledge this Instrumt to be his free Act & Deed

before Wⁱⁿ Pepperrell Jr J Peace A true Copy of y^e Orig¹ Rec¹ July 24, 1735 Att¹ Jer. Moulton Reg²

[163] To all Christian People to whom these Presents shall come Abraham Lord of Berwick in the County of York within the Province of y Massachusetts Bay in New England sendeth

To Massachusetts Bay in New England sendeth Richa Shakerly Greeting Know Ye that I thesa Abraham Lord for & in Consideration of thirty Pounds

currant lawful Money of New England to me in Hand paid by Richard Shakerly of Berwick afores Cordwainer the Receipt whereof I Do hereby Acknowledge to full content & satisfaction have given granted bargained & sold & by these Presents Do fully freely clearly & absolutely give grant bargain sell aliene enfeotic make over & forever confirm unto him thes Richard Shackerly his Heirs & Assigns for ever a Cer-Parcel of Land in Berwick afores Containing about one Acre & an half Acre of Land be it more or less lying [Triangular] Adjoyning to thes Bhackerlys own Land near his Dwelling House & is Part of y Lands formerly the Estate of James Emery jun Bounded viz beginning at the But End of a Certain Pine Log that Lies over or a Cross the Brook

at the Corner Bounds between the sa Shackerly & Lords Land & from thence on a Course South West by South four Degrees Southerly Strait to the Line between the Land formerly of Eldr Nathan Lord Decd & ye Lands of ye sd James Emery jung Decd & is Bounded on the Southerly or South Westerly Corner by the sd Lord Land & South Easterly by by the sa Lords Land & on other Sides by the sa Shackerlys Land To have & to hold the sa One Acre & an half Acre of Land be it more or less so butted & Bounded with the Priviledges & Appurces to the same belonging or in any wise Appertaining unto him the s4 Richard Shackerly his Heirs & Assigns in Fee Simple forever & I the sd Abraham Lord for my self my Heirs Execrs & Adminrs do covenant & engage unto & with the sd Richard Shackerly his Heirs & Assigns that at the Time of the Executing this Deed I am the true & lawful owner & possessor of the s4 bargained Premisses as an Absolute Estate of Inheritance in Fee simple & that from hence forth & forever the same shall be the Inheritance in fee of the sa Richard Shackerly his Heirs & Assigns & to his & their only Use & Benefit And I the st Abraham Lord for my self my Heirs Exects & Admints & each & every of ym do covent & engage unto & with the st Richard Shackerly his Heirs & Assigns & each & every of them the sa Granted & Bargained Premisses & every Part thereof agt the lawful Claims & Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend In Witness whereof I thesd Abraham Lord & Margaret my wife in token of her free consent hereunto & Relinquishmt of her Right of Dowry & Thirds in the Premisses hereunto set our Hands & Seals the Seventeenth Day of July in ve Ninth Year of ve Reign of King George ve Second Annoq Domini one thousand seven bundred & thirty five

Note These words viz (Triangular) on the; Corner) were Interlin^d before the Habandum before Signing

Abraham X Lord (aSeal)

mark
her

Margaret X Lord (aSeal)

Signed Scaled & Delive in Presence of Patrick Gowen

Mary Bron Sami Dennet

York ss/Berwick July 22.4 1735. Mr Abraham Lord & Margaret his wife above named Acknowledged the above Instrum to be their free Act & Deed

before John Hill J. Peace A true Copy of ye Origt Recd July 24, 1735. Att: Jer. Moulton Reg To all Christain People to whom these Presents shall come Greeting Know Ye that I William Fry
Wm Fry
To Majestics Province of young Massachusetts Bay
In New England vecman for & in Considera-

To Majestics Province of ye Massachusetts Bay in New England yeoman for & in Consideration of the Sum of Ten Pounds to me in Hand well & truly paid by my Three Sons William Fry junt Cordwainer Benje Fry & Joseph Fry

William Fry jung Cordwainer Benja Fry & Joseph Fry Weavers all of Kittery aforesa of each an equal Part. The Receipt whereof I do hereby Acknowledge & my self therewith to be fully satisfied contented & paid & thereof & of every Part & Parcel thereof do acquit exonerate & discharge the st William Fry Benia Fry & Joseph Fry their Heirs Exects & Admin's each of an equal Part & Proportion as aforesd & every of them forever by these Presents and for Divers other Good causes & Considerations me hereunto moving he the st Win Fry bath given granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents Doth fully freely clearly & absolutely give grant bargain sell aliene enfcoffe convey & confirm unto them the sa William Fry junt Benja Fry & Joseph Fry & to their Heirs & Assigns in severality forever all my Part Portion or Proportion of in or unto the Common & Undivided Land within the Township of Kittery & Berwick as the same hath been hereto fore Stated & Proportioned or however otherwise the same may hereafter be staded or Proportioned Together wth all such Rights Liberties Immunities Profits Priviledges Commodities emoluments & Appurces as in any kind Appertain thereunto with all the Reversions & Remainders thereof & all the Estate Right Title Interest Inheritance Property Possession Claim or Demand whatsoever of me the sa Wm Fry of in or [164] Unto the same or any Part thereof To have & to hold all the above granted Premisses with all & Singular ye Priviledges & Appurces thereunto belonging unto the sa Wm Fry jung Benja Fry & Joseph Fry their Heirs & Assigns each an equal Portion or Proportion thereof in Severalty forever & that the st Wm Fry Benja Fry & Joseph Fry their Heirs and Assigns Act & have ye Voice of ye sa Wm Fry in the Odering Settling & Dividing of ve sd Common & Undivided Land as he the sd W" Fry might himself have done before the Sale hereof & the sd Wm Fry doth hereby covenant promise bind & oblige him self his Heirs Execrs & Adminrs & Adminrs to Warrant & defend ye same with the Appurces thereof unto ye sd Wm Fry Benja Fry & Joseph Fry their Heirs & Assigns agt the lawful Claims & Demands of all & every Person or Persons whomsoever & at any Time or Times hereafter on Demand to give & pass such further Ample Assurance & Confirmation of y* Premisses unto the sd Wm Fry Benj* Fry & Jos. Fry their Heirs & Assigns forever as in Law or equity can be reasonably devis* Advis* or required In Witness whereof the sd William Fry hath hereunto set his Hand & Scal y* Second Day of Febr Anno Domini 1729/30 & in y* third Year of y* Reign of our sovereign Lord George y* Second by the Grace of God King of great Britain France & Ireland of y* Faith & **

William Fry (aSeal)

Signed Sealed & Delivered in Presence of Paul Went-worth George Hammond

York ss Febr 4, 1729/30 William Fry above named Personally appearing Acknowledged ye foregoing Instrumt in writing to be his voluntary Act & Deed

Coram Jos. Hammond J Pacs

A true Copy of ye Origi Reed July 24, 1735

Att Jer. Moulton Reg

To all People to whome these Presents Shall Come Greeting Know ye that I Samuel Martan of Beversami Martan

To

To

Massachusetts Bay in New England fisher-

man for and in Consideration of the Sum of Twenty four Pounds in Good Currant Passable money to me in hand before the Enscaling here of well and truly Paid by Robart Dodge Jur of Beverly in the County of Essex in the Province afore said husbandman the Re-

and truly Paid by Robart Dodge Jut of Beverly in the County of Essex in the Province afore said husbandman the Recept whereof I do hereby acknowledge and my self there with fully Satisfied and Contented and there of and of every part and parcel there of do exonerate acquit & discharge the Said Robart Dodge his Heirs Executors and Administrs for ever by these Presents Have Given Granted bargained Sold aliened conveyed and Confirmed and by these Presents Do freely fully and absolutely Give Grant bargain Sell aliene Convey and confirm unto him the Said Robert Dodge his Heirs & Assigns for ever a Certain Tract or Parsel of Land in the County of York in the Place Commonly Called Misconcoss Containing two Hundred acres bounded Notherly by Browns Cove Runing an Hundred and Twenty Poles by the water side and so from the water so back as makes the Said two Hundred acres in an even wedth from the water side To have and to hold the said Granted and bargained Primisses with all the Appurtenances Priviledges and Commodities to

the Same belonging or in any wise appertaining to him the said Robert Dodge Jur his Heirs and assigns for ever To his and their only proper Use Benefit and Behoof for ever and I the said Samuel Martain for my Self my Heirs Exectrs and administrators do Covenant Promise and Grant to and with the said Robert Dodge his Heirs and assigns that before the Ensealing I am the true sole and Lawful owner of the above bargined Premisses and am lawfully seized and Possessed of the same in my owne proper Right as a Good Perfict and absolute Estate of Inhritance in fee simple and have in my self Good Right full Power and lawfull authority to grant bargain Sell Convey and Confirm said bargained Primisses in manner as afore said and that the Said Robert Dodge his Heirs & assignes Shall and may from time to time and at all times for Ever here after by force and vertew of these Presents Lawfully peaceably and quietly Have Hold Use Occupy Possess and Enjoy the said demised and bargained Premisses with the apprtenances free and clear and freely and clearly acquitted Exonerated and Discharged of from all manner of formr or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what name or Nature Soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I the Said Samuel Martain for my self my heirs Executors and administrators do Covenant and Engage the above demised Premisses to him the said Robert Dodge ir his Heirs and Assignes against the Lawfull Claimes or Demands of aney Person or Persons what soever for ever here after to warrant secure and Defend by these Presents as witness my hand and Seal this twentveth day of march in the year of our Lord one Thousand Seven Hundred Thirty and two three

Samuel × Martain

Signed Scaled and Delivered in Presents of us Nathaniel Brown John Brown

Essex ss Ipswich March the 20 1732:3 Samuel Martain of Beaverly Personaly Appeared and owned the within writen Instrument to be his free act and Deed before me

Matthew Whipple Justs Peace

A true Copy of the orig1 Recd August 21 1735

Attet Jer. Moulton Regr

[165] Suffolk ss/Boston April 8th 1735, Mr. Rowland Honghton within named Personally appeared, and count that he Laid out the Forty Rods of Land within mentioned at the Desire of Richard Pearce within named who has Subscribed ye within written Instrumi

& that William Priscoe & W^m Hilton set to their Names as Witnesses at the same Time with this Depon^t

Jural Coram H. Hall J Pacs A true Copy of y^e Origi Endors^a on the back side of an Instrum^t Record^a in these Records & in this Book page 6: 7 Rec^a Aug^t 5 1735

Att^t Jer Moulton Reg^r

Nova Anglia I Joseph Marion Notary & Tobellion Publick Dwelling in Boston in New England by

Jos Marion Certificate concerning Houghton Test for Pearce Royal Authority duly Admitted & Sworn Do hereby Certific all whom it may concern that lugh Hall Esq^{*} before whom M^{*} Rowland Houghton made Oath that he Laid out the Forty Rods of Land mentioned in the Annexed writing at the desire of M^{*} Rich⁴ Pearce therein named is one of his Majesties Justices of the

Peace within & for y* County of Suffolk & is fully Impowered by Law to Administer Oaths and take Alfidavits & that Oaths or Alfidavits taken before him being so Attested under Hand are Authenticated to be receiv* as Evidence both in Judgm* Court & without & full faith & Credit is & ought to be given to such his Attestation & I further Testific that M* Justice Hall Administered the s* Oath to the s* M* Houghton in my Presence Thus Done at Boston in New England this eighth Day of April Anno Domini 1735 Annoq Ri Ris Georgii Secundi Magna Britannia & Octavo In Testimonau cujus Instrumentum prescriptum Sigillo Officii Signavi Rogatus

Jos Marion Nov[†] Pub^{lus} A true Copy of ye Orig[†] Annex[†] to an Instrum^{*} 1735 Record[‡] in this Book page 6: 7 Rec[‡] Aug[‡] 5, 1735

Att Jer Moulton Reg

Suffolk ss/Mr Quintin Crymble of Full Age Declareth & saith upon Solemn Oath to him Administer-quintin Crymble ed that at the Instance & request of Mary Test

Test Pearce for herself & Attorney to her Hus-

Test
Richa Pearce
Richa Pearce
Richa Pearce
Pearce
Richa Pearce
Richa

the within Instrumt or Articles of Agreem, and that he was Present & Saw the sd Mary Pearce Sign Seal & Deliver the within written Instrumt as within expressed as her free & voluntary Act & Deed & yt at the same Time Mess" Nathanael Brewer Wan Briscoe & Edwd Erven set to their Names a Witnesses of the Execution thereof in Presence of this Depont who was the Scribe that wrote Mary Pearce her mark

Jural Coram Geo. Bethune J. Pace Boston New England April 18, 1735

A true Copy of ye Origi Endorsa on an Instrum Record in this Book Fole 6 Reca Augt 5, 1735.

Att Jer Moulton Reg

Nova Anglia I Joseph Marion Notary & Tabellion Publick Dwelling in Boston in New England by Moster Royal Authority Duly Admitted & Sworn Dohereby Certifical whom it may concern That George Bethune Esq^{*} before whom M^{*} Quintin Crymble made Oath to the Execution of the An-

reprine made of an to the Execution of the Anesties Justices of y* Peace within & for y* County of Suffolk & is fully Impowered by Law to Administer Oaths & take Affidavits & that Oaths or Affidavits taken before him being so Attested under his Hand are Authenticated to be received as Evidence both in Judgut Court & without & full faith & Credit is & ought to be given to such his Attestation

receiv^d as Evidence both in Judgut Court & without & full faith & Credit is & ought to be given to such his Attestation And I further Certifie that M Justice Bethune Adminstred the s^a Oath to y s^d Mr Crymble in my Presence Thus done at Boston in New England this Eighteenth Day of April Anno Domini 1735 Annoq Ri Ris Georgi Sceundi Magna Britannia & Octavo

In Testimonium cujus Instrumentum Preescriptums Sigillo Officii Signavi Rogatus

Jos Marion Not^{ery} Pub^{hc} A true Copy of ye Origi Annex^d to an Instrum^t Recorded in this Book 1735 Folo 6, Rec^d Ang^d 6, 1735

Att Jer Moulton Regr

To all People to whom these Presents shall come Richard

Richa Pearce & Jno Pearce As Atts to yr Brothrs & Sistrs all Childr of Richa Pearce To Jos Pearce Pearce of Marblehead in the County of Essex Marriner & John Pearce of st Marblehead Baker in their own Right & Capacities & as they are Attorneys & in Behalf of their Brothers & Sisters all being Children of Richard Pearce late of st Marblehead Fisherman Dect sendeth Greeting Whereas our st Father in his Life Stood Seized & so at his Decease of a Certain

Parcel or Parcels of Lands Situate & lying Adjoyning to Broad Bay at the Head of Mascongus River at the East & South Eastward of Maddorruck Falls & River and on the North Westerly Side of sa Falls Adjoyning to Lands lately Laid out by us & others for a Township & which Line Extends on North West Course & Whereas our sa Father in his Life Time for Services done for him by his Brother W^m Pearce Promised that he should have hold & enjoy a Part of sd Parcils of Land (viz) an equal Share or proportions with his Children And Whereas the sa William Pearce gave & disposed ye whole of every Part & Parcel of his Estate & Lands Eastward to his Son Joseph Pearce now of Plymouth & the Title of st Lands (viz) that engage to our st Uncle William never being Passed to him or to sa Joseph Pearce by our sa Father in his Life Time & our sa Father Dyed & leaving st Lands among us his Children a Part whereof the sd Joseph being Rightfully Intituled too as aforesa & Whereas the sa Joseph Pearce having Reca in some Settlers at Broad Bay & [166] Which may Prove of Advantage to the whole of st Lands Wherefore for the Consideration aforesd & for ve further help & Assistance of ve sd Joseph Pearce in Order to forward the Settling of sd Lands We ye sa Richa Pearce & John Pearce for our selves & in our sa Capacities have given granted bargained conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain enfeoffe convey & confirm unto him the sa Joseph Pearce his Heirs & Assigns forever One Ninth Part or Share of all the before mentioned Pareels of Land with ye Priviledges thereto belonging viz According as how many Parts or Shares there is or may be therein the Eldest Son having a Double Share or Part & Do further covenant & grant to & with him the sa Joseph Pearce his Heirs & Assigns that he ye sa Joseph Pearce his Heirs & Assigns shall have hold his Ninth Part or equal Share of sa Lands at the South Easterly Part of sa Land viz from a Rock at the Easterly Point of Broad Bay to Point

Comfort so called & so to Extend up into the Country North North East to make up his Part Pursuant to a Division thereof made & Pland To have & to hold the s³ granted Share or Ninth as aboves⁴ to him the s³ Joseph Pearce his Heirs & Assigns to his & their alone Proper Use Behoof forever hereby covenanting for us our Heirs & in our s⁴ Capacity with s⁴ Joseph Pearce his Heirs & Assigns that we have good Right & power to dispose & Assign the above granted Premisses in nanner afores⁴ As Witness our Hands & Seals this 12th Day of Sent' Anno 1734

Richard Pearce (*Seal)
John Pearce (*Seal)

Signed Scaled & Delivered in Presence of us Josiah Sturtevant Thos Pier

Plymo ss/ On the 27d Day of Septr 1734 the within named Richd Pearce & Jno Pearce did Acknowledge ye within Instrumt to be his Act & Deed

before Isaac Little Justice of Peace

A true Copy of ye Origi rec.d June 30, 1735

Attⁱ Jer Moulton Reg^r

Know all Men by these Presents that Whereas I Joseph
Pearse late of Plymo (now of Rochester) in
the County of Plymo in the Province of yo
Nati Chandle
Nati Bartlet
& Jaco Cooke

& Jaco Cooke

& Duxborongh a Deed

of a Certain Tract of Land at the Eastward Parts of New England which so Deed was Recorded on York Records on the 30 Day of Augt Anno Dom 1733 st Deed containing Two hundred Acres And also I the sd Joseph Pearce did on the twentieth Day of Nov Anno Dom 1731 give nnto Natt Bartlett of sd Duxborough a Deed of a Certain Tract of Land Containing Four Hundred Acres at the Place aboves^d which s^d Deed was Recorded on York Records on the eighth Day of March Anno Dom 1733 & Furthermore I the sd Joseph Pearce on the 17 Day of December Anno Dom 1731 Did give unto Jacob Cook jung of Kingstown in the County abovesa a Deed of of certain Tract of Land Containing Four Hundred Acres at the Eastward aboves the which Deed was Recorded in the Secretary Office in Boston on ye 25 Day of Sept. Anno Domini 1733 The which sa Tracts of Lands abovesa were to be taken up at the Election of the sa Chandler & Bartlett & Cook as p their Deeds aboves and Whereas Joshua Delano as an Attornev unto sa Chandler & Bartlet & Cooke did in v.º Month of Sept 1734 make choice of Six hundred Acres of Land at a Place called Broad Bay and sa Land laying between the Land of Mr Thomas Croad & Christopher Wodsworth and also Four hundred Acres more laying in se Bay laying between the Lot of sa Wodworth & the Lot of Mr Time Morten of Plyme sa Four hundred Acres beginning next unto sa Wodsworth Lot the which so Lands was Laid out by meets & Bounds by Joshna Deland as p Delanos Plann Together with the more Particular Bounds which on the County of York Records shall appear of ye laying out thereof by so Delano & Whereas I the sa Joseph Pearce having hereto fore Reca the Considerations for sa Lands and their being no certain Bounds set unto sa Lands Do fully agree that the abovesa laying out shall be good And I the sa Joseph Pearce Do by virtue of these Presents make over & acquit all my Right & Title unto the sd Lands abovesd unto them the sd Nath Chandler Nath¹ Bartlet & Jacob Cook jun^r their Heirs Exec^{rs} & Admin s or Assigns forever and 1 ye sa Joseph Pearce for my self my Heirs Execrs & Admin's do by virtue of these Presents Warrant unto the sa Chandler & Bartlet & Cook the above bargain^d Premisses to defend agt all the lawful Claims of all Persons whatsoever & In Testimony whereof I have hereunto set to my Hand & Seal this twenty fourth day of April An Dom 1735

Joseph Pearce

Signed Sealed and Delive in Presence of Benja Lathrop Josiah Stirttuemt

Plymouth ss/On the 25 Day of April 1735 The above named Joseph Pearce did Acknowledge ve above written Instrumt to be his Act & Deed

before Isaac Little Just of Peace

A true Copy of ye Origi Recd June 30 1735

Att Jer. Moulton

Jas Gardner Thos Crode Nati Chandler Nati Bartlet Chriso Woodswth Jaco Cook Time Morton Rets of Bound

September the 16th Day Anno Domini 1734 This Day Mr Sam¹ Morten & Lemeuel Delano & Joshua Delano Surveya & Bouned out a Certain Tract of Land at the Eastward Parts of New England called Broad Bay s^d Land being situat & lying about 9—or 10 Miles about East from Round Pond or Miscongus so called the which Land Joseph Pearce of Plymouth sold unto the Men here-

after Expressed as by their Several Deeds that ye sa Pearce did give to be taken up at their Election & Whereas I Joshua Delano as an Attorney & Surv unto ye [167] Men hereafter Expressed have made choyee & with s^d Pearees Consent & Orders have Laid out in s^d Bay Eighteen hundred Acres of Land & Bounded it as followeth

- 1 The First Lot is M^{*} James Gardner Lot Beginning at a Popple Tree marked on 4 Sides with Stones about it standing on a Point of Land on the North Side of s⁹ Bay that we called Point Comfort s⁹ Point beareth South 26 Degrees West unto a Small Island laying in the mouth of s⁹ Bay), & from s⁹ Pople Tree it rangeth North 22½ Degrees East 822 Rods then it runneth east 22 & ½ Degrees South 40 Rods thence it runneth South 22 & ½ Degrees West 768 Rods unto a Red Oak Tree marked on 4 Sides with Stones ab⁸ it standing by y⁸ water or Bay Side & so by the Bay Side to the first mentioned Bounds containing 200 Acres
- 2 Lot is Thomas Croads & it beginneth at a Red Oak Tree marked on Four Sides the same being s⁴ Gardners last mentioned Bounds standing by yr Bay Side & from s³ Tree it rangeth North 22 & ½ Degra East 960 Rods & thence it runneth East 22 & ½ Degrees South 40 Rods then it runneth South 22 & ½ Degrees West 900 Rods unto a White Burch Tree marked on Four Sides with Stones ab it standing in a small valley ab 30 Feet from highwater mark & so to the Water & by yr Water or Bay. Side unto the first mentioned.

Bounds containing 233 Acres.

3 Lot is Nath! Chandlers beginning at a White Burch Tree marks on Four Sides with Stones ab! it the same being star Croads last mentioned Bounds & from st Burch Tree it rangeth North 22 & \frac{1}{2} Degrees East 814 Rods & then it runneth East 22 & \frac{1}{2} Degrees South 40 Rods thence it runneth South 22 & \frac{1}{2} Degrees West 784 Rods to a Stake marked on Four Sides with Stones ab! it Standing by the Bay Side & so by ye Bay Side unto ye first mentioned

Bounds containing 200 Acres

4 Lot is Nath' Bartlets beginning 12 Rods North 22 & ½ Degrees East from Nat' Chandlers last mentioned Bounds at a Struce Tree marked on Four Sides y* same Standing on y* East Side of a Fresh River or Brook on the most North Easterly Part of s* Bay & from s* Spruce Tree it runneth North 22 & ½ Degrees East 720 Rods & from thence it runneth East 22 & ½ Degrees South 40 Rods thence it runneth South 22 & ½ Degrees West 900 Rods unto a Spruce Tree marked on Four Sides Standing by y* Bay Side with Stones ab' it & so by y* Bay Side unto y* first mentioned Bounds Containing 400 Acres

5 The Fifth Lot is Christopher Woodsworth beginning at Spruce Tree marked on Four Sides with Stones about it Standing by the Bay Side the same being Nat! Bartlets last mentioned Bounds (s⁴ Tree bearing North 62 Deg²⁶ West to Point Comfort to James Gardner first Bounds & from s⁴ Spruce Tree it rangeth North 22 & ½ Degrees East 784 Rods thence it runneth East 22 & ½ Degrees South 40 Rods & from thence it runneth South 22 & ½ Degrees West 790 Rods which came near unto the Bay Side at the head of a Cove & so it runneth the same Course 220 Rods a Small Distance on a Long Point of Land unto a Pine Tree standing by the Bay Side marked on Four Sides with Stones about it & so by the Bay Side unto the first mention⁴ Bounds the same containing 200 Acres

6 Lot is Jacob Cooks jun' beginning at a Pine Tree standing by y' Bay Side marked on Four Sides with Stones about it the same being Christopher Wodsworth last mentioned Bounds & from s^a Tree it runneth North 22 & ½ Degrees East 780 Rods thence it runneth East 22 & ½ Degrees South 80 Rods & from thence it runneth South 2½ Degrees Wost about 780 Rods to a Spruce Tree mark^a on 4 Sides with Stones ab' it Standing by y' Bay Side & so by y' Bay Side round a Point of Poor Land unto y' first mentioned

Bounds the same containing Four hundred Acres

Lot is Timothy Martens Beginning at a Spruce Tree marked on Four Sides with Stones abt it standing by ve Bay Side (the same being Jacob Cooks South East Corner Bounds) & from s4 Tree it runneth North 22 & ½ Degrees East 620 Rods & then it runneth East 22 & 1 Degrees South 48 Rods web came unto Sami Woldo Land & so by Woldo Line South 22 & 1 Degrees West 720 Rods unto A heap of Stones on a great Rock in the Main Land by the Bay Side the same being near to a place called Bumps Nose & it is on the Most Easterly Side of sd Bay & on ye South Side of a Rockey Inlett & so by the Bay Side unto the first mentioned Bounds the same Containing 200 Acres & 10 Rods the whole of sa Land contains 1833 Acres & 10 Rods the 33 Acres mention^d in Thomas Croads Lot is in Lew of Ten Acres of Meadow as P Agreeem^t with s^d Pearces Attorney the which so Tract of Land the so Joseph Pearce holds under & by a Deed from Richard Pearce & John Pearce & of Marblehead which sa Deed was given in September Anno Domini 1734 as Isaac Little Esq^r to to be the above Survey is truly made & done as is above Expressed P Joshua Delano as an Attorney unto the Men aboves

Duxborough Sept^r Ann^o Dom 1734

A true Copy Rec^d June 30, 1735

Att Jer. Moulton Regr

Know all Men by these Presents that I Francis Fulforth of Marblehead in the County of Essex Fisherman Park Constituted appointed & made & by these Presents Do Constitute Ordain appoint & make my Friend Joseph Pearce of

Plymouth in ye County of Plyme Inholder to be my true & lawful Att for me & in my Name & Stead Enter into Manage Improve sell & convey, or other ways dispose of any Lands belonging to me at Muscongus or any other [168] Place in the Eastward Part of this Province Giving to my st Attorney full power to Agree with any Person or Persons for the Sale of ye Whole or any Part thereof & ye same shall oblige me the Constuant to make Sign & Execute good & Sufficient Deeds for ye same on such Considerations as he shall Agree for, & to Act Transact Accomplish Finish all Matters and things whatsoever Relating to or Touching the Premisses as fully as the I were Personally Prest & to appear for me in all Courts whatsoever & there Sue Persne Defend Appeal & Prosicute in all Actions relating to ye Premrs Witness my Hand & Seal the 4th of June Anno Domi 1733.

 $\underline{\text{Francis}}^{\text{Signu}}_{\times} \underline{\text{Fulforth}} \quad (^{\text{a}}\text{Seal})$

Prest Nathan Bowen Hannah Tuexbry

Essex ss/June 4, 1733 Then Francis Fulforth appeared & Acknowledged the within Instrumt to be his Act Deed

Coram James Calley Jus Peace

A true Copy of ye Origi Reca June 30, 1735

Att Jer Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Robert Cutt of Kittery in Robt Cutt the County of York & Province of ve Massa- T_0 chusetts Bay in New England Shipwright for Wm Standley & in Consideration of the Sum of Twelve Pounds enrrt Money of New England to me in Hand paid by William Standley of ye same Kittery afores Black Smith the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & Contented have given granted bargained sold aliened conveyed & confirm4 & by these Presents Do absolutely give grant bargain sell aliene convey & confirm unto him the sd Wm Standley his Heirs & Assigns forever All that my Certain Tract Piece or Parcel of Land which I purchased of John Gowen of Kittery aforesd Marriner Containing Ten Acres being sd

Gowens Part of Twenty Acres Granted by the sa Town of Kittery unto sa Gowen & Luat Charles Frost on ve tenth Day of May Seventeen hundred & three & Whereas it was Provided & Ordered in the sd Grant that if the Bounds therein mentioned Contains More than Twenty Acres the Over plus is Grantee to Majr Jos Hamond of Kittery aforesd Decd One Quarter Part of weh overplus being about Six Acres be it more or less doth now of Right belong unto me which I do by these Presents convey as aforesa unto him the sa Wm Standley his Heirs & Assigns The Bounds of ye whole Tract are set forth in the afore recited Grant Situate in the Township of Kittery aforesa as by the sa Grant & the Deed from the sd Jno Gowen reference thereunto being had more at Large appears To have & to hold the st Tract of Ten Acres of Land & ye Quarter Part of ye Overplus as aforese with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sd Willim Standley his Heirs & Assigns forever to his & their only proper Use Beneft & Behoof And I the st Robert Cutt for me my Heirs Execrs & Adminrs do covent promise & grant to & with the sd Willm Standley his Heirs & Assigns that before the Ensealing hereof I am the true & lawful Owner of ye above bargained Premisses & have good Right & lawful Authority to dispose of ye same as aforesed the Peaceable Possession thereof Agt my self my Heirs Execrs & Admis & agt all other Persons claiming the same or any Part thereof from by or under me them or any of them I will forever Save harmless Warrant & Defend by these Presents In Witness whereof I the sd Robert Cutt have bereunto set my Hand & Seal this eighteenth Day of March Anno Domini One Thonsand seven hundred & twenty five Six Annoq Ri Ris Georgii Nunc Magna Britannia & Duodecimo

Robert Cutt (*Seal)
Dorcas Cutt (*Seal)

Signed Scaled & Delivered In Presence of us John Maffatt Mary Whipple

York ss/March 30, 1731 Mr Robert Cutt Acknowledged this Instrumt in writing to be his free Act & Deed

Cor Jos Hamond Jus Pac

A true Copy of ye Origi Reed July 24 1735

Atti Jer Moulton Regr

Know all Men by these Presents that I Nathaniel Lewis of York Husbandman in Consideration of Sixty Five Pounds to me paid by William Standlee of Kittery Black Smith do hereby give grant bargain sell to the sa William Standlee

bis Heirs & Assigns forever a Certain Tract to s^d Nath¹ Lewis by virtue of a Grant made to his Father Morgan Lewis by the Town of Kittery May 10, 1703, Bounded as is Express^d in a Return for the same in Berwick Town Book Beginning near the Old way to Wells & on the Bank of Great Works River & so running as is Described in s^d Return Reference being thereunto had To have & to hold the s^d Fifty Acres of Land with the Appurces to him the s^d W^m Stanlee his Heirs & Assigns forever to his & their Use And I do hereby covent to Warr'the Premisses to him the s^d W^m Standee age all Persons claiming the same from by or under me forever hereafter As Witness my Hand & Seal July y 7, 1735

Nathaniel × Lewis (*Seal)

Signed Sealed & Delivered in Presence of us Joseph

Moody Lucy Moody

I Abigail Blasdell lat Widow of Morgan Lewis Dec^a Do hereby give up my Right of Dower in y^e above bargained Land Witness my Hand & Seal July 7, 1735

The mark of Abigail × Blasdell (aSeal)

York ss July 7, 1735 Nath! Lewis Personally appeared & Acknowledgd the above Instrum! to be his Act & Deed

Before me Sam¹ Came Jus Pea

A true Copy of ye Origi Reca July 24, 1735.

Att Jer. Moulton Regr

[169] To all People to whom these Presents shall come Greeting Know y* that I Joseph Moulton of York in the County of York in New England Gent for & in Consideration of the Sum of Two hundred & Sixty Pounds Money to me in Hand before y* ensealing hereof well & truly paid by Nathamael Donnell junt of York afores! Marriner the Receipt I do hereby Acknowledge & my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the s! Nath! Donnell junt his Heirs Exce* & Admin* forever by these Presents have given

granted bargained sold aliened conveyed & confirmed and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him these Nath! Donnell junt his Heirs & Assigns forever Certain Pieces of Land & Marsh in York aforest one Tract of Land & Marsh being on the South West Side of York River containing Ten Acres of Land & Marsh more or less Bounded on the South Westly by Land & Marsh of st Donnells on the North West by a Creek on the North East by York River Also another Tract of Land on ve North East Side of York River Containing abt Two Acres more or less Bounded on ye South West by ye Country Road on ye North West by Centry Hill on the North East by Common Land & on ye South East by Land of Jnº Kingsbury late of York Decd the aforesd Land & Marsh was the Estate of my Father in Law Jasper Pulman late of sa York Deca or however otherwise Bounded or reputed to be Bounded To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to y.º same belonging or in any wise Appertaining to him the sa Nath Donnell his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I ve sa Joseph Moulton for my self my Heirs Exec 8 Admin 18 do covenant promise & grant to & wth ye sa Nath Donnell his Heirs & Assigns That before ye Enscaling hereof I am ye true sole & lawful owner of ye above bargained Premisses and am lawfully seized & possessed of ye same in my own proper Right as a good Perfect and absolute Estate of Inheritance in Fee Simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargaind Premisses in manner as abovesd And that the sa Nath Donnell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peacably & quietly have hold Use Occupy possess & enjoy the st demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm¹⁶ Executions or Incumbrances of wt Name or Nature soever that might in any measure or Degree Obstruct or make void this Present Deed Furthermore I the sa Jos. Moulton for my self my Heirs Execrs & Adminrs do covent & engage ve above demised Premisses to him the st Nath Donnell his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons w'soev forever to warrant secure & Defend by these Presents In Witness whereof I the st Jos.

Moulton have hereunto set my Hand & Seal the 29 Day of July Annoq Domini One thousand seven hundred & thirty five

Joseph Moulton (aSeal)

Sign^d Seal^d & De^d in Presence of us Jer. Moulton Jos Plaisted Daniel Moulton

York ss/July 29, 1735 the abovenamed Jos. Moulton Personally appearing Acknowledge ye above Instrum to be his Act & Deed

before Jer Moulton J Peac A true Copy of ye Origi Reca July 29, 1735 Atti Jer Moulton Reca

To all People to whom these Presents shall come Greeting Know ve that I Joseph Moulton of York in Moulton the County of York in New Engla Gent for & To Donnell in Consideration of the Sum of two hundred & Sixty Pounds to me in Hand before the ensealing bereof well & truly paid by Nathanael Donnell jung of York aforesa Marriner the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented and thereof and of every Part & Parcel thereof do exoncrate acquit & discharge him the sa Nath Donnell his Heirs Execrs & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do treely fully and absolutely give grant bargain sell aliene convey & confirm unto him the sa Nath Donnell his Heirs forever a Certain Parcel of Land Situate in York afores^a Containing Twelve Acres being Part of the Land whereon I now Dwell Bounded as follows beginning at the Barn on the North West Side of the Path or Lane that runs down to my Son Jeras Land & running from sd Barn down by st Lane or Road to the Land of my st Son Jera & then the whole Breadth North West till Twelve Acres are Accomplished To have & to hold the st granted and bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the st Nathanael Donnell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I ve sa Jos. Moulton for my self my Heirs Exects & Admin's do covent promise & grant to & with the s4 Nath Donnell his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of ve same in my own proper Right as a good Perfect and absolute Estate of Inheritance in Fee simple and have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as abovesa & that the sa Nathanael Donnell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sd demised & Bargaind Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sd Joseph Moulton for my self my Heirs Execrs & Adminrs do covenant & engage the above demised Premisses to him thesd Nath Donnell his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend by these Presents [170] Provided nevertheless & upon Condition & it is the true Intent & meanining of Grantor & Grantee in these Presents anything herein contained to the Contrary in any wise notwith standing That ye the st Joseph Moulton his Heirs Exec¹⁵ Admin¹⁵ or Assigns shall & Do Procure the several Children of ye s^d Joseph Moulton those that are of Age & as soon as all the others shall come to be of ye Age of One & Twenty Years Respectively Together with the Husbands of such of the Daughters as are or shall be Married to Sign & Seal & Execute a good Deed of Quitelaim unto the sd Nath Donnell his Heirs & Assigns upon his or their Demand & at his or their Cost & Charges in the Law of & for all the Right Title & Interest Remainder Reversion Claim & Demand of ye sd Respective Children of the sd Joseph Moulton to all the Estat of their Grandfather Joseph Pulman late of York Decd which ye sd Jos. Moulton by Deed bearing even Date herewith conveyed to the sa Nath, Donnell Bounded as is set forth in sa Deed Reference being thereunto had then ye aforewritten Deed of Mortgage & every clause & Article herein Contained to be Null void & of none Effect but in Default thereof to abide & remain in full force & virtue In Witness whereof I the sd Jos. Moulton have hereunto set my Hand & Seal July 29 Annoq Dom 1735

Joseph Moulton (*Seal)

Signed Sealed & Delivered in Presence of us Jer. Moulton Jos. Plaisted Dan. Moulton

Воок хуп. 31.

York ss/July 29, 1735 The above named Joseph Moulton Personally appearing Acknowledged ye aforewritten Deed of Mortgage to be his Act & Deed

before Jer. Moulton Jus. Peace

A true Copy of ye Origi Recd July 29, 1735.

Att Jer. Moulton Reg

Know all Men by these Presents that John Adams of Kittery in the County of York in the Province of the Massachusetts Bay in New Engla Yeonan being the Surviving Son of Christopher Adams late of Kittery afores Marriner Dec⁴ for the Sum of Forty Pounds in good

Bills of Credit to him in Hand paid by Elisha Plaisted of Berwick in the County afores Esqr and Elisha Hill of sd Berwick Yeoman & John Furbush of Kittery afores Yeoman have given granted bargained & sold and by these Presents for himself his Heirs Exec¹⁸ & Admin¹⁸ Do give grant bargain sell convey & confirm unto the sa Elisha Plaisted Elisha Hill & John Furbush their Heirs & Assigns forever (That is to say The half of the sd Grant hereafter mentioned is to the sd Plaisted & the other half is to be to the sa Hill & and Said Furbush) One Certain Grant of Forty Acres of Land Granted by the Town of Kittery unto the sd Christopher Adams on ve 23a Day of June 1683 Which Yet Remains to be Laid out & doth now of Right belong Unto the Said John Adams To have & To hold the sa Grant of Forty Acres of Land with all the Priviledges & Appurces unto them the sa Elisha Plaisted Elisha Hill & John Furbush their Heirs & Assigns forever to be Improved by them as fully as the sd Granter might have done before the ensealing & delivery hereof & ye sd John Adams & his Heirs Execrs & Admin to & with the sd Elisha Plaisted Elisha Hill & John Furbush their Heirs & Assigns do covenant promise grant & agree in manner following vist that I the sa John Adams for my self my Heirs Execrs & Adminrs do further covenant & engage unto the sa Elisha Plaisted Elisha Hill & John Furbush their Heirs & Assigns the before mentioned Premisses & every Part & Parcel thereof unto them & them agt ve lawful Claims & Demands of any Person or Persons whatsoever from henceforth & forever to Warrt secure & defend In Witness whereof I the sd John Adams & Anne my Wife In token of her free Consent hereunto & Relinquishmt of her Right of Dower & Power of Thirds of in & unto ye Premisses & every Part thereof have hereunto set our Hands & Seals the twenty first Day of July in the ninth Year of his Maj^{tys} Reign Annoq Dom One Thousand seven hundred & thirty five

John Adams (aSeal)

Signed Sealed & Delivered In Presence of Jos. Hammond Junt Tobias Leighton

York ss/July y^e 21, 1735 Then M^e John Adams above named Personally appeared before me the Subscriber & Acknowledg^d y^e above Instrum^e to be his free Act & Deed

This Indenture made the fifth Day of June Anno Domini
One thousand seven hundred & thirty five &

Nicholas Shapleigh Justis Peace

in ye eighth Year of ye Reign of our Sovereign

A true Copy of ye Orig1 Recd July 24, 1735

Honeywell &c

Att Jer. Moulton Regr

To Lord George the Second by the Grace of God Job Lewis of great France & Ireland King Defender of ye faith &c Between Charles Honywell of Charlestown in the County of Middlesex Farmer Stephen Honywell of Boston in the County of Suffolk Shipwrigh John Wiger of Boston aforesd Sailmaker & Elizahis wife and Christopher Caprion of Boston aforesa Gardner & Mary his Wife all within the Province of the Massachusetts Bay in New England sa Stephen Elizabeth & Mary are the Children & Heirs of Stephen Huniwell late of Boston aforesd Fisherman Decd On the one Part and Job Lewis of Boston aforesd Esquire of the other Part Witnesseth that the sd Charles Honywell Stephen Honywell John Wiger & Eliza his wife & Christopher Caprion & Mary his wife for & in Consideration of the Sum of three hundred Pounds in good Publick Bills of Credit of the Province aforesa to them in Hand at & before the ensealing & delivery of these Presents well & truly paid by ye sa Job Lewis the Receipt whereof they the sa Charles Honywell Stephen Honywell John Wiger & Eliza his wife & Christop Caprion & Mary his wife Do hereby Acknowledge have granted bargained sold aliened enfeoffed released conveyed & confirmed & by these Presents [171] Do grant bargain sell aliene enfeoffe release convey & confirm unto the sa Job Lewis All That their certain Neck of Land Situate lying & being on the Southerly Part of Sagadehoc River Containing by Estimation two hundred and fifty Acres be the same more or less Together with all Woods Underwoods Meadows & Pastures rights Members profits priviledges & Appurces wtsoever thereunto belonging or in any wise Appertaining or therewth now usd Occupyd or enjoyed Also all the Estate Right Title Interest Inheritance possession property Claim & Demand whatsoever of vm the sd Charles Honywell Stephen Honywell John Wiger & Eliza his Wife & Christopher Caprion & Mary his Wife & each of them of in & to the sd granted & bargained Premisses with the Appurces & ye Reversion & Reversions Remainder & Remainders thereof (which sa Neck of Land was formerly purchased of Mary Parker Widow of John Parker Fisherman & Thomas Parker of Sagadehoe by Capt: Thomas Clark & Capt Thomas Lake both of Boston aforesd Mercht & Assigned & made over unto Ambrose Honeywell Grandfather of ve sa Stephen Eliza & Mary as by the Deed thereof bearing Date the twenty fifth Day of June one thousand Six hundred Sixty two Reference thereto being had may more fully & at large appear) To have & to hold the sd granted & bargained Neck of Land & Premisses with the Appurees unto the sa Job Lewis his Heirs & Assigns To his & their only proper Use Benefit & Behoof forever (Saving & reserving out of ye Grant aforesd the whole Point of Land that Butts on Sagadehoc River as the same is Excepted in & by the Assignmt on the sd Deed made by Silvanus Davis in behalf of the sa Thomas Clark & Thomas Lake unto the sd Ambrose Honywell) And the sd Charles Honywell Stephen Honeywell John Wiger & Eliza his Wife & Christo Caprion & Mary his his wife for themselves & each of them their & each of their Heirs Execrs & Admin's Do covenant Grant & Agree to & with the sd Job Lewis his Heirs & Assigns by these Presents in manner & form following That is to Say that at & until the ensealing & delivery of these Presents they the sd Charles Honywell Stephen Honeywell John Wiger & Eliza his Wife & Christo Caprion & Mary his Wife are the true sole & lawful Owners & Stand lawfully Seized in Fee of & in the sa granted & bargained Neck of Land & Premisses with the Appurces & have in themselves full power good Right & lawful Authority to grant bargain sell & dispose thereof in manner as aforesd & that the sd granted & bargained Neck of Land & Premisses with ve Appurces are free & clear & clearly acquitted exonerated & discharged of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Releases Mortgages Dowers Judgmts Executions Intails Forfeitures & of & from all other Titles Troubles Charges & Incumbrances whatsoever & Further that we the st Charles Honvwell Stephen Honvwell John Wiger & Eliza his Wife & Christopher Caprion & Mary his wife & each of us our & each of our Heirs Exee^m & Admin^m shall & will Warrant & defend the s^a granted & bargained Neck of Land & Premisses with the Appurces (Saving & reserving as afores^a) unto the s^a Job
Lewis his Heirs & Assigns forever ag^a y^a lawful Claims &
Demands of all & every Person & Persons whatsoever In
Witness whercof the s^a Charles Honywell Stephen Honywell John Wiger & Eliz^a his Wife & Christopher Caprion &
Mary his Wife & Eliz^a the Wife of the s^a Charles Honywell &
Eliz^a the Wife of y^a Stephen Honeywell (In token of their
free Consent to those Presents & Release of their Right of
Dower & Thirds of in & unto the foregranted & bargained
Premisses with the Appurces) have hereunto set their
Hands & Seals the Day & Year first aforewritten

 Charles × Honywell mark
 (*8ca1)

 Stephen Honywell John Wiger (*8ca1)
 (*8ca1)

 Eliza* x Wiger (*8ca1)
 (*8ca1)

 Christopher Caprion (*8ca1)
 (*8ca1)

 Mary × Caprion (*8ca1)
 (*8ca1)

 Elizabeth × Honywell (*8ca1)
 (*8ca1)

 Elizabeth × Honywell (*8ca1)
 (*8ca1)

Signed Sealed & D^a (by all the Parties except Charles Honywell & his wife in presence of Benj^a Rolfe W^m Morto

Sign^d Sealed & De^d by the s^d Charles Honywell & Ezli^a his wife in y^e Presence of W^m Morto Anth^o Woulfe

Ree⁴ on the Day of y² Date of the aforewritten Deed of the aforenamed Job Lewis the Sum of three £ 300 hnndred Pounds being the Consideration before express.⁴

p Stephen Honywell Christopher Capron John Wiger The aforenamed Stephen Honywell John Wiger & Eliz*th his wife & Christopher Caprion & Mary his wife & Eliz*the Wife of ye s⁴ Stephen Honywell Personally appearing Acknowledg⁴ the aforewritten Instrum^e by them Executed to be their Act & Deed

Boston July 3, 1735

before me Jacob Wendall Jus Pac* A true Copy of y° Orig¹ Indented Rec⁴ Aug¹ 1, 1735 Att¹ Jer. Moulton Reg³ To all People unto whom these Present Deed of Sale shall come John Oulton of Marblehead in the County of Essex & Province of y° Massachusetts Bay in New England Esq.'s sendeth Greeting Whereas John Man-Lewis ning late of Boston in the County of Suffolk & Pro-

vince aforesd Black Smith & Joanna his Wife in & by a Certain Deed under their Hands & Seals bearing Date the First Day of May Anno Domini 1721 for ye Consideration therein mentioned sold & conveyed unto the sd John Oulton & Cornelius Waldo of Boston aforesa Mercht in equal halves Fifteen hundred Acres of Land Situate lying & being within the County of Cornwall in New England Part thereof to be two Islands in the sq Deed mentioned & ye Remaining Part thereof to be certain Necks & Tracts of Upland and Marsh Ground which Granted Lands formerly belonging to John Mason Decd & are to be Laid out to the sd Oulton & Waldo (or their Assigns) in proportion to the Quantity & Quallity of each of sa Tracts or Parcels of Land & Islands by a Surveyer under Oath at their Cost & Charge as by the aforesd Deed Recorded in the Secretarys office (relation thereto or to the Record thereof being had) will more at large appear Now Know Ye that the sd John Oulton for & in Consideration of the Sum of One hundred & twenty Seven Pounds to me in Hand well & truly paid at & before ve ensealing & delivery of these Presents by Job Lewis of Boston aforesd Esqt the Receipt whereof I Do hereby Acknowledge have granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents [172] Do grant bargain sell aliene enfeoffe convey & confirm unto ye sa Job Lewis his Heirs & Assigns forever All my Right Estate Title Interest being one full Moiety or half Part of & in ve aforese Fifteen Hundred Acres of the aforesd Lands Part thereof to be of ve aforesd Two Islands & Remaining Part to be or Consist of ve Necks & Tracts of Uplands & Marsh Ground aforementioned & referred to in & by the afores Deed & Granted to me the sd John Oulton as afores Together with all & singular the Ways Waters Watercourses Profits Priviledges Rights Commodities & Appurces thereunto belonging And the Reversions & Remainders thereof To have & to hold the sa granted & bargained Lands & Premisses with the Appurces unto the sd Job Lewis his Heirs & Assigns forever & I ye sd John Oulton for my self my Heirs Excers & Adminrs do covent promise grant & agree to & with the st Job Lewis his Heirs & Assigns by these Presents in manner following That is to Say that I the sa John Oulton am the true Sole & lawful Owner of the sa granted Land & Premisses with the Appurces having in my self full power & lawful Authority to Grant sell & dispose thereof in manner as afores* and that I shall & will Warrant & Defend the Lands hereby Granted unto him the s* Job Lewis his Heirs & Assigns forever ag* myself & my Heirs & y* Heirs of y* s* John Manning late Dec* all Persons claiming any Right therein by from or under us or them In Witness whereof I the s* John Oulton have have hereunto set my Hand & Seal the eighteenth Day of July Anno Dom one thousand seven hundred & thirty five & in the ninth Year of y* Reign of our Sovereign Lord George the Second by the Grace of God King over great Britain &*

J. Oulton (aSeal)

Sign^a Seal^a & Deliv^a in Presence of Benj^a Rolfe W^m Morto Rec^a on the Day of the Date of y^a aforewritten Deed of y^a aforenamed Job Lewis Esq^a the sum of one hundred & twenty Seven Pounds being the Consideration

£127-0-0 Money before Expressed

p J Oulto

Suffolk ss Boston July 19, 1735. The aforenamed John Oulton Esq^{*} Personally appearing Acknowledge⁴ the aforewritten Instrum⁴ by him Executed to be his Act & Deed Before me Nath' Green Jus' Pac*

A true Copy of ye Origi Reca Augt 1. 1735

Attest Jer. Moulton Regr

To all Christian People to whom these Presents shall come Greeting Know Ye that we Nath' Gill-man Shopkeeper & Sarah Gillman his Wife of Execter in the Province of New Hampsh in New England Divers Good Causes & Considerations thereto

moving but more Especially for & in Consideration of the full & Just Sum of Five Pounds to us in Hand paid the Rect whereof we do hereby Acknowledge & our selves therewith fully Satisfied & Contented have given granted bargained & sold Quitclaim⁴ & Releas⁴ & Do by these Presents give grant bargain sell Quit Claim & Release Unto Joseph Sayer Esq⁷ of Wells in the County of York & Province of the Massachusetts Bay in New England his Heirs & Assigns forever All our Right Title & Interest in & unto One Hundred Acres of Upland & Ten Acres of Meadow Ground lying in Wells it being the hundred Acres of Upland & Ten Acres of Meadow Ground that was Given & granted to our Hon⁴ Father Mr Sam¹ Emery late of Wells Dect & to his Heirs forever by the Freeholders & other Inhabitants of the Town of Wells on the 17 Day of March 1701, in that Tract

of Land in Wells commonly called the Gore To have & to hold the aboves⁴ given & granted Premisses with all the Rights & Priviledges & Appurees thereto belonging or in any wise Appertaining to him the s⁴ Joseph Sayer his Heirs & Assigns forever and we the aboves⁴ Nathan¹ Gillman & Sarah Gillman for ourselves our Heirs Exee⁷⁶ & Admin¹ do covenant & engage y* above demised Premisses to him the s⁴ Joseph Sayer his Heirs & Assigns forever hereafter to Warrant secure & defend age y* lawful Claims & Demands of all Persons claiming from by or under us. In Witness whereof we have hereunto set our Hands & Seals this Sixth Day of Aug* Anno Dom One thousand Seven hundred & thirty five

Nathan¹ Gilman (aSeal)

Sarah Gilman (aseal)

Sign^d Seal^d & Del^d in Presence of us Sam¹ Gilman John Baird

Pro N Hamps' The within named Nath! Gilman & Sarah his Wife appeared this 6 Day of Aug' 1735, & Acknowledge the Instrum' on the other Side to be their Act & Deed before me Nich Gilman J^{*} of y^{*} Pea

A true Copy of ye Origi Recd Augt 6. 1735.

Att Jer. Moulton Reg

To all Christian People to whom these Presents shall come Greeting Know Ye that I Francis Sayer of Sayer To Ipswick Shopkeeper in the County of Essex & Sayer Province of the Massachusetts Bay in New Engla Divers Good Causes & Considerations me thereto moving but more Especially for & in Consideration of the Sum of twenty Pounds to me in Hand paid the Receipt of which I do hereby Acknowledge & my self therewith fully satisfied & Contented have given granted bargained & sold & Do by these Presents give grant bargain sell to Joseph Sayer of Wells in the County of York & Province aforesa his Heirs & Assigns forever Fifty Acres of Land lying in the township of Wells aforesd it being the one Moicty or half Part of one hundred Acres of Land laying & being in Wells on that Tract of Land called ye Gore Butted & Bounded as followeth viz beginning at the head Line at the North Westerly Corner of that Land wen was Laid out to Mr Sam1 Emery on the Gore the Eleventh Day of July one thousand seven hundred & thirty & to run from thence four Score Rods South West nine Degrs Southerly towards ye Town or Parsonage Lot & from thence two hundred Rods back into ye Woods in a North West Course [173] & from thence Four Score Rods North East Nine Deges Northerly & from thence South East Down to the first mentioned Bounds To have & to hold the aboves given & granted Premisses with all the Timber Wood Under Wood Watercourses Rights Common Rights with all the Priviledges & Appurees thereto belonging or any wise Appertaining to him the standard Joseph Sayer his Heins & Assigns forever & Furthermore I the standard Sayer for my self my Heirs Excen & Admin do covent & engage the above demised Premisses to him the standard Joseph Sayer his Heins & Assigns forever hereafter to Warr's seeme & defend from all Persons claiming from by or under me In Witness whereof I have hereunto set my Hand & Seal this first Day of Ang' Anno Dom 1735

Francis Sayer (aseal)
Signed Sealed & Delivered in Presence of us Abigall Say-

er Susanna Low
Essex ss/ Ipswich Aug⁴ 4, 1735. Then Francis Sayer Personally appeared & Acknowledg^a this Instrum^t to be his free

Before Thomas Berry J. Pa^s

A true Copy of Origi Recd Augt 6, 1735.

Act & Deed

Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know y* that We Thomas Pickerin of Portsm* in y* Province of New Hampsh* in New England Millwright & Dorothy my Wife for & in Consider-Plaisted ation of the Sum of One Hundred Pounds to me in

Hand before ye ensealing hereof well and truly paid by Joseph Plaisted of York in the County of York in New England afores Esqr the Receipt whereof we do hereby Acknowledge & our Selves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof Do exonerate acquit & discharge him the sa Joseph Plaisted his Heirs Execrs & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Joseph Plaisted his Heirs & Assigns forever A Certain Tract of Land with the Thatch Beds thereto Adjoyning situate in York Containing Seven Acres more or less Bounded viz on the North East by Land of John Preble wen he purchasa of sa Pickerin South East by the Country Road leading to Traftons Ferry South West by Jera Moulton jun his Land which he purchasd of

sd Pickerin North West & Northerly by the Mill Creek so called or however otherwise Bounded or reputed to be Bounded To have & to hold the sd granted & bargained Premisses with all the Appurees Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Joseph Plaisted his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & we the sa Thomas Pickerin & Dorothy his wife for ourselves our Heirs Execrs & Admin's do covent promise & grant to & with the sd Jos. Plaisted his Heirs & Assigns that before the ensealing hereof We are the true sole & lawful Owners of ye above bargaind Premisses & are lawfully seized And Possessed of the same in our own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have our Selves good Right full Power & lawful Authority to grant bargain sell convey & confirm Said bargained Premisses in manner as aboves And that the sa Joseph Plaisted his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess and enjoy the sd demised & bargained Premisses with ye Appurces free & clear & freely & clearly Acquitted exoperated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions & Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore We the sa Thomas Dorothy Pickerin for our Selves Heirs Exects & Admints do covenant & engage the above demised Premisses to him the sd Joseph Plaisted his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever to warrt secure & Defend by these Presents In Witness whereof we have hereunto set our Hands & Seals the twenty ninth Day of July Ann^o Domini 1735.

Thomas Pickerin (aSeal)

Signed Sealed & Delivered in Presence of us Johnson Harmon Benja Akerman John Carlile

York ss/July 29, 1735. The abovenamed Thomas Pickerin Personally appearing Acknowledg^d y^e above Instrumt to be his Act & Deed

before Sam¹ Came Jus. Peace A true Copy of ye Orig¹ Rec⁴ Aug⁺ 8, 1735. Att.¹ Jer. Moulton Reg.¹ To all People to whom those Presents shall come Greeting
Know Ye that I Richard Boothby of Wells in
Boothby To
Bourn
Bourn
Bourn
Greeting of York & Province of y* Massachusetts Bay in New England Cordwainer for & in
Consideration of the Sum of Seventy Pounds in

Bills of the Province aforest to me in Hand before ye enscaling hereof well & truly paid by John Bourn of Wells afores Shipwright the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented and thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa John Bourn his Heirs Excers & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Bourn his Heirs & Assigns forever One Certain Tract of Upland Situate in Wells afores which was formerly granted by st [174] Town unto Andrew Simonton Bounded as followeth viz on the Northern Side by the Town Road on the Southern Side by the Land of Peter Rich being Forty Rods in Breadth beginning at the Upper Way going to Mousom running on both Sides into the Country on a West & by North Course two hundred Rods which contains Fifty Acres & Two certain Tracts of Meadow Ground viz four Acres granted to the sa Simonton by the sa Town of Wells beginning at a Small Brook commonly called Rankins Creek at the head of Clarks Bounds & so running up s4 Creek one hundred & twenty Rods to a White Pine Tree marked A. S. & three Acres in the Township aforesa beginning at a Pitch Pine Tree marked on Four Sides at the head of a Creek commonly called Taylors Creek running up the Brook till st Quantity is Compleated To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa John Bourn his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the s4 Richard Boothby for my self my Heirs Execrs & Admin's do covenant promise & grant to & with the sa John Bourn his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of ye above bargaind Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sed bargained Premisses in manner as afores^d & that he v^e s^d John Bourn his Heirs & Assigns shall & may from Time to Time & at

all times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy & enjoy the sd demised & bargaind Premisses with ve Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm¹⁸ Executions or Incumbrances of w^t Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sa Rich⁴ Boothby for my self my Heirs Exec⁷⁸ & Exec⁷⁸ do cov⁴ & engage the above demised Premisses to him the sa John Bourn his Heirs & Assigns agt the lawful Claims or Demands of any Person or Person whatsoever from by or under me forever hereafter to warn & defend by these Presents Be it Also known hereby that I Mabel the wife of ye sd Richd Boothby Do freely fully & forever Relinquish & give up all my Right of Dower & Power of Thirds in & to all & every Part of ve above bargained Premisses unto the sd John Bourn his Heirs & Assigns In Witness to all & Every Part of ve above written Deed we st Richt Boothby & Mabel Boothby have hereunto set our Hands & Seals this twenty first Day of February in ye one thousand seven hundred & thirty fifth Year our Lord Christ Annoq Ri Ris Georgii Secundii Magna Britannia & Quinto NB. The words between whatsoever in the thirteenth Line from the Botom of ye within mentioned Deed & ye Word from in the Twelfth Line from ye Botom of ye within written page were erased before Signing

Richard Boothby Mabel Boothby

The within Deed was Signed Sealed & Delivered in Presence of us Sam1 Wheelwright Abig1 Sayer John Wells

York ss/Wells Febry ve 24, 1731/2 Then Richa Boothby & Mabel his Wife Acknowledged the within written Instrumt to be their free Act & Deed

before Joseph Saver J Peace

A true Copy of ye Origi Recd Augt 11. 1735 Att Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know Ye that I Elias Perry of York in the Perry To County of York in New England Labourer for & McIntire in Consideration of the Sum of One Hundred Pounds to me in Hand before the ensealing hereof well & truly paid by John McIntire jung of York in the County afores^d Yeoman the Receipt whereof I do hereby Acknowledge & myself therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sd John McIntire jung his Heirs Execrs & Admin's forever by these Presents have given granted bargaina sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Mantire junt his Heirs & Assigns forever A Certain Parcel of Land in York on the South West Side of York River containing Twenty Acres more or less Bounded viz beginning at a Small Spruce Tree Blowd up by the Roots which is the South Corner of the Land that Elihu Parsons sold to Micum McIntire and is Bounded by sd McIntire on a North West Line Forty Five Poles to a Maple Tree mark Four Sides & is Bounded on Alexander McIntires Land on a South South West Line Eighteen Rod & then west North west Forty Five Rods on Alex McIntires Land to a Pople Tree & then South by East Sixty Rod to a Beach Tree Bounded by a Piece of Land which was Laid out to Capt Came & then East South East Nineteen Rod to a Maple & Beach Tree each Markd Four Sides & then South by East twenty one Rod to a Dry Pine markd Four Sides & North East Sixty nine Rod to the Spruce began at Bound by Parkers Land To have and To hold the sd Granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in [175] any wise Appertaining to him the sa John McIntire junt his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I the sd Elias Perry for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with the sa John MaIntire his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a Good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as abovesa & that the sd John McIntire his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy y^* s⁴ demised & bargained Premisses with all the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Doweries Judgm¹⁸ Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree Obstruct or make void this Present Deed Furthermore I the s⁸ Elias Perry for my self my Heirs Exec¹⁸ & Admin¹⁸ do covenant & engage the above demised Premisses to him the s⁴ John M²Intire his Heirs & Assigns age the lawful Claims or Demands of any Person or Persons whatsoever forever to warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal the 16 Day of July Annoq Domini 1735

Elias Perry (aSeal)

Signed Sealed & Delivered in Presence of us Daniel Moulton Cornelus Learey.

York ss/Augt, 8 1735. Elias Perry Personally appeared & Acknowledge the above Instrumt with Hand & Seal to be his Act & Deed

before Jer. Moulton Jus Peace A true Copy of ve Origi¹ Rec⁴ Aug⁴ 12, 1735

Atti Jer. Moulton Regr

To all People to whom these Presents shall come I Phinehas Jones of Falmouth in the County of York & Province of the Massachusetts Bay in New Eng-Jones To Bailey land Yeoman send Greeting Whereas George Cleves & Richard Tucker late of Falm^o afores^d Decd purchased of Sir Ferdinando Gorges A Tract of Land now Situate in Falmouth aforesd Bounded by the Water from Majegonick Point up to Pesumpscut lower Falls thence over Land called an English Mile to a great Falls on a Small Brook Issuing out of a Pond thence down by the Fore River to the First Bounds mentioned in the Deed thereof called Fifteen hundred Acres more or less & whereas the said Cleves left no Heirs but Eliza his Daughter which Married to Michael Mitten late of Falmo aforesa Deca by whom the sa Mitten had one Son & Five Daughters the Son left no Issue but all the Daughters left Issue one of their Names was Martha who Married John Graves late of Little Compton Decd by whom the sd Graves had one Son & two Daughters the Daughters Names Martha & Dorothy now living at Little Compton aforest Martha Married John Price & Dorothy Married one Baily but is now a Widow So that one tenth Part of the aforesd Cleves his Title to the abovesd Land Descends to the sa John Price & Martha his Wife & to the aboves Dorothy Baily excepting such Lands as was by the abovesa Cleves & Mitten Disposed of in their Lives Now know ve that for & in Consideration of the Sum of Fifteen

Pounds good & lawful Money of New England to me in Hand before the ensealing hereof well & truly paid by John Baily of Falmouth in the County & Province aforesd Tailor the Receipt whereof I do hereby Acknowledge and my self therewith fully satisfied & contented & do acquit him the sa John Baily his Heirs Execrs & Admin of every Part thereof forever by these Presents have given granted bargained sold aliend conveyed & confirma & Do by these Presents fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Baily his Heirs Execrs Adminrs & Assigns the one half Part of all the aboves Lands which did doth or ought to belong to the aboves John Price & Martha his Wife to the abovesd Dorothy Baily their Heirs & Assigns by virtue of their being Heirs to the aboves George Cleves & Michael Mitten [As Also one twentieth Part of any Common & Undivided Lands in the Township of Falmo that does belong to the Heirs of ye sa Mitten by virtue of his Settlement | Excepting & always reserving the Tract of Land lying on the Fore River above & below Clarks Point Containing about three hundred Acres on wen Tract of Land sa Michael Mitten lived To have & to hold the above granted and bargained Premisses Together with all the Priviledges & Appurces thereto belonging or in any wise Appertaining unto him the sd John Baily his Heirs Excers Admin's & Assigns as a good lawful & Perfect Estate of Inheritance in Fee simple forever I the sa Phinelias Jones for my self my Heirs Execrs & Admrs do promise & engage the above demised Premisses unto him the sa John Baily his Heirs Exee^{rs} Admin^{rs} & Assigns & ag^{*} y^{*} aboves^a John Price & Martha his wife & ag^{*} y^{*} aboves^a Dorothy Baily and any Person or Persons from or under me or them or either of them forever hereafter to warrt secure & defend In Witness whereof I the sa Phinehas Jones have hereunto set my Hand & Seal this thirtieth Day of Jan'y in the eighth Year of ve Reign of our Sovereign Lord George the Second by the Grace of God of Great Britain France & Ireland King Defends of the faith & Annog Domini 1734

Phinchas Jones (aseal)

Signed Sealed & Deliv^d in Presence of us

[176] Memorandum The Clause (as Also one twentieth Part of any common & Undivided Lands in the Township of Falm* that does belong to the Heirs of sa Mitten by virtue of his Settlem') Interlined between the thirty third & thirty fourth Lines was Interlined before Signing & Sealing and Also the words (John Price between the forty third and

Forty Fourth Lines was before Signing & Sealing Joseph Bailey Edm^a Bowman

York ss/Feb^{ry} 5, 1734/5 Phinehas Jones appeared & Acknowledg^d y^e above Instrum^t to be his free Act & Deed Cor. Joshua Moody Jus^t Peace

A true Copy of y^e Origⁱ Rec^d Aug^t 15 1735.
Att^t Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know Ye that I Jacob Curtis of Arundel in the County of York & Province of y Massachusetts Bay in New England Housewright for & in Consideration of the Sum of Four Hundred Pounds to me in Hand before

the Ensealing hereof well & truly paid by Job Averell of Arundel in the County & Province aforesd Yeoman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him sa Job Averell his Heirs Exects & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absosolutely give grant bargain sell aliene convey & confirm unto him the sa Job Averell his Heirs & Assigns forever One Messuage or Tract of Land Situat lying & being in Arrundel Butted & Bounded as followeth beginning at a Stake & Stones by the Salter water so running Northward one a Straight Line with a Ditch by Isaac Curtises Marsh to a Tree Lopt with Stones about it then running by Isaac Curtises Marsh Land to a Stake & Stones abt it then running Westward with a Ditch by se Curtises Marsh & by Marsh of Rob^t Smith to a Stake & Stones ab^t it then running North Eastward by Marsh of Robt Smith to a Stake & Stones then running Westward by Marsh of Humphry Dearing to a Stake & heap of Stones by Land of Capt Thomas Perkins then running Southward by st Perkins Land to the Cove so Bounding by ye Cove to the First mentioned Stake the whole containing of abt thirty four Acres be ye same more or less with a Dwelling House & Barn the whole of sa building Land Marsh & Fences within the Bounds above mentioned To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Job Averell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sa

Jacob Curtis for me my Heirs ExecT8 & AdminT8 do covenant promise & grant to & with him the sa Job Averell his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sel bargained Premisses in manner as aforesed & that him the sa Job Averell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably and quietly peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of wt Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sd Jacob Curtis for my self my Heirs Execrs & Adminrs do covenant & engage y° above demised Premisses to him the s^d Job Averell his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrt secure & defend by these Presents In Witness & for Confirmation whereof I have hereunto Affixed my Hand & Scal this Seventh Day of March in the Year of our Lord One Thousand Seven hundred & thirty Five

Jacob Curtis (aSeal) Abigail Curtis (aSeal)

Signed Sealed & Delivered in Presence of us Isaac Curtis Hannah ** Curtis

The Word Marsh Interlined in Six places before Signing & Sealing

York ss/Wells July 28, 1735. Then Jacob Curtis Personally appear⁴ & Acknowledg⁴ this within written Instrum⁴ to be his free Act & Deed

before Joseph Sayer J. Peace

A true Copy of ye Origi Recd Augt 14, 1735

Att Jer Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Moses Goold of Falmouth in Goold To the County of York & Province of the Massachu-Nic Ridcout setts Bay in New England Hnsbandman for & in Consideration of the Sum of One Hundred & Five Pounds to me in Hand before the ensealing hereof well and truly paid by Nicholas Rideout of Falmouth in the County & Province afores Shipwright the Receipt whereof I Do bereby Acknowledge & my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Nicholas Ridcout his Heirs Exec¹⁸ & Admin¹⁸ forever by these [177] Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Nicholas Rideout his Heirs & Assigns forever A Certain Lot or Tract of Land lying in sd ve Township of Falmouth Containing Fifty Acres the Greatest Part of weh being the Land I purchased of John East as appears by ve Deed reference thereto being had & is Bounded as followeth viz beginning at a White Oake Stump with a beap of Stones thereon it being on my Farm on Back Cove within the Fence & near the Road that Leads to James Barbours House & running North East Thirty two Rods & an half Rod to a Stake mark^d on three Sides thence running North West Two hundred & twenty Six Rods to a Stake thence South West Thirty two Rods & half a Rod to a Stake & from thence to the first Bounds mentioned And I do by these Presents Also give & grant to him the st Nicholas Rideout his Heirs & Assigns Liberty of a Convenient Highway through any Farm that I now live on to my Wharfe or a Convenient Landing from the aboves Fifty Acres of Land I Providing Sufficient Gates or Barrs To have & to hold the st granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Nicholas Rideout his Heirs and Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd Moses Goold for my self my Heirs Execrs & Admin of do covenant promise & grant to & with the sd Nicholas Rideout his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple And have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm s4 bargained Premisses in manner as aforesd And that the sd Nicholas Rideout his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sa demised & bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sd Moses Goold for my self my Heirs Exec^{TS} & Admin^{TS} do covenant and engage the above demised Premisses to him the sd Nicholas Rideout his Heirs & Assigns Agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & Defend by these Presents & Phebe Goold the Wife of me the sd Moses Goold doth by these Presents freely & willingly give up & Surrender her Right of Dower & Power of thirds of in & unto the above demised Premisses unto him the Nicholas Rideout his Heirs & Assigns forever In Witness whereof we hereunto set our Hands & Seals this twenty fourth Day of February in the eighth Year of his Majesties Reign Annoq Domini 1734/5

Moses Goold (aSeal)
(aSeal)

Signed Sealed & Delivered in Presence of us John Trott Edmund Bowman

York ss/Falm^o Feb^{ry} 24, 1734. This Day Moses Goold Personally appeared before me & Acknowledged the within Instrum^t to be his Act & Deed

Joshua Moody – Just Pac A true Copy of ye Orighteed Augt 23d 1735. Atthesis Jer. Moulton – Regr

To all People to whom these Presents shall come Greeting Know Ye that I Nicholas Rideout of Falmouth in the County of York & Province of the Massachusetts Bay in New England Shipwright for & in Consideration of the Sum of fifty two Pounds with the Shilling to me in Hand before the consideration.

ten Shilling to me in Hand before the ensealing & delivery hereof well & truly paid by John Trott of Fulmouth afores' Husbandman the Reet whereof I do hereby Acknowledge & my self therewin fully satisfied & contented & of every Part & Parcel thereof do exonerate acquit & dis-

charge him the sd John Trott his Heirs Execrs Admrs & Assigns forever by these Presents have given granted bargaind sold aliened conveyed & confirma & by these Presents Do freely fully & absolutely give grant bargain sell aliene convev & confirm unto him the sa John Trott his Heirs & Assigns torever a Certain Tract or Parcel of Land lying at Back Cove Containing twenty five Acres being the one half of fifty Acres of Land I Purchased of Moses Goold as may appear by his Deed to me reference thereto being had & the sd twenty five Acres is Bounded as follows vizt beginning at a White Oak Stump with a heap of Stones thereon it being on Moses Goolds Farm at Back Cove within his Fence & near the Road that Leads to James Barbours House & running North East thirty two Rod & an half to a Stake marked on three Sides thence running North West One hundred & twenty Rods to a Stake & from thence South West thirty two Rods & an half to a Stake & from thence to the First Bounds mentioned And Further I the Said Nicholas Rideout Do by these Presents Give Grant & Sell to him the sa John Trott his heirs & assigns forever Liberty of a Conveniat High way through Moses Goolds Farm to his Wharf or a Conveaniant Landing Place from the afore said Twenty five Aeres of Land as far as the said Goold Granted to me in the Deed that he Gave me for fifty Acres of Land &c which Bears Date Febry the 24, Seventeen hundred & thirty four five Reference thereto being had he ye sd Trott Providing Sufficient Gates or Barrs or his Proportion thereof with me as I was to [178] find the whole by Agreement with Goold To have & to hold the sd granted & bargained Premisses with all ye Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa John Trott his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd Nicholas Rideout for my self my Heirs ExecTs & Admin to do covenant promise & grant to & with the sd John Trott his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of ve same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell & confirm sa bargaina Premisses in manner as afores and that the s John Trott his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sa demisa & bargaina Premisses with

the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former Grants Gifts bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sa Nicholas Rideout for my self my Heirs Excers & Admin's do covenant & engage the above demised Premises to him the sa John Trott his Heirs & Assigns agt the lawful Claim or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend & Mary the wife of me the sd Nicholas Rideout doth by these Presents freely & willingly give & Surrender up all her Right of Dower & Power of Thirds of in & unto the aboves demised Premisses unto him the sa John Trott his Heirs & Assigns forever In Witness whereof I the st Nieholas Ridcout and Mary my wife have hereunto set our Hands & Seals this Eleventh Day of July Anno Domini One Thousand Seven hundred & thirty five

Nicholas Rideont (Seal)

Mary × Rideout (Seal)

Signed Sealed & Delivered in Presence of us David Gustin Edmund Mountfort

York ss/Falm^o July 16, 1735. Nicholas Rideontappear^d & Acknowledg^d the foregoing Instrum^t to be his free Act & Deed

To all People to whom these Presents Shall Come Greet-

Cor Joshua Moody Jns Pac.

A true Copy of the Orig¹ Recd Augt 23.d, 1735.

Att Jer: Moulton Regr

Kent To
Sami Hinckley

ford in the County of York Coaster or Husbandman for & in Consideration of the Sum of one Hundred and fifteen Pounds in Bills of Credit to me in hand before the Ensealing hereof well and truly Paid by Samuel Hinckley of Biddiford in the County of York Farmer the Receipt whereof I do hereby acknolage and my self there with Satisfied & Contented and thereof and and of every Purt and Parcel thereof do exonerate acquit and discharge him the said Samuel Hinckley his Heirs Executors and administrators for ever by these Presents Have Given granted bargained sold aliened Conveyed and Confirmed and by these Presents Do freely fully

and absolutely Give Grant bargain sell aliene Convey and Confirm unto him the Said Samuel Hinckley his Heirs and Assigns for ever a Certain Tract of Land and medow in Biddiford aforesaid Containing Thirty three acres be it more or less viz begining the medow at Saco River then runing N. N. E. by the Land of the Heirs of Elizebeth Sharp to a pitch Pine Tree ajovning to a branch of Goose fair River then W N W thirten Poles then S S W by the Land of the heirs of Elizebeth Sharp to the Graves then on the S S W Point of Compas by the Land of the Heirs of Rebacka Wackfel and Patiant anabal to the medow with my Three fifths of the medow that I Purchased of Richard Picteoher of Boston To have and to hold the Said Granted and bargained Premisses with all the appurtenances Priviledges and Commodities to the same belonging or in any wise appertaining to him the Said Samuel Hinckly his Heirs and Assigns for ever To his and their only proper use Benefit and Behofe for ever and the said James Kent for me my Heirs Excentors and Administrators do Covenant Promise and Grant to and with ye said Samuel Hinckley his Heirs and Assigns that before the Ensealing here of I am the true . Sole and Lawful owner of the above bargained Premisses and am lawfully seized and Possessed of the same in my own Proper Right as a Good Perfect and absolute Estate of Inheritance in Fee Simple and have in my Self Good Right full full Power and Lawfull Authority to Grant bargain sell Convey and Confirm said bargained Premisses in manner as afore said and that he the Said Samuel Hinckly his Heirs and Assigns shall and May from time to time and at all Times for ever hereafter by force and vertue of these Presents lawfully Peaceably and quiatly Have Hold Use occupy Possess and Enjoy the said demised and bargained Premisses with the appurtenances free and clear and freely and Clearly acquited exonerated and discharged of from all and all manner of former or other Gifts Grants Bargains Sales Leases Mortgages wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Further more I the said James Kent for self my Heirs Executors and administrators do Covenant and Engage the above demised Premises to him the Said Samuel Hinckley his Heirs and Assigns against the lawful Claims or Demands of aney Person or Persons [179] Whatsoever for ever hereafter to warrant secure and Defend

by these Presents 1 here to put my hand and Seal the the third Day of May anno Domi 1731

James Kent (aseal) witness Humphrey Scammon Clement Hupper

Essex Augst 29 1735 James Kent Personaly apered and acknoledged the within writen Instrement to be his hand and Seal and act and Deed

before me John March Justs of the Peace A true Copy of y^o Orig¹ Rec⁴ Aug⁴ 30, 1735

To all People to whom these Presents shall come Greet-

Attest Jer. Moulton Regr

ing Know Ye that I Lewis Bane of York in Lewes Bane the County of York in his Majesties Province of the Massachusetts Bay in New England Yeoman for & in Consideration of ye Sum of Abl Moulton Fifteen Pounds in Publick Bills of Credit to me in Hand before the ensealing hereof well & truly paid by Abel Moulton of the same Town County Territory & Occupation the Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & Contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Abel Moulton his Heirs Execrs & Adminrs forever by these Presents have given granted bargained sold aliened conveyed & confirma & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the st Abel Moulton his Heirs & Assigns forever One full Moiety or half Part of a Certain Parcel of Marsh lying in the Township of York on the South West Side of York River containing Two Acres Butted & Bounded as followeth viz beginning at the Month of the Old Mill Creek on the North West Side of sa Creek running up sa Creek to the Landing Place butting on the Land of Robert Gray on the & Southerly by the sa Creek & North East by the Main River to a red Oak Stump about three or four Rods it being the same Marsh & Thatch Ground which I the sa Lewis Bane & ye sa Abel Moulton joyntly Purchased of John Sayword as by a Deed of Sale under his Hand & Seal Dated June 7th 1722 & Recorded Libo 11 Folo 39 of York County Records for Deeds &c may at large appear To have & to hold the st granted & bargained Premisses with the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Abel Moulton his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I the st Lewis Bane for my self my Heirs Excers & Admrs do covenant promise & grant to & with the sa Abel Moulton his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possess^d of the same in mine proper Right as a good Perfect & absolute of Inheritance In Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargaind Premisses in manner as aboves And that the sa Abel Moulton his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions Incumbrances & Extents Furthermore I the s4 Lewis Bane for my self my Heirs ExecT8 & Admin¹⁸ do coven¹ & engage to warrant secure & Defend the afore demised Premisses to him the sa Abel Moulton his Heirs & Assigns forever ag' the lawful Claims & Demands of any Person or Persons whatsoever In Witness whereof the s

d Lewis Bane & Abigail his wife in Token of her free Consent to this Bargain & Sale & Relinquishmt of all her Right of Dowry & Thirds in the Premisses have hereunto set their Hands & Seals the twenty fifth Day of May in the Seventh Year of the Reign of our Sovereign Lord George ve Second Annoq Domini 1734.

Lewis Bane (aSeal)

Signed Sealed & Delivered in Presence of John Sayword John Bradbury

York ss May the 25, 1734. Lewis Bane Acknowledge the above Instrumt to be his free Act & Deed

Sam¹ Came J Pes

A true Copy of ye Origi reed Augt 18, 1735.

Att Jer Moulton Reg

To all People to whom these Presents shall come Greeting Know Ye that I Joseph Moulton of York in the County of York & Province of the Massachuston Setts Bay in New England Gent for & in Consideration of y* Snm of Five Pounds to me in Hand before the enscaling hereof well & truly paid by my Son Abel Moulton of s⁴ York in the County afores* in good Publick Bills of Credit on the Province

aforesa the Recet whereof I do hereby Acknowledge and my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sd Abel Moulton his Heirs Exects & Admis forever by these Presents have given granted bargained sold aliened conveyd & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Abel Moulton his Heirs & Assigns forever a Certain Tract of Land containing Fitteen Acres lying in the Township of York at Place called Grownnut Hill which Tract of Land was Laid out to me in Joynt Tenancy with Jera Moulton of sa York Esqa the whole Tract containing Thirty Acres in the Whole & is yet undivided & is Bounded as followeth viz beginning at a Small Burch Tree marked on Four Sides standing eight Poles South West from Jnº Burrell Westermost Corner & then North East Fortv Eight Poles bounding on sa Burrells Land late of York Deca to a pople Tree marked on four Sides & from thence North West One hundred Poles to a Stake & then South West Forty eight Poles to two Red [180] Oak Trees marked on Four Sides then South East one hundred Poles to the Burch Tree first mentioned To have & to hold the sd granted & bargained Premisses with all the Appurees Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Abel Moulton his Heirs & Assigns forever to his & their only proper Use Benefit & Behof forever And I the sa Joseph Moulton for me my Heirs Execrs & Adminrs do covenant promise & grant to & with Abel Moulton his Heirs & Assigns that before ye enscaling hereof I am ye true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessa of ve same in mine own proper Right as a good Perfeet & absolute Esstate of Inheritance in Fee Simple and have in my self good Right full Power and lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd & that the sa Abel Moulton his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sq Joseph Moulton for

my self my Heirs Exec[®] & Admin[®] do coven[†] & engage the above demised Premisses to him the s[§] Abel Moulton his Heirs & Assigns ag[†] the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & Defend by these Presents

> Joseph Moulton (*Seal) Mary Moulton (*Seal)

Signed Sealed & Delivered in Presence of us Samuel Came Ebenezer Moulton

York ss/ April 18, 1732. Joseph Moulton & Mary his wife appeared before me & Acknowledg the within written to be their Act & Deed

Sam¹ Came J. Pee

A true Copy of ye Origi Recd Augt 18, 1735.

Att¹ Jer. Moulton Reg³

To all People to whom these Presents shall come Greeting Know ye that we Wymond Bradbury of Wym⁴ Bradbury of Brunswick in the County of York & Province of y^e Massachnsetts Bay in New England Gent & Mary Bradbury his wife Administratrix of the Estatte of Anthony Baker late of York in s⁴ County Dec⁴ by yir-

tue of an Order from the Honerable Judges of ve Supr Court at their sessions held at York for the sa County of Did grant Did grant unto the sa Mary full York in May power & Authority to sell the Real Estate of the sa Anthony Baker Deed to pay the sd Anthony Bakers Debts for & in Consideration of the Sum of one hundred & twenty Pounds Five Shillings to us in Hand paid by Joseph Sayword of York in the County afores Gent, have given granted bargained & sold & by these Presents Do give grant bargain & sell freely & absolutely to the sa Joseph Sayword his Heirs & Assigns forever A Certain Tract or Parcel of Land situate lying & being in the sa Town of York on the North East Side of the Road that Leads from the Meeting House down to the lower Ferry containing Thirteen Acres & one third of an Acre (it being two thirds of a twenty Acre Lot which Abram Preble Esqr Deed Died seized of) & is Bounded as follows viz beginning at the Westerly Corner of Sam1 Blacks Land & runs from thence North East bounding on sa Blacks Land about Sixty Seven Poles till it comes to an heap of Stones which is Mary Preble alias Nowells Westerly Corner Bounds of her Third Part of st Twenty Acre Lot as the same is alloted out to her & from thence runs

South East bounding on her st Mary Preble alias Nowel her Third Part till it comes to the Extent of thirty two Poles to common Land called Centry Hill & from thence runs South West Sixty Seven Poles to the Country Road & then runs up North West bounding on sa Road to the place began Together with the Dwelling House thereon & all other buildings & Appurces thereon or thereunto belonging To have & & to hold the above grant & bargained Premisses with all the Appurces Priviledges and Commodities to the same belonging or in any wise Appertaining to him the st Joseph Sayword his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever & the st Wymond Bradbury & Mary Bradbury Admrs as aforesd for themselves their Heirs Execrs & Admin's do covenant & engage the above demised Premisses with the Appurces to him the sa Joseph Sayword his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend by these Presents In Witness whereof we the sa Wymond Bradbury & Mary Bradbury In ye Capacity aforesd have hereunto set our Hands & Seals the ninth Day of Augt in the ninth Year of his Majtys Reign Anno Domini 1735.

Wymond Bradbury (aSeal)
Mary Bradbury (aSeal)

Signed Scaled & Delivered in Presence of us Jer. Moulton Joseph Swett

York ss/York Augt the 23t 1735. The above named Wymond Bradbury and Mary Bradbury his wife Perso¹⁷ appearing Acknowledgt the within Instrumt to be their Act & Deed

before me Jer. Moulton Jus. Peace A true Copy of ye Origi Reed Augt 23, 1735,

Atti Jer. Moulton Rege

[181] To all People to whom these Presents shall come Greeting Know Ye that I Phinchas Jones of Falmouth in the County of York & Province of year Massachusetts Bay in New England Yeoman for & in Consideration of the Sum of Forty Pounds to me-in Hand before the ensealing hereof well & truly paid by Joseph Bean of York in the County & Province afores but now resident at Richmond Fort in sa County Gent the Receipt whereof I hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Joe

seph Bean his Heirs Exects & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the s4 Joseph Bean his Heirs & Assigns forever A Certain Tract of Land situate in Falmouth afores Containing thirty Six Acres more or less now in possession of Henery Ingerham by a Lease from the sd Bean Bounded as followeth beginning at the lowermost Corner of that Tract of Land on which David Gustin now lives which the sd Gusten bought of me ye sd Jones web Corner stands by the Side of Presumpscut River thence down the River thirty Six Rods or untill it comes to the Land I sold Ebenezer Gustin & from those two Corners to run Back the same weadth between the sd David & Ebenezer Gustin Land the same Course their Land runs eight Score Pole To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Joseph Bean his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd Phinehas Jones for my self my Heirs Execrs & Admrs do covent promise & grant to & with the sa Joseph Bean his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ye above bargained Premisses in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in my self good Right full power & lawful Autho to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd And that the sd Joseph Bean his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised & bargained Premisses win the Appurces free & clear & freely & clearly acquitted exoncrated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the s4 Phinchas Jones for my self my Heirs Excers & Admin to do covenant & engage the above demised Premisses to him the sd Joseph Bean his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend by these Presents Provided & it is to be understood that if the sa Joseph Bean his Heirs Execrs or Assigns shall

be any ways molested in the quiet Possession of s⁸ Land or any Fart thereof by any Law Suits that then the s⁴ Joseph Bean bis Heirs or Assigns shall vouch in me the s⁴ Phinehas Jones my Heirs Excer⁵ or Admin⁵ to defend the same at my own charge & expence & if s⁴ Land or any Part thereof be recovered by such Person or Persons so Suing that then the s⁴ Phinehas Jones my Heirs Excer⁵ & Admin⁵ will repay to the s⁴ Joseph Bean his Heirs Excer⁵ & Admin⁵ Assigns the s⁴ Forty Pounds p⁴ by s⁴ Bean-for s⁴ Lands or such a part thereof as shall be in proportion to the Land so recovered & y⁵ s⁴ Bean shall have no further Advantage ag⁵ me by the above Warrantee In Witness whereof I have hereunto set my Hand & Seal this twenty third Day of May in the eighth Year of his Maj⁵⁵ Reign Annoy Don 1735

Phinehas Jones (*Seal)

Signed Scaled & Delivered in Presence of Wymond Bradbury Edm⁴ Bowman

York ss/Brunswick May 23^a 1735. Phinehas Jones appear^a Personally before me ye Subscribt one of his Maj^{yes} Justices of the Peace for s^d County & Acknowledged the within Instrum^t to be his Act & Deed

Benja Larrabee Just Peace

A true Copy of ye Origi reca Augt 28, 1735, Jer. Moulton Rega

To all People to whom these Presents shall come Greeting & Know Y that I John Rice of Exeter in the

Jno Rice Province of New Hampsh[†] in New England Cord-To wainer for & in Consideration of the Sum of Ricd Rice twenty two Pounds ten Shillings in Money well & truly Paid by Richard Rice of Kittery in the County of York & Province of the Massachusetts Bay in New England Yeoman the Receipt whereof I do hereby Acknowledge & my self there fully satisfied contented & paid do hereby exonerate acquit & forever discharge the sa Richa Rice his Heirs Exects Admints forever by these Presents have given granted bargained sold aliened conveyed & confirmed & Do by these Presents freely fully & absolutely give grant bargain sell aliene convey & confirm [182] Unto him the sa Richa Rice his Heirs & Assigns forever a Certain Tract of Land situate lying & being in the aforest Kittery Containing about two Acres & one hundred & thirteen Poles & sd Land is Bounded on the South West by the sd Richa Rice abt Fifty two Poles in length & eight Poles & about Six

Foot in breadth & Also my Fathers Share in the Common &

Undivided Land in Partnership between Kittery & Berwick the sd Land & Common Rights was sell to me out of the Estate of my Hond Father Mr Thoms Rice Decd for my Charges in Administering on the same by a Comtee appointed to Divide s^d Estate To have And to hold all the aboves^d Land & Common Rights win all ye Appurces Priviledges to the same belonging or in any wise Appertaining to the same to the sa Richa Rice his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof- forever & I the sa John Rice do for my self my Heirs Exects Admints & Assigns hereby covenant promise & grant to & with the st Richard Rice his Heirs Execrs Admints & Assigns vt at & before the ensealing hereof I am the true sole & lawful owner of ye above bargained & sold Premisses & have good Right full power & lawful Authority to convey the same in manner as aboves & that it is free & clear from all Incumbrances whatsoever & ve peaceable & quiet possession thereof forever to Warrant Defend & Secure agt all Persons lawfully laying Claim thereto In Witness whereof I have bereunto set my Hand & Scal the thirteenth Day of Novi in the year of our Lord One thousand Seven hundred & thirty four 1734. Word Interling 8th, 4, 30th Line before Signing

John Rice (*Seal)

Signed Sealed & Dela in Presence of us James Spinney Catharin X Wentworth John Godsoe

York ss/Nov^r 17. 1734 John Rice above named Acknowledg^a the above Instrum^t to be his free Act & Deed before – John Hill J. Peace

A true Copy of v^e Origⁱ rec^d Sept^r 1, 1735.

Att Jer. Moulton Reg

Know all Men by these Presents that I Daniel Rice of Kittery in the County of York in New England Cordwainer for & in Consideration of the Sun of ten Pounds of good & lawful Money to me in Hand paid by my well belov Broth-

er Rich^a Rice of ye same place Yeoman the Receipt whereof I do Acknowledge & my self fully contented & paid have given granted bargained & sold & Do by these Presents give grant bargain & self unto these Rich^a Rice his Heirs & Assigns forever all that my Right Title Interest & Claim that I have to the Commons Rights in the Town of Kittery and Berwick it being the Devident Part or Share of the Town Commons of Kittery abouted unto my Father Mr Thomas

Rice Dec^a as appears upon Record in Kittery Town Book Reference there unto being had may more at large appear To have & to hold all the aboves^a Common Rights in the Town of Kittery aboves^a [and Berwick] to him thes^a Rich^a Rice his Heirs & Assigns forever age me thes^a Daniel Rice my Heirs & Assigns forever or any other Person by my Procurement the peaceable possession thereof to Warrant & maintain ag^a all manner of Persons whatsoever from by or under me in Witness whereof I have hereunto set my Hand & Seal this twenty second Day of Jan⁷⁷ & in the fifth Year of his Majestics Reign & in the Year of our Lord one thousand seven hundred & thirty/one 1730/31 The word Berwick was before Signing & Sealing

Daniel Rice (aSeal)

Signed Sealed & Del^d in Presence of us the Subscribers Eliz^a Rice Elizabeth × Bryer

York ss/ Kittery March 29, 1732 The abovenamed Dan' Rice Personally appeared before me the Subscriber One of his Majestics Justices of the Peace for sa County of York Acknowledge this Instrument to be his Act & Deed

A true Copy of ye Origi recd Sept 1 1735 Att Jer. Moulton Rege

To all People to whom these Presents shall come William Robbins of Portsmouth in the Province of William Robbins of Portsmouth in the Province of New Hampshire in New England Marriner

To Geo Welsh And Sarah his Wife formerly Sarah Greenough send Greeting Know ye that the same of t

William Robbins & bis s⁴ Wife for & in Consideration of the Sum of four hundred & Sixty Pounds currant Money of New England to him in hand before the ensealing & delivery of these Presents well & truly paid by George Welsh of New Castle in the Province afores⁴ Fisherman the Receipt whereof the s⁴ William Robbins doth hereby Acknowledge & himself therewith fully satisfied contented & paid & thereof & of every Part & Parcel thereof doth exonerate acquit & discharge the s⁴ George Welsh his Heirs Excer³ & Admin⁴ forever by these Presents have given granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents Do freely clearly & absolutely grant bargain sell aliene enfeoffe convey & confirm unto him the s⁴ George Welsh his Heirs & Assigns forever One Certain Tract or Parcel of Land Situate lying & being in Falmouth in the

County of York & Province of ve Massachusetts Bay at a [183] Place called Cape Eliza or Cape Elizabeth Containing two hundred Acres or be it more or less lying on the West Side of the House that was formerly Robert Jordans on the aforest Cape being that same two hundred Acres of Land given to ve sa Sarah by her Grandfather Robert Elliot late of New Castle afores Esqr Deca by his Last Will & Testament Dated the tenth Day of Novr Anno Dom 1718 being all the Right Title & Interest which the sa William Robbins & Sarah his wife aforesd have in & unto the sd Tract of Land however the same is or may hereafter be Butted & Bounded by virtue of the st Will To have and to hold the st granted & bargained Premisses with all & Singular the Priviledges & Appurces thereunto belonging or in any wise Appertaining unto him the sd George Welsh his Heirs & Assigns forever & the sa William Robbins & Sarah his sa Wife for themselves their Heirs Execrs & Adminrs do covent & grant to & with the sq George Welsh his Heirs & Assigns that they have good Right full power & lawful Authority to grant bargain sell & convey the Premisses as aforesa & that they will Warrant & defend the same agt the lawful Claims & Demands of any Person or Persons whatsoever that now are or that hereafter shall be Made to the same to him him the sa George Welsh his Heirs & Assigns forever In Witness whereof the st William & Sarah Robbins have bereunto set their Hands & Affixed their Seals the twenty fifth Day of Novi in the eighth Year of the reign of our Sovereign Lord George the Second by the Grace of God of great Britain & King Annoq Domini 1734.

William Robins (aSeal)

Sarah Robins (**asaa')
Signed Sealed & Delivered in Presence of Mark Nelson
W^m Parker Jun'

Pro: of N. Hampsh^r | Nov^r 25th 1734. Then W^m & Sa-

rah Robins abovenamed Personally appearing Acknowledged the above Instrum to be their Voluntary Act & Deed

Coram Joseph Sherburn Js Pea

A true Copy of ye Origi recd Septr 2d 1735

Att Jer. Moulton Reg

To all Christian People to whom these Presents shall come I
Charles Pine Scarborough in the County of York
in the Province of the Massachusetts Bay in
To

To New England Housewright send Greeting Know Jno Reynald Ye that I the s^d Charles Pine for & in Considera-

tion of that Parental Love & that I have & do bear towards my well beloved Son John Reynolds & Grace Reynolds the Wife of the st John Reynolds of Scarborough afores have given granted & by these Presents Do freely & clearly & absolutely grant & grant to the so John Reynolds and Grace his Wife and after their Decease to be to the sole Use and Benefit of my Grand Son Charles Reynolds his Heirs Execrs Admin & Assigns (he Dving without Heirs the same to be to the Use Benefit and Behoof of Sarah Grace and Mary Reynolds Sister to the afores4 Charles Reynolds) All & singular a Certain Tract or Parcel of Land lying & being in the Township of Scarborough in the County afores Containing by Estimation 40 Acres Butted & Bounded as follows 40 Rod in Wedth Adjacent to the Western Road from Dunston so called & back bounding on the Land of Ephraim Jackson on the North Side and Thomas Starboard on the South with all Appartenances thereunto belonging To have & to hold all the so granted unto the so John Reynolds and Grace his Wife During their Life Time and after their Decease to the Use Benefit & Use of the aforesd Charles Reynold my Grandson as aforest his Heirs Execrs Adminrs or Assigns forever from hence forth as his or their proper Right absolutely without any manner of Condition In Witness whereof I have hereunto set my Hand & Seal this 5 Day of Dect 1732

Charles Pine (*Seat)

Witnesses Present Samuel his Boothby David Love

York ss/Scarb^o Dee^r y^e 18, 1732, M^r Charles Pine Personally appeareth & Acknowledgeth this to be his voluntary free Act & Deed

before me Roger Dearing Jus Peace A true Copy of y" Origi Ree" Sept 5, 1735 Att Jer. Moulton Reg

To all People to whom these Presents shall come Greeting Know Ye that I Thomas Harris of Dover in The Harris the Province of New Hampsh^r in New England To veoman Do for & in Consideration of a Consid-Pine erable Sum of Money to me in Hand paid before the ensealing of these Presents by Charles Pine of Scarborough in the County of York in the Province of the Massachusetts Bay in New England the Receipt whereof I Do hereby Acknowledge thereof or from any further payment acquit & fully discharge sd Charles Pine his Heirs Exects Admints forever by these Presents fully freely & clearly do give grant bargain & sell unto the abovesa Charles Pine his Heirs Exects forever a Certain Tract of Land containing Fifty Acres lying & being in Scarborough in the County of York in the Province of the Massachusetts Bay in New England Bounded as followeth Adjoyning on Swains Land beginning at a Hemlock Tree marked F. H & runs Fifty Pole to Ebenezt Seaveys Land & then runs one hundred Pole & Sixty Pole into the Woods and then runs Fifty Pole to Swains Land it lyeth above a Bridge called Phillips Bridge as will appear more at Large on the Records To have & to hold the above granted & Bargained [184] Premisses with all the Priviledges Appurces thereunto belonging or in any wise appertaining unto him the sa Charles Pine his Heirs Exec Admin & Assigns to his & their proper Use Benefit & Behoof forever avouching I have Right & lawful Authority to sell & convey the above granted & bargained Premisses & that it may be lawful for sd Charles Pine his Heirs forever hereafter by force & virtue of these Presents to Occupy possess & enjoy above demisd Premisses as his good Inheritance forever free from all Incumbrances or Intanglements of What kind or Nature soever Furthermore I the sd Thomas Harris for my self my Heirs Execrs Adminrs do covenant & engage the above demised Premisses to him the sd Charles Pine his Heirs Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend In Witness I have hereunto set my Hand & Seal this twelfth Day of June one thousand seven hundred & twenty five

Thomas Harris (aSeal)

Sign^d Seal^d & D^d in psence of us Witness's Aaron Jewett Daniel Stone

York ss Biddeford Feb 14, 1727. This Day Thos Harris

Personally appeared before me the Subscriber Acknowledge this Instrumt to be his free Act & Deed

Mer John Grav Jus. Pacs

A true Copy of the Orig¹ Recd Sept 5, 1735 Att Jer. Moulton

To all People to whom these Presents shall come Greeting Know Ye that I Daniel Baley of New-Dan! Baley bury in the County of Essex in the Province of the Massachusetts Bay in New Engle Hus-To Ebent Sampson bandman for & in Consideration of two hundred Pounds in Bills of Credit of the Province aforesd to me in Hand well & truly paid before ye delivery of these Presents by Ebenezer Sampson of Wells in the County of York in the Province afores Labourer have given granted sold aliened enfcoffed conveyed & confirmed and by these Presents Do give grant sell aliene enfeoffe convey & confirm unto him the sd Ebenezer Sampson his Heirs and Assigns forever One certain Tract of Land lying & being in Arundel in the County of York containing one hundred Acres which was Granted by the Town of Capeporpus now calla Arrundel unto one Andrew Alger June 25, 1681 & is since conveyed down to me the sa Daniel Bailey being Butted & Bounded as followeth viz beginning at the Turn in the River com-monly called Kenebunc above the Intervale Point where John Purinton did formerly Dwell & so up by the Side of ye sa Kenebunk River to James Mussevs Line & so from sa Turn of the River on a South East Course Sixty Poles or Rods unto a Red Oak Tree markd I. B. On the South West Side & from sd Tree on a North East Course two hundred & eighty Rods & so on a North West Course Sixty Rods unto James Musseys Line & so on a South West Course unto the aforesa River in or by sa Musseys Line which is the North West Bounds thereof as in Arrundell Town Book may be Seen Together with the Trees Timber Stones Mines Minerals Herbage Water & Watercourses Houses Fences thereon & the Common Right or Rights thereunto belonging To have & to hold the sd bargained Premisses with all the Priviledges and Appurces thereunto in anywise Appertaining to him the sa Ebenezer Sampson his Heirs & Assigns forever to his & their only Use Benefit & Behoof forever Furthermore I the sd Daniel Bayley for my self my Heirs Execrs & Adminrs do covenant & engage the above demised Premisses to him the sa Ebenczer Sampson his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warr⁴ secure & Defend by these Presents As Witness my Hand & Seal this twenty Sixth Day of Nov⁴ Anno Domini 1734. Annoq Ri Ris Georgii Seenndi Magna Britannia & 8 And Likewise I Miriam the wife of the 8 Daniel Bayley Do by these Presents give up all my Right of Dower & Power of thirds in & to the Premisses unto the 8 Ebenezer Sampson his Heirs & Assigns forever As Witness my Hand & Seal this 26, Day of Nov⁴ Anno Domini 173 Annoq RiRis Georgii Secundi Magna Brittannia &

Daniel Bayley (*seat) (*seat)

Sign^d Seal^d & D^d in Presence of us Thomas Wells Sam^l Patton Nath^l Wells

York ss Wells Nov^r 27, 1734 Then Daniel Bayley Pers^{by} appear^d & Acknowled^d this Instrum^t to be his free Act & Deed

before Joseph Sayer J Peace A true Copy of the Origi recd Sept 5, 1735. Att Jer. Moulton Reg

Know all Men by these Presents that I Joseph Young of York in the County of York in New England Young To his Gent In Consideration of the Love good will Date Abig! & & Paternal Affection I have & do bear to my Bradbury belov^a Daughter Abigail Bradbury wife of John Bradbury of York afores Joyner & in Consideration of ten Pounds Money to me paid by the sa John Bradbury have hereby given & granted conveyed & confirma to the sa Abigail Bradbury a Certain Parcel of Land Containing two Acres bounded as follows (& lying in York aforesa) viz beginning at the South West Corner of the Land sd John bought of Joseph Young jung at a Stake on the Bank of ve River & Runs thence North North West half North Forty Seven Poles to Land that Alex Junkins bought of sa Joseph Young jung then by sa Alexis Land Westerly about Eight Rods to a Maple Tree & from thence South South South East Forty Seven Poles to the Bank of ye River & thence Northerly [185] North Easterly about Six Poles to the place began at it being Part of that Parcel of Land which my ever Hond Father gave me in his Last Will & whereon he himself Lived To have & to hold to the sa Abigail Bradbury her Heirs & Assigns forever to her & their Use & I Do hereby covent to warrant & defend ve Premisses to the sa Abigail Bradbury her Heirs & Assigns for me me my Heirs Exec¹⁸ agt all Persons whatsoever forever hereafter In Witness whereof I have set to my Hand & Seal April 13 Seventeen hundred & thirty four

Joseph Young (aseat)
Signa Scalea & Dela in Presence of Jua Carlile Benniah

Young

York ss York April 18, 1734. Then M^r Joseph Young abovenamed Pers¹⁵ appe⁴ & Acknowledg⁴ the above Instrum⁴ to be his free Act & Deed

before me Jer. Moulton J. Peace A true Copy of y° Orig¹ rec⁴ May 20, 1734 Att¹ Jer. Moulton Reg⁵

Know all Men by these Presents that I Joseph Young of York in the County of York in New Engla

Gent as Admis to the Estate of my Son Jos. Young Adr To Saml Young late of York afores Coaster Simpson Dec^a by virtue of an Order of his Mai^{tys} Supr Court of Judicature held at York aforesd in May 1732 in Considerd of the Sum of Thirty five Pounds in good Bills of Credit to me paid in ye sd Capacity by Henry Simpson Junt of st York Cordwainer (who was was the highest Bidder when the Land hereafter mentioned was exposed to Sale as the Law in such Case Provides) do hereby in the sa Capacity give grant bargain sell & confirm unto the sa Henry Simpson a Certain Parcel of Land lying in York afores^a whereof my s^a Son died Seized Bounded as follows viz beginning at the Edge of the Bank near the Corner of John Bradburys Fence & running thence North North West Forty Seven Rods to a Small Maple Tree then West South West half a Point South Thirteen Rods & Two Feet then South South East Fifty one Rods to the Bank of the River & then running round as the Bank lies to the Place began at Containing Four Acres To have & to hold the Premisses with the Appurces to the sd Henry Simpson jun his Heirs & Assigns to his & their Use In Witness whereof I have set my Hand & Seal the twenty fifth Day of June Anno Dom Seventeen hunda & thirty three

Joseph Young (aSeal)

Signed Sealed & Deliv^d in Presence of us John Carlile Benaish Young

York ss/York April 18, 1734 Then appeared M^r Jos. Young abovenam^d & in the Capacity of Admin^r to the Estate of Sam¹ Young aboves^a Acknowledg^a the above Instrumto be his Act & Deed

 $\begin{array}{c} {\rm before\; me} \quad {\rm Jer.\; Moulton} \quad {\rm J\; Peace} \\ {\rm A\; true\; Copy\; of\; y^e\; Orig^t\; Rec^d\; May\; 27,\; 1734} \\ {\rm Att^t} \quad {\rm Jer\; Moulton} \quad {\rm Reg^r} \end{array}$

Know all Men by these Presents that I Henry Simpson

jr of York in the County of York in New Engla

Simpson
To
Young
To
Young
To
Young
To
Young
To
Young
To
Young
Gent do hereby give & grant bargain sell & con-

firm unto the st Joseph Young Four Acres of Land which I Yesterday bought of st Joseph Young as he is Admra to the Estate of his Son Samt Young Deet as by his the st Admra Deed to me of that Date reference thereunto being had may more at Large appear To have & to hold To him the st Joseph Young his Heirs & Assigns forever To his & their Use In Witness whereof I have hereto set my Hand & Seal this twenty Sixth Day of June Anno Domini 1733

Henry Simpson (*Seal)
resence of us Jer Moulto

Signed Sealed & Deliv^a in Presence of us Jer Moulton Jeremiah Moulton y^e 3^a York ss/ York April 24 1734 then Henry Simpson Per-

sonally appeared & Acknowledged the above Instrumt to be his Act & Deed

before me Jer Moulton Jus. Peace

before me Jer Moulton Jus. Peace A true Copy of ye Recd May 27 1734

Att Jer. Moulton Reg

to the s^d John Bradbury his Heirs & Assigns forever to his & their Use And I do hereby for me my Heirs Exec^{rs} & Ad-

min²⁶ covenant & engage the Premisses to him the s³ John Bradbury his Heirs & Assigns agf all Persons whatsoever forever hereafter to Warrant secure & defend in Witness whereof I have hereunto set my Hand & Seal Sixteenth Day of April in the Year of our Lord Seventeen hundred & thirty four

Joseph Young (aSeal)

Signed Sealed & Delivered in Presence of us John Carlile Benaiah Young

York ss/ York April the 18 1734 Then M¹ Joseph Young abovenamed Personally appearing Acknowledged the above Instrum¹ to be his free Act & Deed

To all People to whom these Presents shall come Greeting Know Ye that I Chrisp Bradbury of York

Before me Jer. Moulton Jus. Peace

in the County of York in his Majesties Province

A true Copy of yo Origi Reed May 27, 1734.

Bradbury

Att¹ Jer. Moulton Reg^r

To of the Massachusetts Bay in New England Joyner for & in Consideration of ye Sum of Twen-Bulman ty Pounds ten Shillings to me in Hand before the ensealing hereof well & truly paid by Alexander Bulman of York aforesa Chyrurgeon the Receipt whereof I do do hereby [186] Acknowledge & my self therewith fully satisfied & contented and thereof & of every Part & Parcel thereof do exonerate acquit and discharge him the sa Alexander Bulman his Heirs Exects & Admin* forever by these Presents have given granted bargained sold aliened conveyed & confirmed and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Alexander Bulman his Heirs & Assigns forever a Certain Parcel of Land lying & being in York at a Place called Situate containing about Fourteen Acres be the same more or less Butted & Bounded as follows viz beginning at a Small White Oak Tree marked Four Sides standing on the North West Side of the Road that Leads to Decon Bragdons Mill & from thence North East twenty pole to a White Oak Tree to the Town Commons & from thence East South East bounding on the Town Commons till it comes to the Tonnence Pond & from thence South Westerly bounding on the Pond to the Land of Job Banks & bounded on the South West Side by sa Bank's his Land & at the North West end by Josiah Blacks Land (excepting only the Town Way or Road that is already Laid

out) which Parcel of Land was sold to Richard Brawn by Lewis Bane & is the whole of that Land that I the sa Chrisp Bradbury lately bought of sq Alexandr Bulman To have & to hold the sq granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Alexander Bulman his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the Chrisp Bradbury for my self my Heirs Execas & Admin's do covenant promise and grant to & with the sa Alexander Bulman his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ve above bargained Premisses & am lawfully seized & possessed of ve same in in my own proper as a good Perfect & Absolute Estate of Inheritance in Fee Simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as afores & that he the s Alex Bulman his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with ye Appes free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or Other Gifts Grants Bargains Sales Leases Mortgages will Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the st Chrisp Bradbury for my self my Heirs Exects & Admints do covent & engage the above demised Premisses to him the st Alext Bulman his Heirs & Assigns agt the lawful Claims or Demands of any Persons whatsoever forever hereafter to Warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this twenty third Day of May 1735.

Chrisp Bradbury (ascal)

Signed Scaled & Del in Presence of us Daniel Moulton Elizabeth Swett

York ss/York Septr 6th 1735, Chrisp Bradbury Personally appeared & Acknowledge the above Instrumt to be his Act & Deed

before Jer. Moulton Js Peace A true Copy of ye Origi reed Septr 6, 1735.

Att Jer. Moulton

To all People to whom these Presents shall come Greeting & Know Ye that I Edward Melcher of Arundel in the County of York Cordwainer for & in Consideration of the Sum of Thirty one Pounds curr⁴ Money of New England to

me in Hand before the ensealing well & truly paid by Zacheus Perkins of Topsfield in the County of Essex Tailor the Receipt whereof I do Acknowledge and my self fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the st Zacheus Perkins his Heirs Execrs Adminrs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Zacheus Perkins his Heirs & Assigns forever One Messuage or Tract of Land and a Dwelling House thereon situate lying & being in Arrundel aforest Containing by Estimation three Acres & a half more or less & Bounded beginning at a Red Oak Tree marked two Sides then running North West Sixteen Rods & to Burbanks Land then running Southwardly by Burbanks Land taking in the Dwelling House aCross the Country Road then by the Road to a Burch Tree marked two Sides & from thence South East & by South twenty Seven Rods to a Pine Tree marked two Sides then running North East to the Oak Tree first mentioned To have & to hold the st granted & bargained Premisses with the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining thereunto to him the sa Zacheus Perkins his Heirs & Assigns forever to [187] his & their proper Use Benefit & Behoof torever And I the sa Edward Melcher for me my Heirs Exects Admints do eovenant & promise grant to & with ye so Zacheus Perkins his Heirs & Assigns that before the ensealing hereof I am the lawful owner of v° above bargained Premisses & have in my self good Right full power & lawful Authority to grant bargain sell & confirm ye sd bargained Premisses as abovesd & that the st Zacheus Perkins his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully have hold use occupy & enjoy the sa demised & bargained Premisses with the Appurces free & clear from all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Dowries Thirds Judgments Executions Incumbrances & Extents Furthermore I the s4 Edward Melcher for my self my Heirs Execrs Admin's do covenant & engage the above demised Premisses to him the st Zachens Perkins his

Heirs & Assigns ag the lawful Claims of any Person or Persons whatsoever forever hereafter to to Warrant secure & defend & Eliz^a Melcher the Wife of me the s^a Edward Melcher doth hereby willingly Yield up & Surrender her Right of Dower & thirds in & unto all the atore bargained & demis^a Premisses In Witness whereof we have hereunto set to our Hands and Seals this twenty Ninth Day of Aug^t in the Year of our Lord One thousand seven hundred & thirty & three Anno Dom 1733

> Edward Melcher (aSeal) Elizabeth Melcher (aSeal)

Signed Sealed & Deliv^d in Presence of Jabez Dorman Abiel Dorman $\overset{\text{her}}{\times}$

Suffolk ss Boston Oct 10, 1734. Edw^a Melcher appearing Acknowledg^a the before going Instrum^t to be his Act & Deed

before Habijah Savage J Pece A true Copy of ye Orig¹ reed Sept² 12, 1735. Att¹ Jer. Moulton Reg²

To all Christian People to whome these Presents Shall Com Greeting and Know ye that I Mickel Mehaney of Kittery in the County of York in the Mehoney Province of the Massachusetts Bay in New Eng-To Haley land Shipwright for and in Consideration of the Sum of Twenty Eight Pounds in money to me in hand Paid before Ensealing and Delivery hereof by Samuel Haley of the aforesaid Kittery Husbandman the Receipt whereof I do hereby acknowledge and my Self there with fully Satisfied and Contented and thereof and of every Part and Parcel there of do Exonerate Acquit and Discharge the said Samuel Halev his heirs Exectors and administrators for Ever by these Presents Have Given Granted bargained sold aliened Conveyed and Confirmed and by these Presents Do fully and absolutely Give Grant bargain Sell aliene Convey and Confirm unto him the said Samuel Haley his Heirs and Assigns for ever all Such Right Estate Interest Claim and Demand which I the said Mickel Mahoney Ever have had now have or ought to have or which I my Heirs Exects and Administrators or any of us at any time hereafter Shall or may have by any way or means what So ever in and unto a Certain Tract of up Land & meadow Scituate Lying and being with in the the Town ship of Wells in the aforesd County and Provance Contaning Sixty Acres Buted and bounding as followeth viz begining at the head of Col1 John Wheelwright Marsh at the Northern Branch of Little River and So running upon each Sid of Said Branch of Said River on a Northwest line and is one Hundred and Twenty Rods in Length and Eighty Rods in Breadth Running on a North East Line a Cross the River or however other ways Butted and bounded or Repted to be bounded and is that Land and meadow which Daniel Low formerly of wells Deesed Purchased and bought of Henry Maddocks as by one Deed of Sail baring Date June 19: 1721 may appear to Gether with the appurtanances and Priviledges unto the same belonging or in aney wise appertaining and also all the Right Estate Title and Interest which I have or ough to have in any other Lands in the Township of wells afore said To have and to hold the said Granted and Bargained Primises with all the appurtenances Priviledges to him the said samuel Haley his Heirs and assigns for Ever to his and there only proper use benefit and be hoof for Ever and I the said Mickel Mehoney for my Self my Heirs Execrs and Adminer do Covanant Promise and Grant to and with the said samel Haley his Heirs and Assignes that before the Ensealing hereof that I have a Good Right in the above said Tract of up Land and medow and have in my Self full Power and Lawfull athority to Grant Sell Convey and Confirm the said Barganied Premisses as above said and that the said samuel Haley his Heirs and assigns Shall and may from time to time and at all times for Ever hereafter by force and vertew of these Presents Lawfully and quiatly have hold use improve and Injoy the said Bargained Premisses with the appurtenances free and Clear and freely and Clearly acquited and discharged of from all and all maner of former or other Gifts Grants Bargains Sails and In Cumbrances whatsoever Furthermoor I the said Mickel Mehaney for my Self my Heirs Executors and admin's do Covanant and Ingage for ever here after to warrant and defend all my Part Portion Right Estate and Interest in the above said Upland and meadow and in any other Lands in the Township of wells aforesaid to him the sa samuel Haley his Heirs and assigns Against the lawful Claims or Demands of any person or Persons what so Ever and Elizabeth my wife doth by these Presents Give and Yeald up to the said Samuel Haley and all her Right of Dower and Power of thirds in the Premisses afore said in witness whereof we have hereunto set our hands

& Seals this Ninteenth Day of June anno Domini one Thousand Seven hundred and thirty five

Mickel × Mehoney (aSeal)

Elizebeth × Mehoney (*Seal)

Attest Jer. Moulton

Signed Scaled and Delivered in the Presents of John Haley Elizebeh Haley **

York ss Kittery September 16, 1735 the within named Mickel Mehoney & Elizebeth Mehoney Personaly [188] appeared before me the subscriber and acknowledged the with in written Instrument to be there free Act and Deed Elihu Gunnison P, Peace

Arue Copy of the Origi Reed Sept 18: 1735

Know all Men by these Presents that I William Pearee of York the Country of York in New England Ferry

Pearee To
Pearee To
Pearee To
Additional Pearse and Parental Affection I have & do bear to my well beloved Son Andrew Pearee of York aforesate and have given granted bargained & sold & hereby Do

freely and absolutely give grant bargain & sell unto him the s

Andrew his Heirs & Assigns forever A Deed from W^{III} Pearce to his son Andrew ☐ Certain Dwelling House in York afores

description: Andrew Pearce Jonathan Philbrook Sam' Ingraham A true Copy of ye Orig! being indorsed on the Orig Standing on a Point or Neck near the lower Ferry in York aforest which I now Dwell in Together with all my moveable Estate both within Door & without, To have & to hold the sd granted & bargained Fremisses with all the Appurees Priviledges & Commodities to the same belonging or Appertaining to him the sa An-Attest Jer. Moulton Reg drew Pearce his Heirs & Assigns to his & their Use forever free from all Incumbrang ces whatsoever & I the sa William Pearce for me & my Heirs do covenant & engage the above demised Premisses to him the sa Andrew his Heirs & Assigns agt ye lawful Claims of any Person by or under me forever to warrant & Defend Witness my

Hand & Seal Aug^t 21, 1735. William Pearce (aseal) Signed Sealed & Deliv⁴ in Presence of us Jer. Moulton Daniel Moulton

York ss/Aug 21, 1735, Then the within nami Wm Pearce appearing Acknowledged the within Instrumi to be his Act & Deed

before Jer. Moulton Jus. Peace

A true Copy of ye Origi rece Sept 20, 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Job Averell of Arundell in the Averell County of York & Province of the Massachusetts To Bay in New England Yeoman for & in Consideration of four Hundred Pounds do make over all my

Lands that I am now possessed of in the Township of Arrundel which I bought of Jacob Curtis & Mr Thomas Prentice & Zacheus Perkins as it is now Butted & Bounded Together with all the Priviledges & Appurces thereunto belonging to Jacob Curtis of Arrundell in the County & Province afores to him Heirs Execrs Admin* or Assigns Also one eighth Part of a Saw Mill which I bought of Zacheus Perkins aforest To have & to hold the aforest Lands & Mill to his & their own proper Use Benefit & Behoof forever The Condition of this Present Deed or Mortgage is such that if the aboves Job Averell his Heirs Exects of Admints or any of them shall well & truly pay Satisfie & take up a Bond Conditioned for the Payment of Four Hundred Pounds with lawful Interest for the same bearing even Date with these Presents at or before the tenth Day of March one thousand seven hundred & thirty nine as by the Bond more fully may appear then this Deed of Mortgage to be wholly void & of none Effect or else remain in full force & virtue for p formance of the abovesa Obligation I bind my self my Heirs Excers & Admrs firmly by these Presents Scaled with my

Seal Dated this tenth Day of March Anno Domini 1735 Job Averell (*Seal)

Signed Sealed & Delivered in Presence of us Isaac Curtis
Hannah × Curtis

York ss/Wells July 28, 1735, Then Job Averell Personally appeared and Acknowledged this above written Instrumt to be his free Act & Deed

before Joseph Sayer - Jus Peace A true Copy of ye Origi reed Septr 12th 1735

Att Jer. Moulton Reg

To all Christian People to whom this Present Deed of Gift shall come I John Libby of Portsmouth

Jno Libby To

Jas & Jno Libby

in the Province of New Hampsh' in New
England Millwright send Greeting Know
yo that I the sa John Libby for & in Con-

sideration of the Love good will & Parental Affection which I have & do bear towards my well beloved Son's James Libby & John Libby both of Scarborough in the County of York & Province of Massachusetts Bay in New England Yeoman have given granted And by these Presents do freely clearly & absolutely give & grant to the s4 James Libby & John Libby their Heirs and Assigns forever Forty Acres of Land situate lying & being in the Township of Scarborough on the North Side of Nonesuch River it being Part of my Tract of Land on one hundred & Fifty Six Acres taking the said Forty Acres on the East side of sa Tract beginning at the South End taking half the Breadth of the sd Tract so running North till Forty Acres be complished the st Premisses above given & granted to be equally Divided Betwixt my aboves Sons James Libby & John Libby To have and to hold the above given and granted Premisses without the least Let hindrance Deniel or Molestation of me or any by or under me In Witness whereof I the st John Libby have hereunto set my Hand & Seal this twenty first Day of March in the Second Year of ve Reign of our Sovereign Lord George ve Second by ye Grace of God King of England Scotland France & Ireland Defender of ye Faith in ye year of our Lord God 1729.

John Libby (aSeal)

Sign^d Seal^d & Del^d in Presence of Roger Dearing Richard

Cutt jur Bray Dearing

York ss March 16, 1729, Then above named Jn° Libby Personally appear & Acknowledga this above Instrum to be his free Act & Deed

Cor^m W^m Pepperrell Jun^r J Peace A true Copy of y^e Orig¹ rec^d Sept 17, 1735. Attest Jer Moulton Reg^r

[189] To all Christian People to whom this Present Deed of Gift shall come I John Libby of Portsmouth in the Province of New Hampshire in New England Millwright send Greeting Know ye that I the s^d John Libby for & in Consideration of v^e

Love good will & Parental Affection which I have & do bear towards my well beloved Sons James Libby & John Libby

both of Searborough in the County of York in the Province of the Massachusetts Bay in New England Ycoman have given & granted & by these Presents Do freely clearly & absolutely give grant to ve sd James Libby & John Libby their Heirs Exects Admin's & Assigns All that my Ten Acres of Land which I obtained at A Propris Meeting held at Scarborough aforest the Twenty Second Day of June One Thousand seven hundred & twenty situate lying & being in the Township of Scarborough Butted & Bounded as followeth beginning at Nonsuch River and Runs South Seventy Poles or Rods to a Pitch Pine Tree by ye High Way that goes to Jemers from thence to a Stake twenty two Poles or Rods in Wedth & from thence runs Seventy Four Poles or Rods on a North Point to the aforesd River & then on a West Point by the River twenty two Pole or Rods where it first began And also two thirds of my Part of one Saw Mill standing on Nonsuch River with two thirds of ye Priviledge of the stream the aboves Premisses I do give equally to be Divided betwixt my sa Sons with all Priviledges & Appurces thereunto belonging to them their Heirs and Assigns forever To have & to hold all the above granted Premisses without the least let hindrance or Molestation of me or any by or under me from hence forth & forevermore In Witness whereof I the sa John Libby have hereunto set my Hand & Seal this twenty first Day of March in the Second Year of the Reign of our sovereign Lord George the Second King of great Britian France & Ireland Defender of the Faith &c & in the Year of our Lord God Annoq Dom one thousand seven hundred & twenty nine

John Libby (aSeal)

Signed Sealed & Delivered in Presence of us Ebenezer Seavy Thomas Sbreay Sam¹ Small

York ss/March 27, 1729, This Day the above named John Lebby Personally appeared & Acknowledged this above Instrumt to be his free Act & Deed

Cor^m W^m Pepperrell jnn^r J. Peace

A true Copy of ve Origi Recd Septr 17, 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I James Libby Secundus of Searborough in the County of York & Proyenaven & Proeter | P

Hand well & truly paid by by James Dunevan of Scarborough in the County of York Husbandman and Sam! Procter of Falm. Husbandman both in y. County of York and Province afores the Receipt whereof I do hereby Acknowledge and my self therewith fully satisfied and contented & of every Part & Parcel thereof do exonerate acquit & discharge them ye sa James Dunevan & Sami Procter their Heirs Exects Admin's and Assigns forever by virtue of these Presents have given granted bargained sold conveyed & confirmed and by these Presents do fully treely & absolutely give grant bargain sell convey & confirm unto them ve si James Dunevan and Sanniel Procter their Heirs Execrs Adminrs and Assigns forever in equal halves all mv Right Title Challenge Claim or Demand that I now have or ever had to torty Acres of Land lying in ye Township of Falmouth the same being four fifth Parts of Fifty Acres of Land that Edward Allen of Dover in the County of Portsmo and Dover gave unto Henry Kirk of Portsmo ve web ve se Edward Allen excepted out of the Assignment that he gave to George Brimhall for four hundred Acres of Land & Meadow in ve Township of Falmouth the st Assignment bearing Date Novemby the thirteenth Sixteen hundred & Seventy eight & v^c s^a four hundred Acres as afores^d is Butted & Bounded as follows viz with a River called Casco River South East with the Lands of James Andrews & Ann Mitton Westwardly & so to run down the River towards ve Sea tour hundred Poles according to Sixteen foot & an half to every Pole & to run into the Woods North West Eight Score Pole untill the st four hundred Acres be Compleated To have & to hold all my Right Title Interest Challenge or Demand that I now have or ever had to the before mentioned Forty Acres of Land by virtue of any conveyances from any of y" Heirs or Assigns of y" afores Henry Kirk or by any other ways whatsoever to them v° sa James Dunevan & Samuel Procter their Heirs Exects Admin's & Assigns forever in equal Halves & Furthermore I the sa James Libby for my self my Heirs Exects & Admin's do covenant & engage to & with the st James [190] Dunevan & Samuel Procter their Heirs Exects Admis & Assigns to warrant secure & defend the before granted & bargained Premisses to

them ye se Dunevan & Proeter against any Persons Claiming any Just Right or Title to the Premisses by from or under me my Heirs Excers or Admins or by from or under ye Heirs or Assigns of Henry Kirk afores! In Witness whereof I have hereunto set my Hand & Seal this first Day of July Anno Domini Seventeen hundred & thirty five the Words & Meadow on ye other Side were Interlined before Signing Sealing & Delivering hereof

James Lebbey (*seal) Signed Sealed & Delivered in Presence of us Sam¹ Small

Edmund Monntfort

York ss/Falm^o July 1, 1735. James Libby Secundus appeared & Acknowledged the above Instrum^t to be his free Act & Deed—

Coram Joshua Moody Just Pac A true Copy of ye Origt reed Sept 23.4 1735.

Attest Jer. Moulton Regr

Know all Men by these Presents that I Sarah Ellinwood of Beverly in the County of Essex Widow in Consideration of Fifteen Pounds Province Bills by me Received of George Tuck Jun' of Beverly afores Coaster have bargained & sold & by these Presents Do freely fully & absolutely grant bargain sell aliene convey & confirm unto the s⁴ George Tuck his Heirs & Assigns forever all such Right Estate Title Interest Part Share Portion Proportion Inheritance Property Claim & Demand whatso-

confirm unto the sa George Tuck his Heirs & Assigns forever all such Right Estate Title Interest Part Share Portion Proportion Inheritance Property Claim & Demand whatsoever as I the said Sarah Ellinwood ever had now have or ought to have of in & unto any Lands Tenemts or hereditaments in the Township of Falmouth in the County of York whereof my Father Peter Morrill late of st Falmouth Decd Died seized or that did of Right belong to him with the Priviledges Appurtenances Commodities and Commonages to ve same belonging or of in & unto any other Lands Tenaments or Heriditaments whatsoever desending or belonging to me (in Falmouth aforesd) by any other ways or means whatsoever To have & to hold the sa granted & bargained Premisses with ve Appurces & Priviledges thereto belonging to him the sa Geo: Tuck Junt his Heirs & Assigns forever to his & their sole Use Benefit & Behoof without any Condition Limitation or Reservation & free from all Incumbrances whatsoever In Witness whereof I the sa Sarah Ellinwood have hereunto set my Hand & Seal

the thirteeenth Day of Sept in the ninth Year of his Majesties Reign Annoq Domini 1725.

Sarah × Ellinwood (*Seal)

Signed Sealed & Delivered in Presence of us John Pickman John Higginson
Ess* ss/Sep* 13, 1735. Sarah Ellinwood owned this to

be her free Deed

before me John Higginson A true Copy of ve Origi recd Septr 24, 1735.

Attest Jer Moulton Reg

To all People to whom these Presents shall come Greeting Know Ye that I William Phips of Cam-Wm Phips bridge in the County of Middlesex in the То province of the Massachusetts Bay in New Andr Bordman England Gent^m for & in Consideration of the Sum of twenty five Pounds to me in Hand before ye ensealing hereof well & truly paid by Andrew Bordman junr of Cambridge aforesd Gentum the Receipt whereof I do hereby Acknowledge and my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge him the said Andrew Bordman junt his Heirs Exects & Admints forever by these Presents have granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully and absolutely give grant bargain sell aliene convey & confirm unto him the st Andrew Bordman jung his Heirs & Assigns for Ever The one Moiety or half Part of a Certain Neck of Land with the Islands & Isletts thereto Adjoyning or belonging lying at a Place called Monsweag River or Bay near Kennebeck River in the Eastern Country in New England with the Upland & Meadow therenpon or thereto Adjovning or belonging on which Neck of Land his Exceley Sr William Phips Esqr (late Gover: of ye Province of the Massachusetts Bay) & his Ancesters formerly dwelt & peaceably enjoyed for many years Together sa Neck of Land being called & known by the Name of Jeremesquame Neck & is Bounded by a River commonly called the Little River that runs between the Land of a Point of Land called Hobbomocca Point and the said Cheremessequame Neck on the on Westward Side in Part & by a Creek that runs along by the Eastward Side of ve House & Land of Mr George Pearces Plantation so running up to the Head of sa Creek & from the Head of sa Creek running upon an Easterly Line over

to a River called Monsideag Also one half of ye Buildings &c on so Neck of Land To have & to hold the so granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the st Andrew Bordman jung his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the st William Phips for my self my Heirs Execrs & Admin to do covent promise & grant to & with him the sd Andrew Bordman junt his Heirs & Assigns that before [191] the Ensealing hereof I am the true sole & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of ye Same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd & ye sd Andrew Bordman jun his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the st William Phips for my self my Heirs Execrs & Admrs do covenant & engage ve above demised Premisses to him the sd Andrew Bordman jung his Heirs & Assigns agt ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & Defend by these Presents In Witness whereof I the sd William Phips have hereunto set my Hand & Seal the twenty fifth Day of Octr Anno Domini 1734.

William Phips (aSeal)

Signed Sealed & Delivered in Presence of us, William Barrett John Barrett

Middlesex ss/Oct² 25, 1734. Mr William Phips the Subscriber of y^e foregoing Instrumt Person ally Acknowledg^d y^e same to be his free Act & Deed

before Samuel Danforth J Pac

A true Copy of ye Original rec. Sept 27, 1735.

Attest Jer. Moulton Reg

To all People to whom these Presents shall come Margaret Williams of Kittery in the County of York within his Majestics Province of ye Massachusetts Bay in New England one of Richal Pope ye Daughters & Heirs of Edmond Hamons

late of Kittery Decd sendeth Greeting Know Ye that I the sd Margaret Williams for & in Consideration of ye Sum of Five Pounds currt Money of New England to me in Hand paid by Richa Pope of Kittery aforesa Shipwa the Rect whereof to full content & satisfaction I do hereby Acknowledge have given granted bargained sold Aud by these Presents Do absolutely give grant bargain sell aliene enfeoffe convey & forever confirm unto him the sa Richard Pope his Heirs & Assigns Half an Acre of Land situate in Kittery afores & is measured out & Fenced by sa Pope Bounded on the North East Side by sd Margaret Williams & on the West by sa Popes own Land & on the South by Berdeens Land & lyes in a Tryangular Form that is to say All the Right Title that I now have or may have hereafter In & to the aboves Half Acre of Land or any Part thereof To have & to hold the sa Half Acre of Land as is Butted & Bounded to him the sd Richard Pope his Heirs & Assigns forever And I ve sa Margaret Williams for my self my Heirs Execrs & Admin's do covent & engage unto & with the sd Richard Pope his Heirs & Assigns that I am the true & lawful owner of the sa Half Acre of Land as aforesa & am lawfully seized & possessed thereof in mine own Right in Fee Simple and have good Right to sell & Dispose of ye Same in manner as aforesd by virtue of a Power of Attorney from my Husband Paul Williams Acknowledged & Recorded in the Registers Office for ve County of York & that it shall be Lawful to & for ye sa Richa Pope Itis Heirs and Assigns from hence forth & forever to Enter into & upon the Premisses & every Part thereof as his & their Estate of Inheritance from henceforth & forever in Fee Simple and I do further covenant & engage unto & with ye sd Richard Pope his Heirs & Assigns in manner as afores the afores Premisses & every Part thereof to warrant secure & Defend age the lawful Claims & Demands of any Person or Persons whatsoever In Witness whereof I hereunto set my Hand & Seal the twenty second Day of Sept in the ninth Year of ve Reign of King George ve Second Annoq Domini One Thousand

seven hundred & thirty five

 $\underset{mark}{\operatorname{Margaret}} \overset{her}{\underset{mark}{\times}} Williams \quad ({}^{n}Seal)$

- 0

Signed Sealed & Delivered in Presence of Bryan Breden William Wentworth

York ss/Kittery Sept 25. The above named Margaret Williams Personally appeared before me y Subscriber & Acknowledg^a the above written Instrum to be her free Act & Deed

Elihu Gunnison J. Peace

A true Copy of ye Origi Reed Septr 27, 1735.

Att Jer. Monlton Reg

To all Christian People to whom these Presents shall come

Samuel Fernald of Kittery in the County of York within the Province of ye Massachusetts

To Bay in New England Black Smith sends Greeting Know Ye that I the s^d Samuel Fernald for

& in Consideration of the Sum of Ten Pounds currt Money of New England to me in Hand paid before the ensealing & delivery hereof by William Wentworth of ye Province in Kittery aforesa Marriner the Receipt whereof to full Satisfaction & content he ye sa Samuel Fernald doth by these Presents Acknowledge & thereof & of every Part thereof for him self his Heirs Execrs Admin's or Assigns doth acquit exonerate & discharge the sd William Wentworth his Heirs Execrs & Adminrs & every of them forever by these Presents & for divers other good Causes & Considerations him hereunto moving he ye sa Sami Fernald hath given granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents Doth fully freely clearly & absolutely give grant bargain sell aliene enfeoffe convey & Confirm unto ye s4 William [192] Wentworth his Heirs & Assigns forever five full Shares of ye Common & Undivided Lands belonging to ye Town of Kittery which Five Shares was my Proportion in my Hond Fath Thomas Fernald, Deeds Proportion of sd Common & Undivided Lands belonging to Kittery as aforesd as ye same has been hereto fore Stated & Proportioned or how ever otherwise ve same may hereafter be Stated or Proportioned Together with all Such Rights Liberties Immunities Profits Priviledges commodities emoluments & Appurces as in any kind may Appertain thereunto with Reversions & Remainders thereof & all ve Estate Right Title Interest Inheritance Property Possession Claim & Demand whatsoever of him the sa Sami Fernald of in & unto ye same & every Part thereof of ye afores Five full Shares of ye Common & undivided Lands as afores To have & to hold all the above granted Premisses with all & singular the Appurces thereof unto ye sa William Wentworth his Heirs & Assigns to his & their own sole & proper Use Benefit & Behoof from hence forth & forever & y^t y^e s^d Wm Wentworth his Heirs Exec^{ns} or Assigns shall Act & have the Voice of y^e s^d Sam¹ Fernald in ve Ordering Settling & Dividing of sa Common Rights as he ye sa Samuel Fernald might himself have done before ye ensealing & delivery hereof & ye sd Saml Fernald doth hereby covenant Promise bind & oblige himself his Heirs Execrs & Admin ** from hence forth & forever hereafter to warrant & Defend all the above granted Premisses & the Appurces thereof unto ye sa William Wentworth his Heirs & Assigns against ye lawful Claims & Demands of all & every Person or Persons whatsoever & at any Time or Times hereafter on Demand and at ye Proper Cost of ye sd William Wentworth to give & pass such further & ample Assurances & confirmation of ve Premisses unto the sd Wm Wentworth his Heirs & Assigns forever as in Law or Equity can be reasonably Devised Advised or Required In Witness whereof ye sa Samuel Fernald hath hereunto set his Hand & Seal the fourteenth Day of Augt in ye Ninth Year of his Majesties Reign One thousand seven hundred & thirty five

Sm¹ Fernald (aSeal)

Signed Sealed & Delivered in Presence of Samuel Johnson Hannah \times Johnson

York ss/Kittery Augé 23d 1735, M' Sam' Fernald above named Personally appeared before me ye Subscriber & Acknowledged ye above written Instrument to be his free Act & Deed

Elihu Gunnison J Peace

A true Copy of y^e Orig^t Rec^d Sept^r 27, 1735. Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Margaret Williams of Kittery in the County of Williams York within his Majesties Province of ve Massachusetts Bay in New England one of ye Daugh-To Wentworth ters & Heirs of Edmond Hammons late of Kittery Deca sendeth Greeting Know Ye that I the sa Margaret Williams for & in Consideration of the Sum of Fifteen Pounds Currt Money of New England to me in Hand paid by William Wentworth of Kittery aforesd Marriner the Receipt whereof to full Content & satisfaction I do hereby Acknowledge have given granted bargained sold & by these Presents Do absolutely give grant bargain sell

aliene enfcoffe convey & forever confirm unto him the sd William Wentworth his Heirs & Assigns all that Tract or Parcel of Land situate in Kittery afores that is to say all my Right Title Interest Claim Challenge or Demand in & to my Sister Patience Hammons Deca Portion or Proportion of my Fathers Estate Decd as aforesd or all ye Right & Title that I should or may have hereafter in & to ye abovesd Premisses Containing about one Acre & half be it more or less & is Bounded as follows on the East by ye high Way & on the North by sa Wentworths LandPurchasa of Benja Beedle & Abigail his Wife & on the West by Richa Pope & on ye South by Eliza Rose or however otherwise Butted or Bounded or reputed to be Bounded To have & to hold the sa one Acre & half of Land be it more or less as yes Margaret Williams Proportion shall happen to be in ye st Patiences Lot as afores^a the s^a Patience Hammons being Dec^a unto him the st William Wentworth his Heirs & Assigns forever & I the sa Margaret Williams for my self my Heirs Execrs & Admin's do covenant & engage unto & with the st William Wentworth his Heirs & Assigns that I am the true & lawful Owner of the st One Acre & half of Land be it more or less as afores^d & am lawfully seized & possessed thereof in mine own Right in Fee Simple & have good Right to Sell & Dispose of ye same in manner as afores by virtue of a Power of Attorney from my Husband Paul Williams Acknowledged & Recorded in ye Registers Office for ye County of York & that it shall be lawful to & for the sa William Wentworth his Heirs & Assigns from hence forth & forever to Enter into & upon the Premisses & every Part thereof as his & their Estate of Inheritance from hence forth & forever in Fee Simple And I do further covenant & engage unto & with ye so Wm Wentworth his Heirs & Assigns in manner as aforesd ye aforesd Premisses & every Part thereof to warrant secure & defend agt ye lawful Claims & Demands of any Person or Persons whatsoever In Witness whereof I hereunto set my Hand & Seal ye twenty Eighth Day of July in ye Ninth Year of ye Reign of King George ye Second Annoq Domini One thousand seven hundred & thirty five the Words of Land half Interlind before Signing & Sealing [193]

 $\underset{\text{mark}}{\operatorname{Margaret}} \overset{\text{her}}{\underset{\text{mark}}{\times}} {\operatorname{Williams}} \quad (^{\operatorname{a}Seal})$

Signed Sealed & Delivered in Presence of Eliz^a × Wormark

ster Samu¹ Beal

York ss/Kittery Sept ye 1, 1735. Then Margaret Wil-

liams Personally appeared before me y^e Subscriber & acknowledg^d y^e foregoing Instrum^t to be her voluntary act & Deed

eed
before Nicholas Shapleigh J. Peace
A true Copy of ye Orige reed Sept 27, 1735.
Att. Jer. Moulton Reg

To all Christian People to whom these Presents shall come Greeting Know Ye that I Joseph Small of Kittery in ye County of York within his Majesties Province of ye Massachusetts Bay in New Engle Yeoman for & in Consideration of the Act of the State of Tay Lucked Bay

tion of ye Sum of Two Hundred Pounds curr lawful Money of New England to me ye sd Joseph Small in hand well & truly paid by Tobias Leighton of ye same Kittery Yeoman the Receipt whereof to full Content & satisfaction I do hereby Acknowledge & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sd Tobias Leighton his Exects & Admin'rs forever Have given granted bargained sold aliened enfeoffed & confirmed & by these Presents Do freely fully clearly & absolutely give grant bargain sell aliene enfeoffe convey & forever confirm unto him the sd Tobias Leighton his Heirs & Assigns Sixteen Acres of Land situate in Kittery aforesd Bounded viz beginning by ye Road near the Barn belonging to me ye sa Joseph Small & from ve sa Road South South East Six Poles or Rods into the Field by ve Barn then East North East Eleven Poles towards ye House then South East Seventy four Poles to Capt Shapleighs Island so called then South by West by vesa Shapleighs Land Nine Pole & eight Feet then South West by West by sa Shapleighs Land five Poles then North West half a Point Northerly Six Poles & a half by s^d Shapleighs then South West two Poles by ye Same Shapley then North North West half a Point Westerly twelve Poles by Lands in Possession of of William Leighton & Downing Woodman then West North West by ye same Leighton & Woodman's Land thirty three Poles & an half Pole then South West by South two Poles by ye same Leighton & Woodman then North West Fifteen Poles by Lands of ve sd Tobias Leighton then South West Eighteen Poles & an half by Lands of ve sq Tobias Leighton then North West half a Point Westerly Sixteen Poles by ye sd Tobias Leightons Land then North North West by ye sd Tobias Leightons Land Eleven Poles unto the Road or high way & yn by ye sd Way North East by North Eight Poles & then North East Eight Poles then North East half a Point Easterly by ye Road Nineteen Poles & one Quarter of a Pole to ye first beginning & is y^e Westerly Part of y^e Land I now Live on at Sturgeon Creek in Kittery afores^a To have & to hold the s^a Sixteen Acres of Land with ve Priviledges Profits Appurces & Advantages thereto belonging or in any ways Appertaining unto him the st Tobias Leighton his Heirs & Assigns forever unto his & their own sole & proper Use & Benefit from hence forth & forever And I the sd Joseph Small for my self my Heirs Execrs & Adminrs & every of them do covenant & engage unto & with ye sa Tobias Leighton his Heirs & Assigns that I am ye true sole & lawful owner of ye before granted & bargained Premisses & Stand lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & that ve same is free & clear of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Wills Entails Joyntures Dowries Judgmts Execution Incumbrances & Extents & that it shall & may be lawful to & for ye sa Tobias Leighton his Heirs & Assigns from hence forth & forever to have hold Use Occupy possess & enjoy ye Premisses & every Part & Parcel thereof to him & them as an absolute Estate of Inheritance in Fee simple forever & I ye sa Joseph Small for my self my Heirs Execrs & Adminrs do further covent & engage unto ye sa Tobias Leighton his Heirs & Assigns the before mentioned Premisses & every Part & Parcel thereof unto him & them agt ye lawful Claims & Demands of any Person or Persons whatsoever from hence forth & forever to Warrant secure & Defend In Witness whereof I the sd Joseph Small & Mary my Wife in token of her free Consent hereunto Relinquishmt of her Right of Dower & Power of thirds of in & unto ye Premisses & every Part thereof have hereunto set our Hands & Seals the twelfth Day of April in ye Seventh Year of his Majtys Reign Annoq Domini One thousand Seven hundred & thirty four

 $\begin{array}{lll} Joseph \; Small & (^aSeal) \\ Mary \underset{mark}{\times} \; Small & (^aSeal) \end{array}$

Signed Sealed & Delivered in Presence of John Pugsley × Timothy Richardson Jn° Frost

York ss/Kittery Sept 4, 1735. Then Jos. Small & Mary his Wife abovenamed Personally appeared before me y^e Subscriber & Acknowledged the foregoing $Instrum^t$ to be their free Act & Deed

Nicholas Shapleigh Jus^{ts} Peace A true Copy of y^e Orig¹ Rec^d Oct^r 3^d 1735. Att^t Jer. Moulton Rec^o

To all People to whom these Presents shall come Joseph Small of Kittery in the County of York within his Small To Majesties Province of ve Massachusetts Bay in New Leighton England Yeoman sendeth Greeting Know Ye that I the s4 Jos. Small for & in Consideration of the Sum one hundred & thirteen Pounds thirteen Shillings & Six Pence to me in Hand well & truly paid before ye ensealing & delivery hereof by Samuel Leighton of Kittery aforesa Felt maker the Receipt whereof to full Content & Satisfaction I do hereby Acknowledge & thereof & of every Part & Parcel thereof do [194] exonerate acquit & discharge the sa Samuel Leighton his Heirs Exects Admin's & Assigns forever Have given granted bargained & sold & by these Presents Do fully freely clearly & absolutely give grant bargain sell aliene enfeoffe make over Assign convey & forever confirm unto him ye sa Sam1 Leighton his Heirs & Assigns forever Nine Acres & Fifteen Poles (or Rods) of Land Situate in Kittery aforesd at a Place called Sturgeon Creek Bounded viz beginning at a Certain Place Some Distance from ye High Way in ye Line by ye Land which I ye sd Small lately sold to Mr Tobias Leighton & running by yo sa Line South East a Little Eastwardly Fifty One Pole & Eleven Feet to Capt Shapleighs Land then running by sa Shapleighs Land North by East half a Point Easterly Six Poles then by sa Shapleigh North East by North Eight Poles then North North East half East fourteen Poles & thirteen Feet by ye sd Shapleighs Land to ye Creek & then by ye Creek North West half a Point Northerly twelve Poles then North Seven Poles then North West by West ten Poles then North West & by North Fifteen Poles & thirteen Feet all by ye sd Creek & from ye Creek by sd Smalls Own Land South West half a Point Westerly twenty Poles then South West & by West Sixteen Poles to ye aforesa Line or Bounds of ve Land lately sold to sa Tobias Leighton (where these Bounds began) and Extends from ye so Shapleighs Land NorthWesterly toward ve Highway untill ve whole & Compleat Quantity of Nine Acres and Fifteen Poles of Land is Finished carrying the whole Breadth between ve sa Leightons aforesd Line or Bounds & ye Creek with the Priviledges

& Appurees To have & to hold the sd Nine Acres & Fifteen Poles of Land with all & singular the Priviledges Appurces Trees Woods Waters Fences Profits & Advantages to ve same belonging or in any wise Appertaining to him the sa Sam' Leighton his Heirs & Assigns from hence forth & forever & I ve sd Joseph Small for my self my Heirs Exects & Admin's do covenant & engage unto & with the st Sami Leighton his Heirs & Assigns that before & until the ensealing hereof I am ye true sole & lawful owner of ye before mentioned granted & bargnined Premisses & Appurces & am lawfully seized & possessed of ye same & every Part thereof in mine own Right in Fee Simple & that ye same sd free & clear & clearly acquitted & discharged from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions & Incumbrances whatsoever & it shall be lawful to & for ve sa Sami Leighton his Heirs & Assigns from hence forth to have hold possess & enjoy ye Premisses & every Part thereof forever as his & their Estate in Fee Simple Warranted by me ye st Jos. Small & my Heirs Exects & Admra unto him ye sa Sami Leighton his Heirs & Assigns agt ye lawful Claims & Demands of all & every Person & Persons whatsoever In Witness whereof I ye sa Joseph Small & Mary my wife in Token of her free consent hereto & relinquishmt of her Right of Dower & thirds in ye Premisses hereunto set our Hands & Seals ye fourth Day of Novr in ye Eighth Year of ye Reign of King George ye Second Annoq Domini 1734 The Words [half East] in ye first Page Interlined before Signing

Joseph Small (aSeal)

Mary × Small (aSeal)

Signed Sealed & Deliva in Presence of Mark Hadden Edward Kennard Tobias Leighton

York ss/Kittery Septr 3d 1735. Then ye abovenamed Joseph Small & Mary his Wife appeared before me ye Subscribt & Acknowledgd ye above Deed of Sale to be their free Act & Deed

Before me Nicholas Shapleigh Justice Pacis

A true Copy of ye Origi Reed Octr 3, 1735.

Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Whereas George Clenes late of Falmouth in Jones To Casco Bay Dec⁴ left Issue Eliz^a his only Heir who Married Michael Mitten of Falmouth afores Dec⁴

who had Five Daughters one of weh was Named Dorothy who Married John Graves late of Falm^o afores^a Decd who had one Son & two Daughters one of which Married to John Price of Little Compton whose Name is Martha & ve other Married to a Bayley of Little Compton aforesa Dec^a whose Name is Dorothy & Whereas Phinebas Jones has bought of ve abovesa John Price & Martha his Wife & ve abovesa Dorothy Bayley a Widow all their Right in the Town of Falmo aforesa which belongeth to them by virtue of their being Heirs to ye abovesa George Clues Michael Mitten & Elizabeth his Wife to John Graves & Dorothy his wife or by any other ways & means w'soever Know Ye that the aboves Phinehas Jones of Falmouth in the County of York & Province of ye Massachusetts Bay in New England Yeoman for & in Consideration of ye Sum of Sixty five Pounds to him in Hand well & truly paid before the Sealing & Delivering of these Presents by John Maylem of Boston in the County of Suffolk & Province afores the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented have given granted bargained sold convev⁴ & confirmed and Do by these Presents fully freely & absolutely give grant bargain sell convey & confirm unto the aboves John Maylem his Heirs & Assigns forever All the aboves Right Title & Interest which the aboves John Price & Martha his wife & Dorothy Bayley [195] had to any Lands in Falmouth aforesd by virtue of their being Heirs to ye abovesa George Cleues Michael Mitten & Eliza his Wife to ve aboves John Graves & Dorothy his Wife or by any other ways or means whatsoever except their Right in the Common Right or Proprietors Right which belongeth to them by virtue of their st Father John Graves being a Settler under Presidt Danforth & their Right in ve Land weh sa George Cleues & Richard Tucker bought of St Ferdinando Gorge being a Neck Bounded with a Straight Line from Pesumpscot lower Falls to a Fall upon a Small Brook which Runs out of a Small Pond & runs into ye Head of Fore River & ye other Side with Fore River Back Cove & Pesumpscot River It is to be Understood that this Reserve does not Extend to Reserve any Part of ve Tract of Land on which ve afores Micael Mitten Lived Containing about three hundred Acres lying between back Cove & Fore River Bounded South Westerly on Land of M. Burnhalls North Easterly

on Land formerly belonging to the afores Richard Tucker To have & to hold the aforesa demised Premisses together with all ye Priviledges & Appurces thereto belonging or in any ways appertaining unto ve aforesd John Maylem his Heirs Execrs Admin & Assigns To his & their only proper Use Benefit & Behoof as an Estate in Fee Simple from ye aforesd John Price & Martha his Wife & Dorothy Bayley from their Heirs & Assigns & from me the sd Phinchas Jones my Heirs & Assigns And furthermore I the sd Phinehas Jones for my self my Heirs Execrs & Admin to do covenant & agree to & with him ye sa John Maylem his Heirs & Assigns to Warrant & Defend y^e afores^a demised Premises from y^e afores^a John Price & Martha his wife & Dorothy Bayley & from their Heirs & Assigns & from any Person or Persons whatsoever from by or under them or any of them & from my self my self my Heirs & Assigns & any Person or Persons from by or under me or them or any of them In Witness whereof I have bereunto set my Hand & Seal the 20th Day of April Anno Domini One Thousand Seven hundred & thirty four & in the Seventh Year of his Majesties Reign

Phinehas Jones (*Seat)
Signed Sealed & Delivered in Presence of Habijah Sav-

age Junt John Ruck

Suffolk ss/Boston April 20, 1734 Phinchas appearing Acknowledged the before going Instrumt to be his Act & Deed

before Habijah Savage Jus Pac. A true Copy of yº Orig¹ reed October 3, 1735.

To all People to whom this Present Deed shall come

Attest Jer. Moulton Reg^r

Greeting Know Ye that We viz John Tozer Tozier Newton of the Town of Watertown in the County of &c To Middlesex Husbandman & Richard Tozer of Samt Lord ye Town of Westborough Husbandman & Samuel Newton Husbandman & Mary his Wife & Nathaniel Newton Husbandman & Abigail his Wife & Sarah Tozer feme Sole all of ye Town of Southborough in ve County of Worcester all in his Majesties Province of ye Massachusetts Bay in New England & Judith Bellows Wife of Jonathan Bellows of Westborough aforesa Do by these Presents all & each of us for & in Consideration of Sixteen Pounds Ten Shillings Bills of Credit to us in Hand before ve ensealing hereof well & truly paid by Samuel Lord

of ye Town of Berwick in the County of York in Province of the Massachusetts Bay afores4 Husbandman the Receipt whereof to full satisfaction we do hereby Acknowledge have given granted bargained & sold aliened enfeoffed conveyed released & confirmed & by these Presents Do fully clearly & absolutely give grant bargain sell aliene enfeoffe convey release & confirmed unto him ye sa Sam1 Lord & to his Heirs & Assigns forever Certain Pieces & Tracts of Upland & Meadow Ground situate in sd Town of Berwick viz a Six Part of a Sixty Acre House Lot lying between Joseph Pray & Abraham Hambleton ve which is Bound Northerly by ve Land of sd Abraham Hambleton Easterly by Land in the Possession of Nathanael Brackett Southerly by yo Land of s

d Joseph Pray Westerly by ye River called Sammon Falls River the st House Lot being Originally our Grandfather Richard Tozers & another Piece of Land being One hundred Acres being a Grant of Land made by the Town of Kittery to our Honored Grandfather Richard Tozer lying in ye aforesd Berwick viz we give & grant One Sixth Part of ye afores One hundred Acres as it was our afores Grandfather be ye same more or less all web Pieces & Parts of Land as afore set forth & Described with all ye Priviledges & Appurces thereto belonging to be unto him the sa Sami Lord his Heirs Exects Admin's & Assigns To have to hold in a good & Sure Estate forever In Witness of all above written we do hereunto set our Hands & Seals this twenty second Day of September in ye ninth year of his Majesties Reign George ye Second of great Britain & King Annoq Domini one one thousand seven hundred & thirty five

	(Seal)
lichard Tozer	(Seal)
amuel Newton	(Seal)
lary Tozer	(Seal)
athan¹ Newton	(Seal)
bigail Newton	(aSeal)
arah Tozer	(Seal)

Judith Bellows (Seal)
Signed Sealed & Deliv^a in Presence of William Word
Ezekiel Newton

Worcester ss/Southborough Sept¹ 22⁴ 1735. Rich^a Tozer Sam¹ Newton & Mary his Wife Nath¹ Newton & Abigail his wife & Sarah Tozer & Judith Bellows each & every of $y^m\operatorname{Ackn}^\circ$ their Signing & Executing $y^\varepsilon\operatorname{Deed}$ within written

before me William Word J of ye Pece A true Copy of ye Origi recd Octr 3d 1735 Attest Jer. Moulton Regr

[196] To all People to whom these Presents shall come
Nicholas Weeks of Kittery in the County of
York in New England Yeoman & Annah his
Staples Wife sendeth Greeting Know ye that ye se
Nicholas & Anne Weeks doth for & in Consider-

ation of ye Sum of ten Pounds in Hand before ye ensealing hereof well & truly paid by Enoch Staple of Kittery afores Cordwainer the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof exonerate acquit & discharge ve sd Enoch Staple his Heirs Exects Admrs or Assigns forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him ve sd Enoch Staple his Heirs & Assigns forever All such Estate Right Title Interest Claim Challenge & Demands whatsoever which they ye sa Nicholas Weeks & Anne his Wife now hath may might or ought to have in & unto a Certain Grant for Land granted unto Mark Adams late of Kittery aforesd Deed as appears on Record granted by ye Town of Kittery aforesd at a Legal Town Meeting held May ve 10th 1703 & is a grant of Fifty Acres To have & to hold all such Estate Right Title Interest Claim Property Challenge & Demand which they ye sa Nicholas Weeks & Annah Weeks or either of ym now have or ought to have in or unto the above sa grant for Land Together with all the Priviledges & Profits thereunto belonging or in any wise Appertaining unto him the sd Enoch Staple his Heirs & Assigns forever to their Use & Uses from hence forth & forever lawfully peaceably & quietly to have hold Use Possess & enjoy free & clear from any Claims Titles or Demands from them the st Nicholas Weeks & Amiah Weeks & Warranted agt all Claiming or to Claim by from or under them In Witness whereof they yo sd Nicholas & Annah Weeks have hereunto set their Hands & Seals this nineteenth Day of Augt Anno Domini 1735.

> Nicholas Weekes (^aSeal) Anne Weekes (^aSeal)

Signed Scaled & Delivered in Presence of Sam¹ Leighton Joseph Gunnison jun⁷

York ss/Kittery Sept 18, 1735 This Day ye within named Nicholas Wecks & Anne his Wife Personally appeared & Acknowledge ye within Instrumt to be their free Act & Deed before me Ellim Gunnison J. Peace

A true Copy of y^e Orig¹ rec⁴ Octob^r 3⁴ 1735.

Attest Jer. Moulton Reg

To all People unto whom this Present Deed of Gift shall come Rebecca Lloyd of Boston in the County Loyd to James of Suffolk & Province of ve Massachusetts Oliver Bay in New England Widow one of ve Daughtrs of ye Hon Ible John Leverett Esq late Govern of the Colony of the Massachusetts Bay Deca Sendeth Greeting Know Ye that I ye sa Rebecca Lloyd for divers good Causes & Considerations me thereunto moving more Especially for & in Consideration of ye Natural Love & Affection that I have & bear towards my well beloved Son & Daughter James Oliver of Boston aforesd Mercht & Rebecca his Wife Have given granted released enfeoffed & confirmed & by these Presents Do give grant release enfeoffe convey & confirm unto the sa James & Rebecca Oliver their Heirs & Assigns All my Right Title Share Part & Proportion of & in a Certain Tract of Land lying & being upon Saco River Containing three Square English Miles lying & being above Saco Falls in ye Province of Maine being upon a Strait Line by the sa River three English Miles North Westerly & so to run up ye Main Land (being upon a Streight Line by ye said River) so far as ye fall Breadth of three English Miles & is Butted on ye sa Saco River Easterly & on ye Land of William Phillips Northerly and by ye Land of yesa William Phillips Westerly & is Bounded by ye Land of Richd Russell Southerly with all ye Timber Woods & Underwoods Rights & Appurces whatsoever thereto Appetaining which sa Tract of Land ye aforesa John Leverett Esqr Purchased of Major William Phillips of Winter Harbour in York shire otherwise ye Province Main in ye Colony of ve Massachusetts Bay in America as by his Deed bearing Date the fourth Day of March 1669 Acknowledged & Recorded the fifteenth Day of June Anno Domini 1675, as by ye sa Deed or Record thereof Reference thereto being had will more fully & at large appear To have & to hold all & every ye sa given & granted Lands & Premisses with their Appurces unto the sd James & Rebecca Oliver their Heirs &

Assigns To their only proper Use Benefit & Behoof forever & 1 ye so Rebecea Lloyd for my self my Heirs Excer & Admin* do hereby covenant promise grant & agree to & with ye so James & Rebecea Olliver from Time to Time & at all Times forever hereafter to Warrant & Defend all & every ye so given & granted Premisses with ye Appurces unto ye so James & Rebecea Oliver their Excer Admin* & Assigns forever against ye lawful Claim & Demand of all & every Person & Persons whomsoever In Witness whereof I the so Rebecea Lloyd have hereunto set my Hand & Seal the twenty Second Day of Nov Anno Dom One Thousand Seven Hundred & twenty eight Annoq Ri Ris Georgii Secundi Magnia Britannia & Secundo

Rebecca LLoyd (*Seal)

Signed Sealed & Delivered in y^o Presence of us Sarah Cook Dann^a Hay.

Suffolk Boston Nov^r 25, 1728 M^{rs} Rebecca Lloyd Personally appearing Acknowledg^d y^e afore written Instrument to be her free Act & Deed

before me Elisha Cooke J Pac A true Copy of ye Origi reed Octr 3, 1735.

Att Jer. Moulton Reg

Salter To Nat! Whitney

To all People unto whom this Present Deed of Sale shall come Thomas Salter of Boston in y^{*} County of Suffolk in New England Cordwainer sendeth Greeting Know Ye that for & in Consideration of y^{*} Sum of One hundred & Sixty five Pounds to me in Hand well & truly paid at &

before ye ensealing & delivery of these Presents by Nathaniel Whitney of Biddeford in the County of York in New England afores Husbandman the Receipt whereof is hereby Acknowledged I the st Thomas Salter Have given granted bargained sold conveyed & confirmed & by these Presents Do give grant bargain sell convey & confirm unto the sd Nathaniel Whitney his Heirs & Assigns forever a Certain Tract or Parcel of Land lying Partly in Biddeford aforesaid & Partly in the Township of Arrundel in the sa County of York being about Sixty Rod & eight Foot Wide more or less Bounded at ye North East End on Land of James Clark & one Whipple South Eastwardly on Biddeford Line at ye South Westerly End on Arrundel Township four Miles Distant from Biddeford River & North Westerly on Land of Samuel Adams Esqr & Tristam Little or however otherwise Bounded with ye Appurces To have & to hold the se Tract

of Land with ve Priviledges & Appurces thereto belonging unto him the sa Nathaniel Whitney his Heirs & Assigns forever To his & their only sole & proper Use Benefit & Behoof from hence forth & forevermore & I the said Thomas Salter Do Avouch my self to be ye true sole & lawful owner of ye sa granted Land with the Appurees & have in my self full power & lawful Authority to grant sell convey & dispose thereof in Manner as aforesd the same being free & clear & clearly acquitted & discharged of & from all former & other Gifts Grants Bargaines Sales Leases Mortgages & Incumbrances whatsoever by me made Suffered or done to ye Contary & I the sa Thomas Salter Do Covenant promise & grant for my self my Heirs Execrs & Adminrs to & with ve sa Nathaniel Whitney his Heirs Execrs Admin & Assigns by these Presents to Warrt & defend Part of ve aforegranted Land viz that Part wen lies in the Town of Arrundel unto him the sa Nathaniel Whitney his Heirs & Assigns forever agt all & every Person & Persons whomsoever & that Part which lies in ve Town of Biddeford to Warrt & Defend agt my self my Heirs & Assigns & all Persons claiming any Interest therein by from or under me In Witness whereof 1 the sa Thomas Salter & Margaret my wife (In Token of her free Consent to these Presents & full Relinquishmt of all her Right of Dower of Thirds of in or to ye Said Land) have hereunto put our Hands & Seals the Tenth Day of October in ve ninth year of ve Reign of our Sovereign Lord King George ve Second Annoq Dom One thousand Seven hundred & thirty five

Thomas Salter (aSeal)

Margaret Salter (*Seal)
Signed Sealed & Delivered in Presence of us Henry Dyre

Samuel Tyley
Received the Day & Year above written of Nath¹ Whitney
the Sum of one hundred & Sixty Five Pounds in full for y^e

Lands before Granted him in the foregoing Deed

Dome Thos Salts

Sutfolk ss/ Boston October 10. 1735 Mr Thomas Salter & Margaret his Wife freely Acknowledged the aforegoing Instrum' to be their Act & Deed

before me Samuel Adams Just Pac A true copy of ye Origh recd Octob 20th 1735.

Att Jer Moulton Regr

Wm & Eliza Fernald Test for Jno Hole

1735.

The Deposition of Capt Wm Fernald & Eliza his Wife of full Age Testifieth & saith that Major William Vaughan at Several Times was with sd Fernald since ve Death of Mrs Eliza Hole of Kittery Decd and was very

urgent with him to sell sa Vaughn the Land which was Mr John Holes late of Kittery Decd & offered him to pay him for it but sa Fernald did Refuse to sell the sa Land to him & that they never heard sa Vaughan claim any Right or Title to sa Land which Land above mentioned is situate in Kittery near the Head of Spruce Creek & is ve Land the st John Hole did live on & possess

York ss/April 28, 1720 Capt Wm Fernald & Mrs Eliza Fernald made Oath to the truth of ve above Deposition

taken in Perpetuam rei Memoriam

Before us (Jos. Hamond) Justices Abra^m Preble | Quoram A true Copy of the Origi Receive under seal Octob 20.

> Attest Jer, Moulton $Re \varrho^r$

To all People to whom these Presents shall come Greeting Know Ye that we Joseph Jewett Yeo-Jewett & Hibard man & George Hibbard veoman both of Rowley in ye County of Essex & Province of ve Massachusetts Bay in New England Pine Munson &c for & in Consideration of the Sum of Seven hundred fifty two Pounds to us in Hand paid or by Bond Secured by Charles Pine Robt Munson Thomas Sevy James Babb Natha¹ Knight Westbrook Knight & Job Burnam all Yeoman of ye Town of Scarborough in the County of York In ye Province aforesa & Job Burnam jung of Marblehead in the County of Essex Joyner for wen sd Sum already paid or Contracted to be paid we declare our selves fully satisfied & contented have given granted covenanted enfeoffed bargained & sold aliened conveyed & confirmed & by these Presents Do fully clearly & absolutely give grant bargain sell aliene convey & confirm unto the sa Charles Pine Robt Munson Thomas Sevy James Babb Nathan Knight Westbrook [198] Knight John Elden & Job Burnam junt & their Heirs & Assigns forever respectively a Certain Tract or Territory of Land situate lying & being Partly in yo Township of Biddeford & Partly in ye Township of Scarborough or near it being a Branch of ye Pattin Land know by ye Name of Benightons Pattin Containing eight hundred Acres

& is Butted & Bounded as followeth Beginning at ye North East Corner of the Upper Chuker (so called) as they have now lately fixt it upon ye Patent Line & thence running upon a North West Point half a Mile upon ye Patten Line & from thence South West to ye Middle Line & then running South East upon the Middle Line half a Mile & from thence to the Patter Line & the North East Corner first mentiond & as for ye Mill Streams & Falls that is Divided amongest the Heirs of Juditt Gibbins we sell our parts as it is set off to us in the Division of ve Committee & as for ve Land above mentioned be it more or less within ye sa Bounds aforesa To have & to hold in Joynt Tenancy & in equal Shares Interest & Proportion the sa Territory or Parcel of Land with all ve Priviledges Profits Commodities & Appurces Soyle Herbage Wood Timber Stone Rivers Streams Ponds whatsoever to the same belonging or any ways Appertaining unto them ve sd Charles Pine Robert Munson Thos Sevy James Babb Nathaniel Knight Westbrook Knight Job Burnam jung John Elden & their Heirs & Assigns forever as a good & lawful Estate of Inheritance in Fee Simple for their own proper Use Benefit & Behoof forever & we the sa Joseph Jewett & George Hibbard do for our selves respectively & for our Heirs Exects & Admints covent promise & agree to & with the sa Charles Pine Robert Munson Thomas Sevy James Babb Nath¹ Knight Westbrook Knight & Job Burnam jun^r John Elden their Heirs & Assigns that immediately before the Signing & Sealing of these Presents we & we only are the true & lawful Owners of ye above bargained Premisses & are lawfully seized & possessed thereof in our own proper Right as a good lawful Estate of Inheritance in Fee Simple & have in our selves good Right full power & lawful Authority to set & make conveyance of ve same in manner & form as we have now done And that the sa Charles Pine Robt Munson Thomas Sevy James Babb Nath! Knight Westbrook Knight Job Burnam jung John Elden their Heirs & Assigns shall & may from Time to Time & at all Times & forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have & hold use occupy possess & enjoy ye whole & every Part & Parcel of Land with ye Appurces free & clear & freely exonerated & discharged from all & all manner of former or other Gifts Grants Bargains Sales Mortgages Intanglemts Joynters Dowries Judgmts Executions Incumbrances & Extents & Furthermore do covenand engage for our selves our Heirs Execrs & Adminrs ve above demised Premisses to them ve st Charles Pine Robt Muuson Tho⁸ Sevy James Babb Nath¹ Knight Westbrook

Knight Job Burnam jun John Elden their Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever & forever to warrant secure defend In Witness whereof whe have hereunto set our Hands & Seals ye 13th Day of Jan'y Seventeen hundred & twenty nine or thirty & in ye third year of ye Reign of King George the Second by ye Grace of God of great Britain France & Ireland King Defendr of ye faith

Joseph Jewett George Hibbert (aseal)

Signed Scaled & Delivered in Presence of us Witnesses Interlined june ve 4 seven & Fifty two Thos Jouxson Benjamin Swett Edma Ward

York ss/Biddeford Jan v ve 14, 1729. Josept Jewett & George Hibbert both Personally appeared & Acknowledge this above Instrumt or Deed of Sale to be their free & vol-

untary Aet & Deed Cor. me John Gray Jus Pac A true Copy of ve Origi Reed Oct. 15, 1735.

To all People unto whom these Presents shall come James Oliver of Boston in the County of Suffolk & Province of ye Massachusetts Bay

James Oliver

Attest Jer. Moulton Regr

in New England Merch^t & Rebeeca his Wife Colo Pepperrell send Greeting know ve that we sd James Oliver & Rebecca Oliver for & in Consideration of Sum of three hundred Pounds in good Bills of Credit of ye Province of ye Massachusetts Bay aforese to us in Hand at & before the Ensealing & delivery of these Presents well & truly paid by William Pepperrell of Kittery in the County of York and Province aforesd Esqr the Receipt whereof we the said James Oliver & Rebecca Oliver do hereby Acknowledge Have granted bargained sold released conveyed & confirmed and by these Presents Do grant bargain sell release convey & confirm unto the said William Pepperrel All our & each of our Right Title Share Part & Proportion of & in a Certain Tract of Land lying & being upon Saco River Containing three Square English Miles lying & being above Saco Falls in the Province of Maine being upon a Straight Line by ye sa River three English Miles North Westerly & so to run up the Main Land (being upon a Straight Line by ye sa River) so far as the full Breadth of three English Miles & is Butted on the sa Saco River Easterly & on ye Land of William Phillips Northerly &

by ve Land of the sd William Phillips Westerly & is Boundd by the Land of Richard Russell Southerly with all the Timber Woods & Underwoods Rights Members Profits Priviledges & Appurces whatsoever thereunto Appertaining or in any wise belonging & yo Reversions & Remainders thereof which sa Tract of Land John Leverett Esq late Govern of ve Colony of ye Massachusetts Bay Decd purchased of Major William Phillips of Winter Harbour in Yorkshire otherwise called the Province of Maine in the Colony of the Massachusetts Bay in America as by his Deed or ye Record thereof bearing Date the fourth Day of March Anno Domini 1669. Acknowledga & Recorded the fifteenth Day of June Anno 1675. Reference thereunto being had [199] will more fully & at large appear To have & to hold all & every the sd granted & bargained Lands & Premisses with their Appurces unto the sa William Pepperrell his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever And we the sa James Oliver & Rebecca Oliver for our selves our Heirs Execrs & Adminrs do covenant grant & agree to & with the sa William Pepperrell his Heirs & Assigns by these Presents in manner & form following That is to say that we the sa James Oliver & Rebecca Oliver our Heirs Exects & Admints shall & will Warrant & Defend all our & each of our Right Title Interest Share & Proportion of & in ye sd Lands & Premisses with the Appurces forever against ve lawful Claims & Demands of all & every Person & Persons whatsoever In Witness whereof we the sa James Oliver & Rebecca Oliver have hereunto set our Hands & Seals the eighteenth Day of Sept Anno Domini One Thousand Seven hundred & thirty five & in the ninth year of ye Reign of our Sovereign Lord George ye Second by ye Grace of God of great Britain France & Ireland King Defendr of ve faith &c

James Oliver (Seal)

Rebecca Oliver (Seal)

Signed Scaled & Delivered in Presence of William Willoughby Rich⁴ Hubbard

Rece^d on y^e Day of y^e Date of y^e aforewritten Deed of y^e aforenamed William Pepperrell Esq^r the Sum of three hundred Pounds being y^e Consideration Money therein Expressed

p James Oliver

 \pounds 300/Suffolk ss/Boston Sept 18, 1735. The abovenamed James Oliver & Rebecca his Wife Personally appearing Ac-

knowledge ye aforewritten Instrumt by them Executed to be their Act & Deed

before me Nath¹ Green Just Pacis A true Copy of yo Origi Recd Octr 4, 1735

Att Jer. Moulton Regr

The Deposition of Capt James Grant aged Sixty three Years & Alexander Grant Aged Sixty one James & Alexa Years both of Berwick Testifieth and saith Grant Test that for Fifty Years past or thereabout we For Abbot ye Deponts well Remember that there was a White Oak Tree Stood where there is now

about one Rod of Stone Wall abt three Rods South West from Peter Grants Barn which Stone wall stands now on ve Roots of sd Tree which Tree was as we always understood by our Father Peter Grant & Capt Thomas Abbot to be ye Head Bounds of their Home stead which Land lieth in Berwick on ye West Side of ye Rode that leads to ye Meeting House of sa Town & further saith that they always understood that Mr Walter Abbot Land head Bounds came to sd White Oake Tree afores^d & further saith that they never knew any Body lay any Claim to any Part of sa Land since Walter Abbot has & it tis this Present year that Sam1 Abbot Claims some Part of it & further saith not

> James Grant Alexands Grant

York ss/Berwick Oct^r 20, 1735. Cap^t James Grant & Alexander Grant abovenamed made Oath to ye truth of ye above Deposition taken in Pepetuam rei memoriam

Samuel Came) Justice a pece Quor Uns John Hill

A true Copy of ye Origi recu undr Seal Octobr 22, 1735. Attest Jer. Moulton Regr

Humph Scammon To the Comtee appoints to Carry on the Meets H, in the lowr Parish in

Kittery

To all People to whom these Presents shall come Know ye that I Humphrey Scamon of Biddeford in the County of York within ve Province of the Massachusetts Bay in New England Gent: for & in Consideration of the Sum of Thirty Two Pounds in good & lawful Money of the Province afores to me in Hand before the ensealing hereof well & truly paid by Timo

Gerrish Gent, Elihu Gunnison Gent, Wm Pepperrell jung

Esqr Hemilis Fernald Jona Dam John Walker Shipwright Richa Cutt jung Withers Berry yeoman Ebenezer More Benja Fernald & John Adams Shipwrights a Committee appointed to Manage & carry on ye Building of ye Meet-ing House in ye lower Parish of ye town of Kittery at a Place called Kittery Point the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied contented & paid have given granted bargaind sold aliened conveyed & confirma & by these Presents Do freely fully and absolutely give grant bargain sell aliene convey & confirm unto the sa low Parish of ye Town of Kittery and to their Heirs forever for ve Use of ve Minister that shall at sd Kittery Point be Settled there and for a School and burying Place One Messuage or Tract of Land Situate lying & being in Kittery aforesd at ye aforesd Point where the sd Meeting House now stands Two Acres of Land be ye same more or less Joyning to the Two Acres of Land which ye sa Parish hath there already & ye four Acres wen is what they now have there ye whole is Butted & Bounded beginning at ye Highway wen is two Rods from John Hixis Fence & from thence by Piscataqua River Towards ye House of Thomas Alliens East South ye East fifteen Rods & from thence North North ye East forty two Rods & from thence West North West to the Highway & by ye sa Highway to Piscatagna River to have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any ways Appertaining to ve sa Parish & their Heirs for the Uses afores forever and I ye s Humphrey Scamon for me my Heirs Execrs Adminrs do covenant promise & grant to & with ye sd Parish & their Heirs that before ye enscaling hereof I am ye true sole & lawful owner of ye above bargained Premisses & am lawfully seized and possessed of ve same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Anthority to grant bargain sell convey & confirm s4 bargained Premisses in manner as aboves Furthermore I the st Humphrey Scamon for my self my Heirs Exects Admrs do covenant & engage ye above demised Premisses to ye sa Parish & their Heirs agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warr^t secure & defend & Eliza Seamon the Wife of me ye sd Humphrey Seamon doth by these Presents freely willingly give yield up and surrendr all her Right of Dowry & Power of thirds of in & unto ve above demised Premisses unto ve sd Parish & their Heirs In Witness whereof I have hereunto set my hand &

Seal the 25 Day of Febry Anno Dom 1728. The word (two) Interlined over y* twenty fifth Line was before Signing & Sealing

Humphrey Scammon (ascal) Signa Scala & Dela in Presence of Jonathan Sherman

Sami Jordan

York ss/Biddeford M^{ch} 29, 1729. Humphrey Scammons personally appear & Acknowledg^d this within Deed of Sale to be his free Act & Deed

Coram me John Gray Juse Pacis A true Copy of ye Origi reca Octr 4, 1735.

Att Jer. Moulton Regr

[200] Know all Men by these Presents that I Joseph Credifer of Wells in y' County of York Yeoman with Easter my Wife have Constituted & Appointed & by these Presents Do in in our Stead & De-

cd & by these Presents 10 in in our Stead & De-Littlefield pute & Authorize M: Francis Littlefield of Wells afores^d to be our lawful Attorney & Do hereby

give unto him our st Attorney our full & whole Strength Power & Authority to Act & Do in our Behalf in all y Right Title & Interest in Ogunquit Farm in Land Meadow Stream Moveable or whatsoever may hereafter Arrize we hereby Ratifying & allowing all & whatsoever our said Attorney shall lawfully Do in & ab' the Premisses abovementioned by virtue of these Presents In Witness where of we have hereunto set our Hands & Scals y eighth Day of July Anno Dominii One Thousand seven hundred & twenty three

Joseph Credifer (Seal) Ester Credifer (Seal)

Signed Sealed & Delivered in Presence of us Joseph Lit-

tlefield Thomas Penney John Eldridge

York ss Wells July ye 8th 1723. Joseph Credifer & Easter his Wife Personally Appeared before me ye Subscribt one of his Maj*s Justices of ye Peace for sd County & Aeshowledge ye above written Deed or Instrumt in writing to be their voluntary Act & Deed

Joseph Hill

A true Copy of ye Origi Reed Octr 4, 1735.

Att^t Jer. Monlton Reg^r

To all People to whom these Presents shall come Thomas Wheelwright of Wells in the County of

Tho. Wheelwright To Edwd Stewart York in the Province of ye Massachusetts Bay in New England Husbandman send Greeting Know Ye that I Thomas Wheelwright for & in Consideration of ye Love

good will that I have & do bear to my well beloved Friend Edward Steward of Wells in the County & Province aforesd Black Smith have given & granted & hereby freely fully & absolutely give & grant to the s4 Edward Steward his Heirs & Assigns forever a Certain Piece of Land lying in Wells in ye County aforese Containing an Acre & a half Butted & Bounda as follows beginning at the Corner next ve Land of Collo John Wheelwright and so running Twelve Rods upon the Country Road as the Road now goeth & then running back from ye sa Road next ye Land of Collo John Wheelwright bearing its due Breadth untill an Acre & a half be Compleated Together with all ye Fences one the sa Land & all the sd Priviledges & Appurces to all the Premisses belonging or in any wise Appertaining To have & to hold the sa given & granted Premisses to him the sa Edward Stewart his Heirs & Assigns forever And I the st Thomas Wheelwright will Warrt & Defend ye above written Premisses from all Person or Persons whatsoever that shall arrise to lay Claim thereto In Witness whereof I have hereunto set my Hand & Seal the thirtieth Day of July One thousand seven hundred & thirty five & in ye ninth Year of ye Reign of our Sovereign Lord George ye Second of great Britain &c

Thomas Wheelwright (*seal)

Sign⁴ Seal⁴ & Deliv⁴ in Presence of Nathaniel Chapman Jonathan Jackson

York ss Wells Sept², 1735, Thomas Wheelwright appear^a before me the Subscrib^e & Acknowledg^a y^e above written Instrum^e to be his Act & Deed

Joseph Hill Jus Peace

A true Copy of ye Origi reed Octr 4, 1735.

Att^t Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting

Spinney To
Jno Clark
Massachnsetts Bay in New England Shipwrt for
& in Consideration of the Sum of Forty three
& in Consideration of the Sum of Forty three

Pounds Fifteen Shillings of good & curr⁴ Money of s⁶ Province to me in Hand paid by John Clark of y⁶ same Kittery in y⁶ County & Province afores⁶ Shipwr⁴ the Receipt where-

of I do hereby Acknowledge & my self therewith fully Satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa John Clark his Heirs Execrs Admints forever by these Presents Have given granted bargained sold aliened convey & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him ye sa John Clark his Heirs & Assigns forever a Small Piece of Land Situate in Kittery aforesa Containing by Estimation One Acre & Three Quarters & Sixteen Pole Butted & Bounded as followeth viz beginning at ye River of Crooka lane at High Water marke & runs East & by North Thirteen Pole & Twelve Feet to ye Land that William Pope Purchased of Mr Leighton thence North North East Thirty Six Pole thence West & by South Eight Pole & eight Foot from thence on a Strait Line to ye first Beginning Together with all ye Priviledges [of ye same Breadth to Low Water Mark | thereunto belonging To have & to hold the st granted & bargained Premisses with all Appurees Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa John Clark his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I ve sa Andrew Spinney for me my Heirs Exects Admin18 do eovent promise & grant to & with the sd John Clark his Heirs & Assigns that before the Ensealing hereof I am ye true sole & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as above sa & vt the sd John Clark his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces Free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm^{ts} Executions Incumbrances & Extents Furthermore I ye sa Andrew Spinney for my self my Heirs Execrs Admin 18 do covenant & engage ye above demisd Premisses to him the sa John Clark his Heirs & Assigns agt ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend & Abigail Spinney the wife of me ye sa Andrew Spinney doth by these Presents freely willingly [201] Give Yield up & Surrender all her Right of Dowry & Power of Thirds of in & unto ye above demised Premisses unto him the sa John Clark his Heirs & Assigns forever In Witness whereof I ye s4 Andrew Spinney & Abigail my Wife have hereunto set our Hands & Scals the twenty sixth Day of May Anno Dom 1731. It is Also to be Understood vt ve Words of ye same Breadth to Low Water mark Interlined in ye twenty second Line was before Signing & Sealing of this Deed

Andrew Spinney

Abigail × Spinney (Seal)

Signed Seald & Delived in Presence of us Hannah Hammond Katherine Hammond Jos. Hammond

York ss / June ye 1st 1731. Andrew Spinney & Abigail Spinney above named Personally appearing Acknowledge ve foregoing Instrumt in writing to be their voluntary Act & Deed

Coram Jos. Hammond A true Copy of ye Origi reed Octob 4, 1735. Attest Jer. Moulton

To all People to whom these Presents shall come Greeting & Know Ye that I John Rice of Exciter in the John Rice Province of New Hampsh^t in New England Cord-To wainer for & in Consideration of the Sum of one Jno Dam hundred Pounds in Province Bills of Credit to me in Hand before ve enscaling & delivering hereof well & truly paid by Jonathan Dam of Kittery in the County of York in New England Shipwright the Receipt whereof I do hereby Acknowledge & my self therewth fully satisfied contented & paid & Do hereby exonerate acquit & forever discharge ye sd Jonathan Dam his Heirs Excers Admints forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & do by these Presents freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Jonathan Dame his Heirs & Assigns forever a Certain Tract of Land situate lying & being in ye aforesa Kittery containing Ten Acres & Ninteen Poles & is Bounded one ye South West by a Parcel of Land set off to me ve sd John Rice for Charges of Administering on ve Estate of my Hon4 Fath Mr Tho8 Rice Dec4 & on ye North west by ye Parl set off to the Widow Ann Rice Relict of my Brother Moses Rice Decd & on ye North East by ye Road fifteen Poles & about twelve foot in Breadth & one hundred & three Poles & abt ten foot in Length & is my Proportionable Part of my sd Fathers Estate To have & to hold all ye aboves Land & Premisses with all ye Appurces Priviledges & Commodities to ye same belonging or in any ways Appertaining to the same to the sa Jonathan Dam his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I ve sd John Rice Do for my self my Heirs Exects Admints hereby covent promise & grant to & with the sd Jonathan Dam his Heirs Exects Admints & Assigns that at & before ye ensealing hereof I am ye true sole & lawful Owner of the above bargained & sold Premisses & have good Right full power & lawful Authority to convey ye same in manner as aboves & that it is free & clear from all Incumbrances whatsoever & the peaceable & quiet possession thereof forever to warrt defend & secure agt all Persons lawfully laying Claim thereto In Witness whereof I have hereunto set my Hand & Scal ye thirteenth Day of Nov^r Annoq Domini One thousand seven hundred & thirty four

John Rice (aSeal)

Signed Sealed & Delivered in Presence of us John Clark Rich^a Rice

York ss/Nov[†] 15, 1734. Then John Rice within named Acknowledg[†] the within Instrum[‡] to be his free Act & Deed before John Hill J. Peace

A true Copy of ye Origi reed Oct 4, 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting & Know Ye that I Benja Rice of Kittery in ye County of York & Province of ye Massachu-Ben Rice setts Bay Bay in New England Wheelwrt for & To in Consideration of ye Sum of Thirty Pounds in Province Bills of Credit to me in Hand before ye Ensealing hereof well & truly paid by Jonathan Dam of the afores Kittery Shipwrt the Receipt whereof I do hereby Acknowledge & my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sd Jonathan Dam his Heirs Exects Admin⁷⁸ forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey and confirm unto him the sa Jonathan Dam his Heirs & Assigns forever all my Part or Portion Right Title Interest Claim or Demand which I have or ought to have in or unto a Certain Tract of Land situate lying & being in the aforesd Kittery Bounded at ye North East End by ye Road that leads from Piscataqua to York & on ve South West End by ve Land of Richa Rice & on ve North West by Mendums Lands & on v South East by John Godsoes Land & was ye Estate of my Hond Father Mr Thos Rice Decd To have & to hold all ye above bargained Premisses with all ye Appurces Priviledges & Commodities to ve same belonging to him ye sa Jonathan Dam his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I ve sa Benja Rice for my self my Heirs Execrs Admin to do covent promise & grant to & with the sd Jonathan Dam his Heirs Exects Admin's & Assigns that before the ensealing hereof I am the true sole & lawful owner of ye above bargained Premisses & have good Right full power & lawful Authority to dispose of ye same in manner as abovesa & that it is free & clear from all Incumbrances whatsoever & ve Peaceable & Quiet possession thereof forever to Warrt secure & defend agt all Persons lawfully laying Claim thereunto In Witness whereof I have hereunto set my Hand & Seal the twenty fifth Day of Novi in ye eighth year of ye Reign of our sovereign Lord George ye second by the Grace of God King of great Britain France & Ireland & in ve Year of our Lord One Thousand seven hundred & thirty four

Benjamin Rice (*Seal)

Signed Scaled & Delivered in ye Presence of us Jonathan Dam jr Sam¹ Pray Joseph Gunnison

York ss/Kittery Nov^r ye 30th 1734. Benj^a Rice Personally appeared & Acknowledg^a the within Deed of Sale to be his free Act & Deed

before me Elihu Gunnison J. Peace A true Copy of ye Origi recd Oct 4, 1735 Attest Jer. Moulton Regs

[202] To all People to whom these Presents shall come Mary Warren of Stoughton in y* County of Suifolk & Province of y* Massachusetts Bay in New England Widow sends Greeting Now Know Ye that for & in Consideration of full & Just Sum of Five Pounds Bills of Credit on this Province to her in Hand at & before y* Sealing & delivering of these Presents well & truly paid by Phinehas Yeom* the Receipt whereof she doth hereby Acknowledge

& herself therewth fully satisfied contented & paid have given granted bargained sold aliened conveyed & confirmed & Do by these Presents fully freely and absolutely give grant bargain sell aliene convey & confirm unto him the sa Phinchas Jones his Execra Admin's & Assigns forever One forth Part of the Right belonging to yo Heirs or Assigns of her Hond Father John Rider late of Falmouth afores Deed: in the Common & Undivided Lands in ye Township of Falmouth aforesa by virtue of her sa Fathers being a Settler under Presidt Danforth in Falmo aforest To have & to hold the above granted & bagaind Premisses unto him the sd Phinehas Jones his Heirs Execrs Adminrs & Assigns Together with all Priviledges & Appurces thereto belonging or in any wise Appertaining to his & their only proper Use Benefit & Behoof forever as an Estate in Fee simple & Furthermore the sd Mary Warren for her self her Heirs Execrs Adminrs doth covenant & engage the above demised Premisses unto him the sa Phinehas Jones his Heirs Execrs Admin & Assigns against her self her Heirs & Assigns or any Person or Persons from by or under ym forever hereafter to Warrt secure & defend in Witness whereof she has hereunto set her Hand & Seal this twenty first Day of Septr in ye Year of our Lord God One thousand seven hundred thirty & four & in yo eighth Year of our Reign

Mary X Warren (Seal)

Signed Scaled & D^d in Presence of us, Joshua pumry Benjamin Warren

Yorkss/Stoughton Sept[†] y^e 6, 1735. Personally appeared y^e above nam^d Mary Warren & Acknowledg^d this Instrum^t to be her free Act & Deed

Att Jer. Moulton Reg

To all People to whom these Presents shall come Greeting I Mary Orris of Brantry in ye County of Suffolk & Province of ye Massachusetts Bay in New England Single Woman Daughter & only Jones Heir to Experience Orris late of Boston Deed Brother to Jonatha Orris late of Falme in the County of York Deed now Know Ye that I the atoresa Mary Orris for & in Consideration of ye Sum of Sixteen Pounds Money to me in Hand well & truly paid by Phinehas Jones of Falmouth aforesa Yeoman the Receipt whereof I do hereby Acknowledge & my self well Satisfied have given grant-dargained & sold & by these Presents Do give grant bar-

gain & sell unto him the st Phinehas Jones his Heirs & Assigns One Third Part of all the Lands in Falmouth aforesa that Does of Right belong to the Heirs of ye aforesa Jonathan Orris One Third Part the House Lot in the Town on which his Dwelling House Stood and a third Part of all other Lands whither Divided or Undivided Commonage Common Rights or Proprietors Rights Together with a Third Part of ye Lands that may be reafter belong to the Heirs of ye sd Jonathan Orris by any Grant that may be made to the Town or Proprieters of Falmo afores by yo Great & General Court To have and to hold the above granted & demised Premisses unto him the sd Phinehas Jones his Heirs & Assigns forever as an Estate in Fee Simple And I the aforesd Mary Orris do covenant agree to & with him the sa Phinehas Jones his Heirs and Assigns to Warrant & Defend the afores granted Premisses from my self my Heirs & Assigns of ye before named Jonathan Orris In Witness whereof I have hereunto set my Hand & Seal the eighteenth Day of April in the eighth Year of his Majtys Reign Annog Domini one thousand seven hundred & thirty five

Mary × Oris (aSeal)

Signed Scaled & Deliver^d in Presence of Mem^o y^e Word Seventeen was altered to Sixteen before Signing & delivering Benjamin Chick Eliz Newman

Suffolk ss/Boston Sept^r 8, 1735. Mary Orris appearing Acknowledged the within Instrum^t to be her free Act & Deed

before Habijah Savage Just Pacis A true Copy of ye Oright reed Oct. 7, 1735.

Att Jer Moulton Regr

To all Christian People to whom these Presents shall come Greeting Know Ye that I Sami New-Newhall Lampson & Josah Nickols To James Parker Province of ye Massachusetts Bay in New England Yeoman for & in Consideration of

y° Sum of Fitty Pounds to us in Hand before y° Ensealing hereof well & truly paid by Cap¹ James Parker of North Yarm° in y° County of York & Province afores⁴ the Receipt Whereof we do hereby Acknow¹⁸ our selves herewith satisfied contented & every Part & Parcel thereof do exonerate acquit & discharge him y° s⁴ James Parker his Heirs Excer⁵ Admin⁵ forever by these Presents have given granted bar-

gained aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa James Parker his Heirs & Assigns forever [203] One Certain Tract or Parcel of Land lying in the Township of North Yarmo in Casco Bay in the County of York & Province aforesd being eight Acres of Land lying on ye Westerly End of a Certain Island called & known by ye Name of Lanes Island bounded North Easterly by sa Newhalls Lampson & Nickols Land to two Stones set in ye Ground to To have & to hold the sd bargained & granted Premisses with all ye Appurces to ye same belonging or in any wise Appertaining to him the sd James Parker his Heirs & Assigns forever and we ye sd Sam! Newhall Joseph Lampson & Josiah Nickols for our selves our Heirs Exec¹⁸ Admin¹⁸ Do coveut promise & grant to & with ye sa James Parker his Heirs & Assigns forever shall & may from Time to Time & at all Times after ye Date of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the so demised & bargained Premisses free & clear & freely & clearly acquitted exonerated & discharged & and discharga of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions Incumbrances & Extents Furthermore we ye sd Sam! Newhall Joseph Lampson & Josiah Nickols for our selves our Heirs Execrs Adminrs do covenant & engage ye above demised Premisses to him the sd James Parker his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever by or under us forever hereafter to warrt secure & defend In Witness whereof we have set our Hands & Seals this fifteenth Day of March in ye year of our Lord one thousand seven hundred thirty & two & in ye fifth year of ye Reign of our sovereign Lord George King of great Britain France & Ireland King Defend of ye faith &c

Sam¹ Newhall (aSeal) Joseph Lampson (aSeal)

Josiah Nicholls (aSeal)

Signed & Sealed in ye Presence of Geo. Drinkwater John Sweetser Samⁿ Fisher Joshua Bangs Rob^t Davis

York ss/Nov^r y^e 23, 1732 the above named Sam¹ Newhall Personally appeared & Acknowledg^a the above Instrum¹ to be his Act & Deed

before me Samuel Seabury Jusa Peace Suffolk ss/Boston July 23^a 1735. Josiah Nichols appearing Acknowledged y^e above Instrum to be his Act & Deed

before Habijah Savage Just Pacis
A true Copy of ye Origt reed Octr 7, 1735.

Att Jer. Moulton Regr

To all People to whom these Presents shall come Mary
Bally of Stoughton in the County of Suffolk &
Province of y Massachusetts Bay in New England Widow sends Greeting Now know Ye that
for & in Consideration of y full & Just Sum of

Six Pounds thirteen Shillings and four Pence to her in hand well & truly paid at or before ye Sealing & Delivering these Presents by Phinehas Jones of Falmouth in the County of York & Province aforesd yeoman the Receipt whereof she doth hereby Acknowledge & herself therewth fully satisfied contented & paid have given granted bargaind sold convey & confirm & Do by these Presents fully freely & absolutely give grant bargain sell convey & confirm unto him the sd Phins Jones his Heirs Execrs Adminrs & Assigns forever one Third Part of her Hond Father Samson Penleys Right in ye Common & Undivide Lands in Falme aforese (which Samson Penley was late of Falmo aforesd Decd) that doth or hereafter may or shall belong to his Heirs or Assigns by force or virtue of his being a Settler und Presidt Danforth in Falmo aforesa or that shall hereafter belong to ve Heirs or Assigns of ve sa Samson Penley by virtue of of any Grant that shall or may be reafter be made to ve Town or Proprietors of Falmo aforesd by yo Great & General Court To have & to hold the aboves granted & bargaind Premisses unto him the sd Phinehas Jones his Heirs Exects Admin¹⁸ & Assigns Together with all the Priviledges & Appurces thereto belonging or in any wise Appertaining unto his & their only proper Use Benefit & Behoof as a good lawful Estate of Inheritance in Fee Simple forever and Furthermore ye sd Mary Baly for her self her Heirs Execrs & Admin^{rs} do covenant & engage the above demised Premisses unto him the aboves Phinehas Jones his Heirs Exec Adminrs & Assigns agt ye lawful Claims and Demands of her self or any Person from by or under her forever hereafter to Warrt secure & defend In Witness whereof she has here unto set her Hand & Seal this twentieth Day of Septr in ye Year of our Lord God one thousand Seven hundred thirty & four & in ye Eighth Year of our Reign

Mary × Baily (aSeal)

Signed Sealed & Deliv⁴ in Presence of us Joshua Pumry John Dickerman

Suffolk ss/Stoughton Sept' ye 6, 1735. Personally appeared ye above nama Mary Baily & Acknowledga ye above written Instrumt to be her free Act & Deed

Coram Isac Royall Just Peace

A true Copy of ye Origi recd Oct 7, 1735

Att Jer. Moulton Reg

To all People to whom these Presents shall come Greeting Know Ye that I Phinehas Jones of Jones To Jones Falmouth in the County of York & Province of ye Massachusetts Bay in New England Yeoman for & in Consideration of yo Sum of fifteen Pounds lawful Money to me in Hand at or before ve Sealing & Delivering these Presents by Stephen Jones of Falmouth aforesd Marriner the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied contented & paid have given granted bargained sold aliened conveyed & confirma all that Certain Common Right in ye Town ship of Falme aforesed belonging to the Right of Robe Greeson late of Falme Decd being the whole Proprietors Right that doth now or hereafter Shall belong to ye Right of ye sa Greeson Except one hundred & four Acres being one Acre three Acre ten Acre thirty Acre & Sixty Acre Lots To have & to hold [204] the above granted & bargained Premisses Together wth the Priviledges & Appurces thereto belonging or any wise Appertaining unto him the sa Stephen Jones his Heirs Exects Admin ** & Assigns to his & their only proper Use Benefit & Behoof forever & Furthermore I ye sd Phinehas Jones for my self my Heirs Execrs & Adminrs do promise & engage ye above demised Premisses unto him ye above Stephen Jones his Heirs Exects Admints & Assigns forever hereafter to wart secure & defend by these Presents from ye lawful Claim & Demand of an Person from by or under ye abovesd Robt Greeson his Heirs or Assigns or any Person or Persons from by or under me In Witness whereof I have hereunto set my Hand & Seal this twenty third Day of July in ye Year of our Lord one Thousand Seven hundred thirty five

Phinehas Jones (aSeal)

Signed Sealed & Delivered in Presence of Habijah Savage jun Kehemiah Rogers

Suffolk ss Boston Aug¹ 28, 1735. Phinchas Jones appearing Acknowledged the before going Instrum¹ to be his Act & Deed

Before Habijah Savage Just Pacs A true Copy of ye Origi reed Oct 7, 1735 Attest Jer Moulton Regr

To all People unto whom this Present Deed of Sale shall come Samuel Marshall John Marshall & Thomas Marshall Coppers Ruth Russell Widow Samnel Marshall jung Cooper & Johanna Marshall Singlewoman all of Bos-

ton in the County of Suffolk in New England send Greeting Know Ye that for and in Consideration of the Sum of two hundred & fifty four Pounds to us in Hand well & truly paid at & before you enscaling & delivery of these Presents by Phinehas Jones of Falmo in the County of York Yeoman the Receipt whereof is hereby Acknowledged we ve sa Sami Mashall John Marshall Thomas Marshall Ruth Russell Sam¹ Marshall jung & Johanna Marshall have granted bargained sold conveyed & confirmed and for our selves & our Heirs Do give grant bargain sell aliene enfeoffe convey & confirm unto the sa Phinehas Jones his Heirs & Assigns forever Seven eighth Parts of one eighth Part of all those Lands we's were granted by the General Court for the Jurisdiction of Plymouth in New England by Deed under ye Hand & Seal of Thomas Prince Governour Dated ye twenty seventh Day of Octobr 1661, unto Antipas Boyes Edwd Tyng Thomas Brattle & John Winslow then of Boston aforesa which Lands are Situate lying & being on Kennebeck River Bounded as followeth viz All that Tract of Land in America which lieth in or between & Extendeth from the Utmost Bounds of Cobbaseconte alias Comasconte which Adjoyneth to the River of of Kennebeck alias Kenbeckik Towards ye Western Ocean & a place called ye Falls in Negnang in America afores & ve Space of Fifteen English Miles on both Side the s4 River commonly called Kennebeek River & all ve sa River called Kennebeck River that lieth within sa Limits or Bounds Eastward Westward Northward & Southward and Also all Lands Soils Grounds Rivers Trading Fishing hereditaments & Profits whatsoever Situate lying & being arrising hapening or accuring in or wth shall happen or Accrue in or within ye Limits of ye sa granted Premisses Together with free

Ingress Egress & Regress with Ships Boats Shallops or other Vessells from ve Sea Commonly called the Western Ocean to the sa River called Kennebeck & from ye sa River to the sa Western Ocean as also Seven Eighths of one eighth Part of all ye Lands on both Sides of ye sa River from Cushena upwards to Weserunscut bought by the sd General Court of Runquin als Matahmeada as appears by a Deed bearing Date Augt ve 8, 1648 Consented anto by Essemenosque Agadodemagus & Tassuck Chief Men of sa Place Proprietors thereof & ve Reversion & Reversions Remainder & Remainders thereof To have & to hold Seven eighth Part of one eighth Part of & in all ye before described Lands & Premisses Granted to the sa Antipas Boyes Edward Tyng Thomas Brattle & John Winslow as aforesa unto him ye sa Phinehas Jones his Heirs & Assigns forever to his & their only sole & proper Use Benefit & Behoof from hence forth & forevermore & we the sa Samuel Marshall John Marshall Thomas Marshall Ruth Russell Samuel Marshall jung & Johanna Marshall tor our selves our several & respective Heirs Exeers & Admin's do covenant promise grant & agree to & with the sd Phinehas Jones his Heirs Execrs Admin's & Assigns by these Presents in manner following That is to say that we ye sa Granters or some of us by virtue of ye last Will & Testamt of ve st Antipas Boyes Dect are Intituled to & ve lawful Owners of ye sd Seven Eighths of ye aforesd Lands & Premisses with ye Appurces having in our selves (or some of us have) full power & lawful Authority to grant sell convey & dispose thereof in manner as aforesa the same being free & clear of all former & other Gifts Grants Bargains Sales Mortgages & Incumbrances whatsoever & Further we do covenant & grant for our selves our several & respective Heirs Execrs & Adminrs to warrt & Defend ve sa given & sold Land & Premisses [205] with ye Appurces unto the sa Phinehas Jones his Heirs & Assigns forever age our selves & our Heirs & ye Heirs of ye sd Antipas Boyes Dec^a & all other Persons whomsoever In Witness whereof we ve sd Granters have hereunto put our Hands & Scals the third Day of Septt in ye ninth year of ye Reign of our sovereign Lord King George ve Second Annoq Dom One thousand Seven hundred & thirty five Memo ye Rasure above was made before Signing fro,

Sam¹ Marshall (Seal) John Marshall (Seal) Ruth Rull (Seal) Johanna Marshall (Seal) Samuel Marshall jur (Seal) Thomas Marshall

(Seal)

Signed Sealed & Delivered in Presence of us (The Rasure above from y Word (whomsoever) to y Word (In) being first made

 $\begin{array}{lll} Ebenz: Hallewell & Witnesses \ to \ Sam^i \ Marshall \ j^i \\ Anne \ Marshall & \end{array}$

John Leach Robert Williams Witnesses to ye Remaindr

Suffolk ss/Boston Sept' ye 6, 1735. Sam¹ Marshall John Marshall Ruth Russell Joanna Marshall & Sam¹ Marshall jun¹ appear⁴ & Acknowledged ye within Instrum¹ to be their Act & Deed

before me Nath¹ Green J Peace Suffolk ss/Boston Septr ye 20, 1735. Thomas Marshall

appeared & Acknood the within Instrumt to be his Act & Deed

before me Nath¹ Green J. Peace A true Copy of y^e Orig¹ rec^d Oct² 7, 1735. Att¹ Jer Moulton Reg^r

To all Christian People to whom these Presents shall come Mr John Brown of New Harbour in ye

John Brown

To

Jos. Morse

John Brown of New Harbour in ye

County of York & Province of ye Massa Bay in

New England yeoman sendeth Greeting Know

Ye that I ye sd John Brown for & in Consider-

ation of my meat Drink washing & Lodging with all other Necessaries of Life becoming & Suitable to a Man in my Station during my natural Life & ye Expence of my Decent Buriall when it Pleases God to take me out of this World Together with ve Love & Affection 1 bear towards my Kinsman & Nephew Joseph Morse of Miscongus in ye County & Province aforesd Baker Do by these Presents give grant aliene convey & confirm unto ye sa Joseph Morse his Heirs Execrs Adminrs & Assigns Fourteen Thousand [Acres] of Land lying & being in New Harbour aforesa Seven Thousand Acres out of his first Lot of eighteen thousand nine hundred & eighty Acres lying to ye Westerly Side of ve sa Harbour & other Seven Thousand Acres in his twenty thousand four hundred & four Acres beginning at Browns Cove three hundred & Sixteen Rod Wide & so running North & be East till the whole Fourteen Thousand Acres be Accomplished or otherwise Butted & Bounded with all & singular the Woods Timber Trees Herbage Priviledges Liberties Profits Benefits & Appurces thereunto belonging or in any ways Appertaining to the same unto the only sole & proper Use Benefit & Behoof of him the sa Joseph Morse his Heirs Execrs & Assigns forever And I ye sd John Brown Do by these Presents covent & promise for my self my Heirs Execrs Admrs & Assigns to & with the sa Joseph Mors his Heirs & Assigns that before ye ensealing & delivery of these Presents I am the true & proper owner of yo above granted and demised Premisses and have in my self good Right & lawful Authority to give grant & convey ye same & that tis free & clearly & freely & clearly acquitted & discharged of & from all & former Gifts Grants Sales & Conveyances & all other Acts of Incumbrance whatsoever And yt ye sa Joseph Mors his Heirs & Assigns shall & may from Time to Time & at all Times forever bereafter quietly & peaceably possess & enjoy ye above granted & demised premisses with ye Appurces thereunto belonging in a good & Perfect Estate of Inheritance in Fee Simple without any Let Suit hindrance or Molestation from me ye sa John Brown my Heirs ExecT8 AdmT8 & Assigns or any Person or Persons whatsoever & will warrt and defend ye same agt ye lawful Claims of any Person or Persons whatsoever unto ye sd Joseph Mors his Heirs & Assigns forever In Witness whereof I ve sa John Brown have hereunto set my Hand & Seal the eighth Day of Janry One Thousand Seven hundred & thirty three & in yo Seventh Year of yo Reign of King George ve second &c

John Brown

Signed Sealed & Deliva in the Presence of us, John North James Woodside

Harrington in ye County of York Janry ye 18th 1733/4 Whereas Mr John Brown came before me & doth Aknowledge ye above written Instrumt to be his free Act & Deed As Witness my Hand & Seal ye Day & year above written

John North

A true Copy of ye Origi recd Octr 7, 1735.

Att Jer. Moulton Regr

To all People to whom these Presents shall come John Brown of New Harbour in ye County of York & Province of ye Massachusetts Bay in New Brown To Morse England Husbandman sendeth Greeting Know Ye that I the sd John Brown for & in Consideration of the full Sum of Twenty four Pounds fifteen Shillings Bills of Credit to me in Hand paid by Joseph Mors of Miscongus in the County & Province aforesa Baker wherewth I the st John Brown Do by these Presents Acknowledge my self fully satisfied contented & paid & do hereby acquit & discharge the sd Joseph Mors his Execrs & Admin to & every of them forever by these Presents Have given granted bargad sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Joseph Mors Eleven Acres of [206] Land lying & being in New Harbour aforesa Beginning at ye Head of ye Harbour & extending Partly upon ye East Side of a Small Brook running iuto sa Harbour & Partly upon ye West Side thereof unto a Red Oak Tree mark^d B. upon ye East Side & D. upon ye West Side of sa Tree To have & to hold the sa granted & bargained Premisses wt all & singular the Wood Timber Trees Herbage Priviledges & Appurces Liberties Profits & Benefits belonging or in any wise Appertaining to ve same unto ve only proper Use Benefit & Behoof of him ve sd Joseph Mors his Heirs & Assigns forever And I ve sd John Brown for me my Heirs Execrs Admin's do covent promise & grant to & with ye sd Jos: Mors his Heirs & Assigns that before yo Ensealing hereof I am the true sole & lawful Owner of ve above bargained Premisses and am lawfully seized & possessed of ve same in mine own prop Right as a good Perfect & absolute Estate of Inheritance In Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aboves & that ve sa Joseph Morse his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy ve sd demisd & bargained Premisses wth ve Appurces free & clear & freely & clearly acquitted exonerated & discharged of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmis Executions Incumees & Extents Furthermore I ve sa John Brown for my self my Heirs Execrs & Admirs do covenant & engage ye above demised Premisses to him ye sa Joseph Mors his Heirs & Assigns agt the lawful Claims & Demands of any Person or Persons whatsoev forever hereafter to warr secure & defend In Witness whereof I ve sd John Brown have hereunto set my Hand & Seal this Twelfth Day of July in veninth year of ve Reign of King George ve second in ve year of our Lord One Thousand Seven hundred & thirty five

John Brown (*Seal)

Signed Sealed & Delivered in ye Presence of Edward Gillman Will: Calder

Suffolk ss Boston July 12, 1735. The above John

Brown Personally appearing Aeknowledge $y^{\rm e}$ above Instrumt to be his Act & Deed

before me Will^m Tyler Jus Peace A true Copy of ye Origi reed Oct^r 7, 1735.

Att Jer. Moulton Regr

Know all Men by these Presents that I John Brown of New Harbour in the County of York & Province of ye Massachusetts Bay in New England Husbrown To handman Do hereby Assign Constitute & Ordain & in my stead & place put appoint & De-

pute my Trusty & beloved Friend & Kinsman Joseph Mors of Miscongus to be my true & lawful Deputy & Attorney for mo & in my Name & to my own proper Use Benefit & Behoof to Ask Demand & require Sue for Recover & Receive all Debts Duties Sum & Sums of Money Yearly Paym¹⁸ Legacies Moneys Due or to be due & all other Demands & Dues whatsoever belonging or to be delivered unto me y^o x^d John Brown by or from any Person or Persons whatsoever or wheresoever & I y^o x^d Constituant Do hereby Authorize Impower & Enable my x^d Attorney to

Power grant bargain sell aliene convey & confirm to any Person or Persons all or any of my Messuages Lands Tenemis or Hereditamis whereof I am now or shall bereafter be seized & thereof to give grant enseal & deliver Deeds Instrumts and Conveyances in as full Ample & Effectual manner in all & every respect as I my self might or could do if I were Personally Present & to Sue Implead make Answer Proscribe & Defend in any Court of Law or equity & before any Judge or Justice in any Suit matter or cause wh me for me or agt me as ye Cause shall require Giving & by these Presents Granting unto my st Attorney my full Power whole Strength & lawful Authority in ye Execution of all & singular ye Premisses & to Substitute & appoint one or more Attorney or Attorneys in any of ve Premisses & ve same at his Pleasure again to Revoake & make void & to make & give any Acquittance Release or Discharge upon ye Recovery or Receipt of any Debt Sum or Sums of Money or any other thing wisoev as ye Cause shall require and Generally to say do execute Compound & Conclude all & every other Act & Acts thing or Things whatsoever wen in or abt ye Premisses shall be Needful to be had made or done & yt in as large & Ample manner & as fully & Effectually to all Intents & purposes as I my self might ought or could if Present in my own Person Do Ratifying Confirming & allowing for firm Effectual & Irrevokeable all & whatsoev my s^a Att shall Do or cause to be done in & about y^a Premisses by virtue of these Presents In Witness whereof I have hereunto set my Hand & Seal this twelfth Day of July in the ninth year of y^a Reign of King George y^a second & in y^a year of our Lord one thousand seven hundred & thirty five

John Brown (aSeal)

[207] Signed Sealed & Deliver^d in y^e Presence of Edw^d Gillman Will: Calder

Suffolk ss/Boston July 12, 1735. The above John Brown Pers¹¹⁵ appearing Acknowledg^d ye foregoing Instrumt to be his Act & Deed

before mc $\;$ Will m Tyler $\;$ Jus Peace A true Copy of ye Orig1 recd Octr 7, 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come John Brown of New Harbour in ye County of York & Brown To Province of ve Massachusetts Bay in New Eng-Morse land Husbandma sendeth Greeting Know Ye that I ye sd John Brown for & in Consideration of ye Love & Affection I bear towards my Nephew Joseph Mors of Miscongus in ye County & Province aforesd Baker Do by these Presents Give Grant aliene convey & confirm unto ye sa Joseph Mors his Heirs Execrs Admin's & Assigns One Thousand and eighteen Acres of Land lying & being in New Harb afores and likewise Eighteen Acres in the Township of New Harb To have & to hold the aboves One Thousand & Eighteen Acres of Land & likewise Eighteen Acres in the Township aforesd wt all & singular the Wood Timber Trees Herbage Priviledges Liberties Profits Benefits & Appurces belonging or in any wise Appertaining to ye same unto ye Only Proper Use Benefit & Behoof of him the s4 of him ye s4 Joseph Mors his Heirs & Assigns forever & I ve sd John Brown Do by these Presents covent & promise for my self my Heirs Exec Admin and Assigns to & wt the sd Joseph Mors his Heirs & Assigns that before ye ensealing & delivery of these Presents I am the true & proper Owner of ye above granted & demised Premisses And have in my self good Right & lawful Authority to give grant & convey the same and that it is free & clear & freely & clearly Acquitted & Discharged of & from all former Gifts Grants Sales & Conveyances & all other Acts & Incumbrances whatsoever and that ye sd Joseph Mors his

Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter Quietly & peaceably possess & enjoy y* above granted & demised Premisses w y* Appurces in a good & Perfect Estate of Inheritance in Fee Simple w out any Let Suit Hinderance or Molestation from me y* s*d John Brown my Heirs Exce** or Admin** or any Person or Persons whatsoever & will warr* & Defend y* same ag* y* lawful Claim of any Person or Persons whatsoever unto the s*d Joseph Mors his Heirs & Assigns forever In Witness whereof I the s*d John Brown have hereunto set my Hand & Seal the twenty third of Aug* One Thousand Seven hundred & thirty three & in y* seventh year of y* Reign of King George y* second

John Brown (aseal)

Signed Sealed & Delivered in ye Presence of Michael Bentley Joshua Lasell

Harrington Jan⁷ y⁸ 18, 1733/4 Whereas M¹ John Brown came before me & doth Acknowledge the above written Instrum¹ to be his free & voluntary Act & Deed As Witness my Hand y⁸ Day & Year abovewritten

John North Jus. Peace A true Copy of y^e Orig¹ rec^d October 7, 1735. Att¹ Jer. Moulton Reg⁷

To all People to whom these Presents shall come Greeting Know Ye that I Joseph Keen of Scar-Jos. Keen To borough in the County of York & Province Jos. Foss of ve Massachusetts Bay in New England Yeoman for & in Consideration of ye Sum of Forty Pounds in good Bills of Credit on this Province to me in Hand before ye ensealing hereof well & truly paid by Joseph Foss of Scarborough aforesd Cordwainer the Receipt whereof I do hereby Acknowledge & my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge the sq Joseph Foss his Heirs ExecTs AdminTs forever by these Presents Have given granted bargained sold aliened conveyed & confirm^d and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him ye sa Joseph Foss his Heirs & Assigns forever a Certain Tract or Parcel of Land situate lying & being in the Township of Scarborough aforesa about two Miles & and Half Northerly or North westerly of Dunston Meeting House in sa Town containing three Score Acres & Butted & Bounded as follows Beginning on ve North East Corner of Land of Walter Foss at a White Pine marked I F then running Sixty Pole North West to another White Pine mark I F then running One Hunda & Sixty Pole South West Then running South East Sixty Pole & then one hundred & Sixty Pole North East to the Bounds first mentioned To have & to hold sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him ve sa Joseph Foss his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sa Joseph Keen for me my Heirs Exects Admis do covent promise & grant to & with the sa Joseph Foss that before ye sealing hereof I am ye true sole & lawful Owner of sd Land and am lawfully seized & possessed of ve same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple And have in my self good Right full power & lawful Authority to grant bargain sell convey and confirm sel Tract of Land in manner as aboves and vt ve sa Joseph Foss his Heirs & Assigns shall & may from Time to Time & at all Times & forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy sa Land with ve Priviledges and Appurces free & clear & freely & clearly acquitted exonerated & discharged of & from all manner of former or other Gifts Grants Bargains Sales Intails Judgmts Executions or any Incumbrances whatsoever & Furthermo [208] And further I ye sd Joseph Keen for my self my Heirs Execrs & Admints do covent promise & engage ye above demised Premisses to him ye sa Joseph Foss his Heirs & Assigns agt ve lawful Claims or Demands of any Person or Persons whatsoever hereafter to Warrt secure & Defend And Abigail Keen ye Wife of me ye sa Joseph Keen doth by these Presents freely willingly give yield up & Surrender all her Right of Dowry & Power of thirds of in & to ve above demised Premisses unto him ve sd Joseph Foss his Heirs & Assigns In Witness whereof the s4 Joseph Keen & Abigail Keen have hereunto set their Hands & Seals this tenth Day of April Anno Domini One thousand Seven hundred & thirty five

> Joseph Keen Abigail Keen (aseat)

Signed Sealed & Deliv⁴ in Presence of Samuel × Boothby

Richard × Boothby

York ss/Oct[†] 14, 1735. Joseph Keen Personally appear^d

& Acknowledge ye above written Instrum to be his free Act & Deed

To all People to whom these Presents shall come Joseph

Mors of Miscongus in the County of York & Province of ve Massachusetts Bay in New Eng-Jos. Morse land Baker sendeth Greeting Know Ye that ye To Thos Hender said Joseph Mors for & in Consideration of ye Sum of Two hundred & fifty Pounds in Hand paid by Thomas Hender of Charleston in ye County of Middlesex & Province aforesd Miller wherewth ye sd Joseph Mors Doth Acknowledge him self fully satisfied contented & paid and thereof & every Part & Parcel thereof doth fully acquit exonerate and discharge the st Thomas Hender his Heirs Execrs Admrs & Assigns & every of them forever Doth by these Presents give grant sell aliene & confirm unto the sd Thomas Hender Heirs Exects Admrs & Assigns a Tract of Land lying & being in New Harbor in ye County of York & Province aforesd Containing One Thousand Acres Out of his Fourteen Thousand Acre Lot Granted to him by John Brown of New Harbor Beginning at Browns Cove Fourteen Rod Wide & so running North & by East until the whole Thousand Acres be Accomplished or Otherwise Butted & Bounded with all & singular the Woods Timber Trees Herbage Priviledges Liberties Profits Benefits & Appurces thereunto belonging or in any wise Appertaining to ye same unto ye sa Thomas Hender his Heirs & Assigns forever To have & to hold the aforesd Tract of Land as before Expressed unto ye only proper Use Benefit & Behoof of him the st Thomas Hender his Heirs & Assigns forever And ye sa Joseph Mors doth by these Presents for himself his Heirs Execrs Adminrs & Assigns covenant & promise to & with the sd Thomas Hender his Heirs & Assigns that before the ensealing and delivery of these Presents he is ye true & proper Own of ye above granted & demised Premisses & hath in himself good Right & lawful Authority to give grant & convey ye same & that it is free & clear & freely & clearly acquitted & discharge of & from all former Gifts Grants Sales & Conveyances & all other Acts of Incumbrance whatsoever And that ye sd Thomas Hender his Heirs & Assigns shall & may from Time to Time & at all times forever hereafter Quietly & peaceably possess & enjoy ye above granted & demised Premisses w' y' App's there unto belonging in a good & Perfect Estate of Inheritance in Fee Simple without any Let Suit hindrance or molestation from him the s' Joseph Mors his Heirs Exce Adm's or Assigns or any Person or Persons whatsoever And that he will warr' & Defend y' same against y' lawful Claim of any Person or Persons whatsoever unto y' s' Thomas Hender his Heirs & Assigns forever In Witness whereof I y' s' Joseph Mors have hereunto set my Hand & Seal the Fifth Day of April One Thousand Seven hundred & thirty foor & in y' Seventh year of y' Reign of King George y' second

Joseph Mors (aSeal)

Signed Scaled & Delivered in Presence of John Darrell Will: Calder

Suffolk ss/Boston April ye 15 1734 Mr Joseph Mors Personally appeard & Acknowledged this Instrument to be his Act & Deed

Before me Sam¹ Checkley Jus Peace A true Copy of ye Orig¹ rec⁴ Octr 7. 1735 Att¹ Jer Moulton Regr

To all People unto whom this Present Deed of Sale shall come John Durham of Boston in the County of Suffolk and Province of ve Massachusetts Jno Durham To Bay in New England Bricklaver sendeth Samt Waldo Greeting Know ye that I ye sd John Durham for & in Consideration of ye Sum of Eight Pounds Eleven Shillings & Six Pence in Money to me in Hand at & before the enscaling & delivery hereof well & truly paid by Samuel Waldo of Boston in the County of Suffolk afores Mercht the Receipt whereof I hereby Acknowledge & thereof & of every Part & Parcel thereof Do acquit & discharge the sd Samuel Waldo his Heirs Execrs & Admin's & every of them forever by these Presents Have given granted bargained sold released enfeofted conveyed & confirmed and by these Presents Do fully & absolutely give grant bargain sell release enfeoffe convey & confirm unto the sd Samuel Waldo his Heirs Execrs & Adminrs & every of them forever by these Presents Two Twenty one Parts of Sixty Acres of Land situate lying & being in Falmouth in the County of York & Province aforesd Adjoyning on ye North East Side on Pesumpscot River beginning at ye Uppermost Corner by ye River Side of a Sixty Acre Lott [209] formerly Belonging to Peter Morrill late of Falmo afores Deca now in the possession of George Tuck thence up yo River Forty Rod to a Stake to yo Land formerly belonging to John Weakly late of Falmouth Deca & thence running Back Forty Rod in Wedth the same Course the sa Weakley & Morrills Lotts run untill Sixty Acres be Compleated which formerly belonged to my Grandfather Humphrey Durham late of Falmouth aforesd Decd Together with all & singular the Rights Members Profits Priviledges & Appurces whatsoever to yo sa granted Premisses belonging or in any wise Appertaining Also all ye Estate Right Title Interest Inheritance Use Property possession Claim & Demand wtsoever of me ye sa John Durham of in & to ve sa granted Land & Premisses with the Reversions & Remainders of ye same To have & to hold the sa granted & bargained Premisses with yo Rights Members & Appurces thereof unto vo sa Samuel Waldo his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever And I ye sa John Durham Do avouch my self at yo Time of yo Ensealing & untill ye Delivery hereof to be ye true sole & lawful Owner of all ye sd hereby granted Premisses & stand lawfully seized thereof in my own proper Right as a good Estate of Inheritance in Fee & have in my self full power good right & lawful Authority to grant sell & convey ye same in manner as aforesed free & clear & fully & clearly acquitted & discharged of & from all & all manner of former and other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Dowers Titles Troubles Charges & Incumbrances whatsoever And I the sd John Durham for my self my Heirs Execrs & Admin 18 Do hereby covenant promise grant & agree from Time to Time & at all Times forever hereafter to wart & defend the sd hereby granted Premisses with ve Appurces unto ve sa Samuel Waldo his Heirs & Assigns forever against ye lawful Claims & Demands of all & every Person & Persons whomsoever claiming from by & under me & my Heirs In Witness whereof ye sa John Durham & Abigail his Wife In Testimony of her free Consent to this bargain & sale & full relinquishmt & quit claim of all her Right of Dower & Thirds of & in the sa granted Premisses have hereunto set our Hands & Seals The twenty fourth Day of September Anno Domini 1734. Annoq Ri Ris Georgii Secundi Magna Brittannia & Octavo

John Durham (aSeal)
Abigail Durham (aSeal)

Sign^d Seal^d & Deliv^d in y^e Presence of us

Mem^o before Signing hereof y^o Words "Claiming from by & und^r me & my Heirs" in the third Side were first Interlin^a Thomas Atkins Nath¹ Bird Receiv^a on y^e Day of y^e Date above of M^e Sam¹ Waldo the Sum of eight Pounds Eleven Shillings & 6^a being y^e full Consideration within expressed

p John Durham Suffolk ss/Boston Aug* 19th 1735. Mr John Durham Abig' his Wife Personally appeard & Acknowledgd y* afore written Instrumt to be their free Act & Deed

before me H. Hall J. Pac^s

A true Copy of ye Origi reed Octr 22d 1735.

Attest Jer. Moulton Reg

To all People anto whom this Present Deed of sale shall come Stephen Jones of Falmouth in the Conn-Steph Jones

To Bay in New England Trader sendeth Greeting Waldo

Know Ye that I the st Stephen Jones for & in

Consideration of yo Sum of one Hundred & fifty one Pounds and eleven Shillings in Money to me in Hand at & before the ensealing & delivery hereof well & truly paid by Samuel Waldo of Boston in ve County of Suffolk & Province atoresd Mercht the Receipt whereof I hereby Acknowledge & thereof & of every Part & Parcel thereof Do acouit & forever discharge the st Samuel Waldo his Heirs Execrs & Adminrs & every of ym forever by these Presents Have given granted bargained sold released enfeoffed conveyed & confirmed and by these Presents Do fully & absolutely give grant bargain sell release enfeoffe convey & confirm unto the sa Sami Waldo his Heirs & Assigns forever a Certain Tract of Land Containing One Hundred & Forty Acres Situate in Falmouth aforesa Bounded as tollows beginning at a Stake standing in ye Dividing Line between Falmo & North Yarmo and two Miles & Ninety Rods from Casco Bay as st Line runs thence North West as st Line runs one hundred & forty Rods to a stake thence South West one hundred & Sixty Rods to a Stake thence South East One hundred & Forty Rods to a Stake thence North East One hundred & sixty Rods to a Stake being the first Bounds mentioned which Land was Laid out to John Sawyer of Falmouth afores^d as may appear by v^e Return thereof under ye Hands of ye Proprietors Committee for laying out Lands & on ye Proprs Records as Also One Common Right in the Township of Falmo afores being all ye Land that doth now of right or hereafter may or shall belong to ye Right of Joseph Weston of Falmouth aforesd over & above ye first hundred & four Acres which hundred & four

Acres of his One Acre Three Acre Ten Acre Thirty Acre & Sixty Acre Lots & all ye Lands that may or shall belong unto said Weston or his Right by any Grant that may or shall be made unto ye Town or Proprietors of Falmouth aforesd by ve Genel Court as Also a Common Right in ve township of Falmouth aforesd belonging to the Right or to the Heirs or Assigns of Robert Greeson late of Falmouth aforesd Deed being all ye Land that doth now or hereafter shall belong to sd Greeson Proprietors Right Excepting One hundred & four Acres which is his One three ten thirty & Sixty Acre Lots As Also all ye Land that may or shall belong to sa Greesons Right or his Heirs or Assigns by any Grant that may or shall be made unto ye Town or Proprs of Falmouth aforesd by ye General Court as Also another Common Right being all ye Land in ye Township [210] of Falmonth belonging to ye Propis Right of John Jordan of Falmouth afores being all the Land belonging to sd Propts Right except the One three ten thirty & Sixty Acre Lots As Also all ye Land yt shall or may belong to sa Right by virtue of any Grant that shall be made to ye town or Proprietors of Falmo As Also four Sevenths of another Proprietors or Common Right in Falmouth aforesd being four Sevenths of all ye Land belonging to ye Right of Will^m Scales late of Falmo aforesd Decd excepting the one ye three ye ten the thirty & Sixty Acre Lots As Also four Sevenths of all ye Land that shall or may belong to ye sa Right by virtue of any Grant that shall or may be made to yo Town or Proprietors of Falmouth aforesd by ye General Court To have & to hold ye afore granted & bargained Premisses Together with all ye Priviledges & Apparces thereto belonging or in any wise Appertaining unto him ye sa Sami Waldo his Heirs Execrs Adminrs & Assigns to his & their only propr Use Benefit & Behoof as a good lawful Estate of Inheritance in Fee Simple forever free & clear from any claim challenge or Demand of or from me ye sa Stephen Jones my Heirs or Assigns And from ye Claim Challenge or Demand of ye se Sayer Jos. Weston ye Heirs & Assigns of ye sa Robt Greeson & John Jordan ve Heirs & Assigns of ve sd Will Scales & of & from ye Claim Challenge or Demand of their & every of their Heirs Exec Admin & Assigns & from any Person or Persons from by or under them or any of them And furthrmore I ye si Stephen Jones for my self my Heirs Exects & Admin's do promise & engage the sa demised Premisses unto ye sa Sami Waldo his Heirs & Assigns agt the lawful Claims & Demands of me & my Heirs Exects Admints & Assigns & any Person from by or under me or them or any of

BOOK XVII. 37.

them & from ye sel John Suyer Joseph Weston ye Heirs & Assigns of ye Robe Greeson William Scales & John Jordan their or any of their Heirs and Assigns or any Person from by or under them or any of them forever hereafter to warrscure & detend by these Presents In Witness whereof 1 ye sel Stephen Jones and Lydia my Wife In Testimony of her free Consent to this bargain & sale & full relinquishme & quit claim of all her right of Dover & Thirds of & in ye sel granted & bargained Premisses have hereunto set our Hands & Scals the twenty first Day of Auge Anno Domini 1735. Annoq Ri Ris Georgii Secundi Magma Britannia & None

Stephen Jones (*Seal) Lydia Jones (*Seal)

Signed Sealed & Dela in Presence of us Phinehas Jones

Ephraim Jones

Rec^d on y^e Day of y^e Date above of M^r Sam^r Waldo y^e Sum of One hundred & fifty one Pounds eleven Shillings being y^e full Consid^r within Express^d p

Suffolk ss/Boston Aug. 27, 1735. Mr Stephen Jones & Lydia his Wife Personally appeared & Acknowledge ye afore written Instrum to be their free Act & Deed

before Habijah Savage J. Pacs

A true Copy of ye Origi receive Octr 22e 1735.

Attest Jer. Moulton Reg

This Indenture made ye fourteenth Day of Octob! Anno
Dom One Thousand seven hundred & thirty five
Annoq Ri Ris Georgii Secundi Magna Britannia

To & None
Waldo Botwoon

Waldo Between John Oulton of Marblehead in y County of Essex & Province of y Massachusetts Bay in New England Esqf on y One Part and Samuel Waldo of Boston in y County of Suffolk & Province afores Merchant of y other Part

Whereas John Leverett Elisha Cooke & Nath¹ Hubbard Esq¹ Hannah Davis & Rebecca Lloyd Widows Nathaniel Byfield Esq² & Sarah his Wife John Bradford & Spencer Phips Esq² have Declared Admitted & Allowed the s³ John Oulton to be one of their Associates & Assigns and to have a Sbare with them of & in a Certain Tract of Land situate & being in the Eastern Part of New England Containing by Estimation Ten Leagues from a Certain Place commonly called & known by y⁸ Name of Muscongus into the Main Land & ten Leagues on y⁶ Sea Coaste with all the Islands within the Space of three Miles of y⁸ s³ Land or any of

them as fully Described in ye Pattent or Grant from the Councill Established in Plymouth in ye County of Deven within ve Relnm of England for the Planting Ruling Ordering and Governing of New England in America bearing Date the thirteenth Day of March in the fifth year of King Charles ve first Annoq Domini 1629 with the Common Seal of ve se Council thereunto Appendent and Signed R Warwick wherein the sa Tract of Land is Granted unto John Beauchamp of London Gent and Thomas Leverett of Boston in the County of Lincoln Gent, and to them their Heirs Associates & Assigns And Whereas the sa John Leverett and others in & by their Agreem^t for ye Settling & Peopling the sq Tract of Land & for several other good causes & Considerations & Agreements to be made done & Performed on the Part & Behalf of ye several Assignees and Associates (being Twenty in Number) Have given granted Assigned and made over unto the twenty Assignces or Associates their several & respective Heirs & Assigns forever an equal Right with the ten Proprietors and Owners in the sa Tract of Land and Islands the whole to be Divided into thirty equal Parts & no more whereof the sa John Oulton One of the Assignees and Associates as afores hath one thirtieth Part of v^e s^a Tract of Land & Islands Assigned unto him to be holden by him his Heirs & Assigns forever as by ye sa Agreem Indented bearing Date the fifteenth Day of Augt 1719 Relation thereunto being had may more fully appear

[211] Now This Indenture Witnesseth that the sa John Oulton for & in Consideration of the Sum of Four Hundred & twenty four Pounds in Money to him in Hand paid by ye s4 Sami Waldo the Receipt whereof he doth hereby Acknowledge & for y Considerations & Conditions hereafter mentioned to be done & pformed by the said Sami Waldo Hath & by these Presents Doth Assign & make unto ye sa Samuel Waldo One whole Share or one Thirtieth Part of the sa Tract of Land & Islands granted unto the sa John Oulton with one whole Share or one thirtieth of the Profits Priviledges & Advantages whatsoever belonging to one whole Share or one thirtieth Part of ye sa Tract of Land called Muscongus To have and to hold one whole Share or one thirtieth Part of sa Tract of Land & Premisses with ve Appurces unto the said Sami Waldo his Heirs & Assigns to his & their only sole & proper Use Benefit & Behoof forever Provided always & upon Condition nevertheless That if ye sd Sannael Waldo his Heirs Excers Admin's or Assigns shall & Do in all things well & truly observe Perform Fulfill & keep ve several Covenants Articles & Agreemts mentioned

to be done & performed by & on ye Part & Behalf of ye sd John Oulton in & by ye afore recited Indenture of Agreemt & shall Also bear & pay one thirtieth Part from this Day of all ye Charges which ye sd John Oulton stands thereby Obliged to pay for or towards ye settling of ye sd Tract of Land According to ye sd Agreemt In Witness whereof ye sd John Oulton hath hereunto set his Hand & Seal the Day & Year first within written

J Oulton (aSeal)

Signed Sealed & Delivered In y° Presence of us/before Signing is an Erasment in y° second Side of a Part of y° twenty Sixth Line Jno Gutteridge William Rouse

Suffolk ss/Boston 16, 1735, John Oulton Esqt Personally appearing Acknowledge ye foregoing Instrumment to be

his voluntary Act & Deed

Coram H. Hall Jus Peace A true Copy of y^e Origi rec^d Octr 22^d , 1735.

Att Jer. Moulton Reg^τ

To all People to whom these Presents shall come Greeting Know Ye that I Patrick Ferrin of Ips-

Parts Ferrin To Gershom Frazier

wich in y County of Essex in the Province
of y Massachusetts Bay in New Engl^a Barber for & in Consideration of y Sun of
twenty form Pand, Pilly of Cardio to pre-

twenty four Pounds Bills of Credit to me in Hand before ye ensealing hereof well and truly paid by Gershom Frazier of Newbury in ye County & Province aforesd Tailor the Receipt whereof I Do hereby Acknowledge and my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the said Gershom Frazier his Heirs Execrs & Admre forever by these Presents have given granted bargained sold aliened conveyed & confirmed and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Gershom Frazier his Heirs & Assigns forever One Right or full Share of the Narraganset Rights so called lately Granted by ve Great & General Court to the Narrigansit Holders being ye Original Right or Grant to Hugh Galloway who was one of ve Narraganset Soldiers & is situate lying & being in the Narraganset Township Number One so called near Saco River in ve County of York in ye Province of ye Massachusetts Bay aforesa with ye Privileges & Appurces as ye same may more at Large appear by Grantees Book of ye sd Naraganset township Reference being had thereunto Number one as aforesa To have and to hold the sa granted & bargained Premisses with all ye Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him ye sa Gershom Frazier his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I ye st Patrick Farren for me my Heirs Execrs & Adminrs do covenant promise & grant to & with him ye sa Gershom Frazier his Heirs & Assigns that before the ensealing hereof I am the true sole and lawful Owner of ve above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance In Fee Simple and have in my self good right full power & lawful Authority to grant bargain sell convey & confirm sd Bargained Premisses in manner as aforesd And that he the sa Gershom Frazier his Heirs & Assigns shall & & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbres of what Name or Nature soever yt might in any measure or Degree Obstruct or make void this Present Deed Furthermore I the sd Patrick Faren for my self my Heirs Execrs & Admrs do covent & engage ye above demised Premisses to him ye sd Gershom Frazier his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to [212] Warrant secure & Defend by these Presents In Witness whereof I the sd Patrick Ferren have hereunto set my Hand & Seal the twenty eighth Day of March in ye eighth year of his Majtys Reign Annoq Domini 1735.

Patt. Farrin (*Seal)
Sign** Seal* & D** in Presence of Henry Hale Philemon
Dane

Essex Ipswich March 28, 1735. Mr Patrick Ferren Acknowledg^d y^e within Instrum^t to be his free Act & Deed Coram John Wainwright J. Ps

A true Copy of ye Origi recd Octr 25, 1735.

Att Jer. Moulton Regr

Know all Men by these Presents that I Abraham Browne
of Rowly in the County of Essex Husbandman for & in Consideration of y* Sum of
twenty Six Pounds in Province Bills to me in
Hand before y* Scaling & delivery of these
Presents well & truly paid by James Chewte

of Rowly in ye County aforest Inholder the Receipt whereof I do hereby Acknowledge & my self therewth fully satisfied & paid Have bargained & sold & by these Presents Do freely fully & absolutely grant bargain sell aliene enfeoffe convey & confirm unto the st James Chewte his Heirs & Assigns One Certain Right in that Tract of Land Granted to ve Narraganset Soldiers so called by ve Grant & General Court of yo Massachusetts Bay in New Engla & Laid out to or Drawn by such of sa Soldiers as live in or near Rowly & was ye Right of Gershom Browne who was Entred among them & allowed a Right for his Service & from him convey to me st Abraham Browne st Tract of Land being ye Town called Number One & is Situate near Saco River in the County of York Butted Bounding & Extending as in & by y" Record of s" Court may appear Reference to ve same being had may appear To have and to hold the st Right as before Prescribed to him the said James Chewte his Heirs & Assigns forever according to ve Tenor of ye said Courts Grant Subject to the Conditions therein expressed free from all Incumbrances whatsoever having what are Expressed ve Grant And I ve se Abraham Browne for my self my Heirs Exects Admis do covenant grant & agree to & with the st James Chewte his Heirs & Assigns that I am ve true sole & lawful owner of ye above bargained Premisses & have in my self good right full Power & lawful Anthority to sell the same so that it shall & may be lawful for the sa James Chewte his Heirs & Assigns to enter upon possess & enjoy the granted Premissess with ve Appurces According to yo sa Courts Grant the same being free & clear & fully acquitted & discharged of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Joyntures Dowries Judgmts Executions Wills Entails Titles Troubles Charges or Incumbrances whatsoever Furthermore I ve sa Abraham Brown for my self my Heirs Exects Admin's do covenant and Engage to warrant & Defend ye Quiet & peaceable possession of ye Granted & bargained Premisses agt all Persons whomsoever laying Claim thereto & from by or under Gershom Brown or Abraham Brown unto the s^d James Chewte his Heirs & Assigns forever In Witness whereof I the st Abraham Brown have hereunto set my Hand & Seal the thirty first of March in the Eighth year of his Majesties Reign Annoq Domini one thousand seven hundred & thirty five

Abraham Brown (aseal)
Signed Sealed & Delivered in Presence of us Moses Hale

Sam Hovey

Essex May ye 5th Day Anno Domini 1735. The within nam⁴ Abraham Brown Personally appeared & Acknowledg⁴ this Instrum⁴ to be his free Act & Deed

before me John Dummer J. Peace

And also Mary y^e wife of y^e aboves Brown Personally appeared & Acknowledge this Instrumt to be her free Act & Deed

before me John Dummer J Peace

A true Copy of y^e Orig¹ rec^a Oct⁷ 25, 1735. Attest Jer. Moulton Reg⁷

To all Christian People to whom these Presents shall come Greeting Know Ye that we Timothy Bordman of Weatherfield in the County of

Timo Bordman Joshua Bordman To

Thos Pier

Hartford in the Colony of Connecticutt in New England & Joshua Bordman of Ousatannuck in the County of Hampshire in the Province of v^e Massachusetts Bay in New

England for divers good Considerations us thereto moving Especially for & in Consideration of three hundred Pounds in Money in Hand already reed of Thomas Pier of sd Ousatannuck in ye lower Township the Receipt whereof we do hereby Acknowledge Have given granted bargained sold enfeoffed aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell-enfeoffe aliene convey & confirm to y st Thomas Pier his Heirs and Assigns forever One eighth Part of all that Right Title Interest Property Possession Claim & Demand whatsoever we ye sd Timothy Bordman & Joseph Bordman have had now have or hereafter ought or should in or unto Lands lying & being situate at ye Places called & being known by the Name of New Harbour Muscongus or Damascottee or any or all ye Lands lying in ye Country Eastward of Boston in the Province aforesa (viz) Divided or Undivided on the Main or Islands be the Title of sd Lands Derived from from John Brown of s4 New Harbour or any other Persons whomsoever weh Lands we ve sa Timothy & Joshua Bordman are seized of by an Ample Deed Legally Execute from Eliazar Stockwell & Sarah Stockwell his wife of sa Ousotannuck conveying to us all

their Right Title Claim Interest & Demand in & unto ye Land or Lands in sa Eastward Country be ve same more or less One Eighth Part of it To have & to hold the above granted & demised Eighth Part of ye Right Title Interest [213] & Demand in & unto the Lands above Described or mention or Intended to be Des- - - - - to him the st Thomas Pier his Heirs & Assigns forever and that the st Thomas Pier his Heirs & Assigns may by force & virtue of these Presents Enter upon & from Time to Time & at all Times forever after veensealing hereof lawfully peaceably & quietly have hold Use Improve Occupy Possess & enjoy ve above granted & demised Premisses each & every Part & Parcel thereof both Divided & that wen is Undivided we the sq Time & Joshua Bordman who are ye true & lawful Ownrs thereof being lawfully seized of it in our own proper Right as a good Perfect & absolute & Indefeasable Estate of Inheritance in Fee Simple & have full power & good Authority to Dispose of ye same in manner & form as aboves^d hereby Jointly Bind & Oblige our Selves our Heirs Execrs & Admrs forever to warrt secure & Defend ve same each & every Part & Parcel thereof to the sa Thomas Pier his Heirs & Assigns against ye lawful Claim or Claims of any Person or Persons whatsoever In Witness whereof we have hereto set our Hands & Affiixa our Seals this Eighteenth Day of June in ye Seventh year of his Mai^{tys} Reign George ve Second King & A. D. 1733.

> Timothy Bordman (aSeal) JoshuaBordman (aSeal)

Signed Sealed & Del^a in Presence of us Hez^{ah} Kilborn Rich^a Lord Will^m Goodrich

Weatherfield June y^{*} 18, 1733 Then Personally appear⁴ Tim^a Bordman & Joshua Bordman the above Signers & Sealers & Acknowledg^a the above written Instrum^t to be their voluntary Act & Deed

Before me John Chester Jus. of Pence A true Copy of ye Origi recd Octr 27, 1735.

Att Jer. Moulton Reg

Know all Men by these Presents that I Joseph Pearce of
Plymouth in y* County of Plymouth for & in
Consideration of Services done for me by
Danil McClaster
Danil McClaster
Danil McClaster
Of York in Assisting in the
laying out Lands for me Have and by these

Presents Do give grant sell & convey to him the s^d Daniel M^cClester his Heirs & Assigns forever One Hundred Acres of Land at Misconeus at or near the Head of Broad Bay

(viz) a Part of the eighth Lot in Number in the Division of Muscongus Land & is to be a Part of that Part thereof which on the Subdivision belonged to Nathan Word & his Wife the most North Easterly Side of ve eighth Lot being about twenty two Rod Wide & is to begin about two hundred Rod from the South East End of sa Lot (viz) to the North West of the Salt Meadow & so to Extend towards the North West so far as to make up sa One Hundred Acres To have and to hold the sd granted Premisses to him the sd Daniel McClester his Heirs & Assigns forever hereby covanting with st Dan-McClester that I have good Right the aforesd Premisses to convey as is above Expressed and that the same is free from all other Grants & Sales by me made or done And that the sa Daniel McClester his Heirs and Assigns shall have & hold the sd Premisses against ye Claims of all Persons whomsoever forever In Testimony whereof I have hereto set my Hand & Seal this 13th Day of September 1734.

Joseph Pearce (aseal)

Regr

In Presence of us Isaac Little David Allen

York ss/M^r Joseph Pearce Personally appeared & Acknowledge the above Instrumt to be his voluntary Act & Deed Sept 14, 1734.

Coram James Woodside Just Pacis A true Copy of ye Origi reca Oct 14. 1735. Att Jer. Moulton

To all Persons to whom these Presents shall come Greet-

Rich4 & Jno Pearce & Edwd Suriage

Dani McClester

ing Know Ye that we Richard Pearce of Marblehead in the County of Essex in his Maiesties Province of the Massachusetts Bay in New England Marriner John Pearce of Marblehead in the County & Province afores Baker and Edward Sur-

riage of Pemaquid in the County of York & Province aforesa Marriner for & in Consideration of Love good will & Affection which we have & do bear to our Loving Friend Daniel McClister of Pemaquid in the County of York have given & do hereby give freely & absolutely to him sd Daniel Mc-Clester his Heirs Execrs or Admin's Two Acres of Land in our Share of the first Division of our Lands at a Place known by the name of Miscongus bounded by the River Eastwardly Sixteen Rod wide upon the front & from thence running North West & Fitty Acres of Land Adjoyning to sd Two Acres and Fifty Acres of Land more in our Share of the Second Division of sa Land To have & to hold all his Lands to him his Heirs Exects or Admts as his own property Upon Condition that he sd Daniel McClister inclose & build a Dwelling House upon s4 Two Acres [being ye Second House Lot from the Northerly Bounds of sa Share And Live upon it or some place upon sa River for ve Space of three Years for cause some other Famaly to live there in his Stead for sa Space of three years ensuing ye Date hereof] The House to be Built &c within the space of a Year ensning the Date hereof) In Witness whereof we have hereto set our Hands & Seals this thirteenth Day of Septembr in the eighth year of ye Reign of our Sovereign Lord George the Second by the Grace of God of great Britain France & Ireland King &c

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Richard Pearce (aSeal) John Pearce (aSeal) Edw⁴ Surraige (aSeal) Mary Surraige (Seal)

Signed Scaled & Delivered in Presence of David Allen Joseph Kent

York ss/Septr 14, 1734. Mr Richard Pearce John Pearce Edwa Surraige & Mary his wife all Personally appeared & Acknowledge the above Instrument to be their voluntary Act & Deed

James Woodside Coram A true Copy of ye Origi recd Octr 14, 1735. Attest Jer. Moulton

The Deposition of Hezekiah Philips of full Age Testifieth & saith that the White Oak Tree first men-Hez. Philips tioned in Humphry Scamons his Return Test for stood on the North East Side of Dunston Hump, Scamons River so called at ve Foot of ve Second Falls & about twenty Rods from ye sa River

or Brook I being the Lot layer Assisted sa Scamons in marking sd Oak Tree & set ye Letters H : P : upon sd Tree.

Hezekiah Philips

York ss/York October 28, 1735. Then ye above named Hezekiah Philips Personally appearing made Oath to ye truth of all above written taken in p.petuam rei memoriam before) Justes of ye Peace & Sami Came Jer. Moulton of ye Quorum

A true Copy of ve Original rect undr Seal October 28. 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Joshua Brackett of Grendland in the Township of Joshua Brackett

To Shi New England Yeoman sendeth Greet-

Anthe ing Know Ye that 1 ye se Joshua Brackett for & in Considera of ye Sun of three hun-

dred Pounds to me in Hand well & truly paid at & before ve ensealing and delivery of these Presents by Anthony Brackett of Boston in ye County of Suffolk in ye Province of the Massachusetts Bay in New England Ropemakt the Receipt whereof to full Content & Satisfaction I hereby Acknowledge Have remised released & for Ever Quitelaimed & by these Presents Do for my self my Heirs Exects & Admin 128 fully clearly & Absolutely Remise Release & forever Quit Claim unto the said Anthony Brackett full & peaceable possession & seizin & unto his Heirs & Assigns forever All ye Estate Right Title Interest Claim & Demand which I the sa Joshua Brackett purchased of ve sa Anthony Brackett it being the One Fifth of one Certain Farm or Tract of Land with the Buildings thereon That is to Say One one fifth Part thereof which Farm or Tract of Land laving upon the North East Side of Casco River Containing By Estimation three hundred Acres beginning at ye late Dwelling House of Michael Mitten & from thence down the River to the Bounds late of Richa Tucker that is to Say to the marked Tree at the great Point of Rocks & from thence up ye River by ye Water Side South Westerly to the great Standing Pine Tree marked and from the boath marked Trees upon a Direct Line North Westerly or thereabouts home to ye Back Cove or however otherways Bounded or reputed to be Bounded of weh set Premisses the aforeset Michael Mitten formerly of Caseo Bay aforesa Gent. Died seized & possessed of Together with all & singular the Wells Waters Water-courses Trees Fences Profits Priviledges Immunities hereditaments & Appurces to one fifth belonging or in any ways Appertaining To have & to hold That Part of ye sa Farm or tract of Land building & Premisses with the Appurces before Quitclaimed unto the sa Anthony Brackett his Heirs & Assigns forever to his & their only sole & proper Use Benefit and behoof from hence forth & forevermore So that I the sa Joshua Brackett nor my Heirs nor any other Person or Persons for me or them or in my or their Name or Names Right Title or stead shall or may by any ways or means hereafter have Claim Challenge or demand to any Estate of in or to sa released Premisses or any Part thereof But from all Action Right Title Estate Interest & Demand of in or to ye Premisses & of every of them shall and will be Utterly Excluded & Debarred by these Presents And I the s^a Joshua Brackett & my Heirs the Premisses with y^a Appurces unto the said Anthony Brackett & his Heirs to their own proper Use & Uses & against me & my Heirs & all & ever other Person or Persons lawfully claiming from by or und me the s^a Joshua Brackett shall & will Warr^a & Defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this Seventh of December Annoq Domini One Thousand Seven hundred & thirty three & in y^a Seventh Year of his Majesties Reign

Joshua Brackett (**seal)

Signed Sealed & Delivered in Presence of us Richard Young Dorothy Young

Province of New Hampshire Aug' ye 30, 1735. Then the within nam⁴ Joshua Brackett Personally appeared & Acknowledge the foregoing Instrumt to be his free Act & Deedbefore me Moses Leavitt J* of Peac

A true Copy of v^e Orig¹ rec⁴ Oct¹ 11, 1735.

a true Copy of y. Orig. rec. Oct. 11. 1755.

Attest Jer. Moulton Regr

Know all Men by these Presents that I Anthony Brackett of Boston in the County of Suffolk in the Province of the Massachusetts Bay in New England Ropemaker for & in Consideration of Sixty Pounds Pass-Brackett able Money at ye Time of Ensealing [215] here-

of well & truly paid to me the sa Anthony Brackett by Anthe Brackett of Falmouth in the County of York & Province of ve Massachusetts Bay in New England veoman the Receipt whereof I the sd Anthony Brackett of Boston Do Acknowledge & my self thèrewith fully satisfied contented & paid Have given granted bargaind sold conveyed & confirmed remised released & forever quit claimed all my Right Title Challenge & Demand unto the sa Anthony Brackett of Falmouth his Heirs & Assigns forever in & Unto a Certain Farm or Tract of Land with the Buildings thereon lying up ye North East Side of Casco River in the aforesa Town of Falmouth beginning at ye Dwelling House formerly of Michael Milton & from thence down ye River to the Bounds late of Richa Tucker That is to say to ye marked Tree at ye Great Point of Rocks & from thence up ye River by ve Water Side South Westerly to ve Great Standing Pine Tree marked & from the both marked Trees upon a Direct Line North Westerly or thereabts to ve Back Cove or

however the same otherwise is Bounded or reputed to be Bounded of which said Premisses my great Grandfather Michael Mitten formerly of Casco afores Gent. Died seized & possessed of Togeth with all & singular Priviledges & Appurces thereunto belonging or in any wise Appertaining unto ye sd Anthony Brackett of Falmo his Heirs Excers Adminrs & Assigns To have & to hold and peaceably to enjoy without ve least let hindrance Molestation or Denial of me ve sd Anthony Brackett of Boston have or any other Person or Persons whatsoever further I ye sa Anthony Brackett of Boston do for my self my Heirs Exec¹⁸ & Admin¹⁸ do covenant & engage the demised Premisses to him the sd Anthony Brackett of Falmouth his Heirs Exec Admin & Assigns agt all ve lawful Claims & Demands of any Person or Persons laying any lawful Claim thereunto from by or under me In Witness whereof I have hereunto set my Hand& Seal this twenty Second Day of Augt Anno Domini one thousand seven hundred & thirty five & in ye ninth year of ye Reign of our sovereign Lord George ye Second by ye Grace of God King over Great Britain &c

Anthony Brackett (aSeal)

Signed Sealed & Deliv^d in Presence of us Philip Mortimer Isaac Gridley

Boston Sept^e 11, 1735. Then y^e within named Anthony Brackett Personally appeared & Acknowledg^d y^e foregoing Instrum^t to be his Act & Deed

before me Habijah Savage Just Pacs A true Copy of ye Original Receive October 11, 1735 Attest Jer. Moulton Rege

To all People unto whom this Present Deed of Sale shall

come Charles Johnson of Falmouth in the Charles Johnson County of York and Province of the Mas-To sachusetts Bay in New England Yeoman Chals Apthorp sendeth Greeting Know Ye that I the said Charles Johnson for & in Consideration of the Sum of One Hundred sixty nine Pounds in Money to me in Hand at & before the ensealing & delivery hereof well & truly paid by Charles Apthorp of Boston in the County of Suffolk & Province afores Merch the Receipt whereof I hereby Acknowledge & thereof do acquit & discharge the sd Charles Apthorp his Heirs Execrs & Admin 18 & every of them forever by these Presents Have given granted bargained sold released enfeoffed conveyed & confirmed & by these Presents Do fully & absolutely give grant bargain sell release enfeoffe convey & confirm unto the standards Apthorp his Heirs & Assigns forever a Certain Tract or Parcel of Land & Marsh lying & being in the Township of Falmouth afores' yt Upland containing one hundred Acres & is Bounded as follows to yt Westward with yt Cove or Freshet near Adjoyning to the Dwelling House where Francis Neal tormerly Lived and so running along yt Shore Eastward to a Cove commonly called yt Long Cove & up yt standard to a Cove commonly called yt Long Cove & up yt standard to yt Long Cove up into yt Woods may contain yt aforest hundred Acres of Land with the Dwelling House & Buildings thereon standing Also a Piece or Parcel of Marsh lying & being in Falmouth aforest which is all that Part & Portion of Marsh lying & being in Falmouth aforest

which is all that Part & Portion of Marsh lywithin Instrumt to be her Act & Deed Sarah Johnson Personally appears & ing & being on ye North West Side of a Creek commonly called or known by ve Name of Sketongusits Creek with a Small Island Adjoyning as Also one half of ye Marsh lying at the Head of sd Creek which Land was heretobefore me Henry Wheeler J. Peace fore enjoyed by Francis Neal Together with the Rights Members Profits Priviledges & Appurces thereof Also all the Estate Right Title Interest Inheritance Use Property Possession Claims & Demands whatsoever of me the sa Charles Johnson of in & to ye st granted Premisses with the Reversions & Remainders of ve same To have & to hold the said granted bargained Premisses with the Rights Members & Appurces thereof unto ye st Charles Apthorp his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever And I the sa Charles Johnson Do Avouch my self at ye Time of ve ensealing & untill the delivery hereof to be ye true sole & lawful Owner of all the

s^a granted & bargained Premisses & Stand lawfully seized thereof in my own proper Right of a good [216] Estate of Inheritance in Fee And bave in my self full power good right & lawful Authority to grant sell & convey y* same in manner as afores* free & clear & fully & clearly acquitted of & from all former & other Gitts Grants Bargains Sales Leases Mortgages Wills Entails Dowers Titles Troubles Charges and Incumbrances whatsoever And 1 y* s^d Charles Johnson for my self my Heirs Exce** & Admin** do hereby covenant promise & agree from Time to Time & at all Times forever hereafter to warrant & Defend y* s^d granted & bargained

Premisses with y* Appurces unto the sa Charles Apthorphis Heirs & Assigns forever against y* lawful Claim & Demand of all & every Person & Persons whomsoever In Witness whereof I y* sa Charles Johnson & Saruh my Wife In Testimony of her free Consent to this Bargain & Sale & full Relinquishm* & Quitclaim of all her Right of Dower & Thirds of & in the sa granted Premisses have hereunto set our Hands & Seals the Seventeenth Day of April Anno Domini 1735. Annoq Ri Ri* Georgii Secundi Magna Britannia & Octavo

Charles Johnson (aSeal) Sarah × Johnson (aSeal)

Signed Sealed & Deliver⁴ in the Presence of us Jos. Marion Alex⁷ Forsyth Jun⁷ Joseph Bayley Samuel Danes. Received on y^e Day of y^e Date above of M⁷ Charles Apthorp y^e Sum of One Hundred sixty nine Pounds being y^e full Consideration within Expressed

p Charles Johnson Suffolk ss/April 18, 1735. Mr Charles Johnson Personally appeared and Acknowledge the aforewritten Instrume

to be his free Act & Deed

Before me—Habijah Savage—J. Pac*
A true Copy of y* Orig¹ recd Octob¹ 10, 1735.

To all People to whom these Presents shall come Know Ye

Attest Jer. Moulton Regr

that I Sam¹ Jordan of Biddeford in the County of Sami Jordan York within the Province of the Massachusetts To Bay in New England Gent Have for & in Pepperrell Consider of ye Sum of one Hundred & Sixty Pounds in goods Bills of Credit on ye Province afores to me in Hand before yo Enscaling hereof well & truly paid by William Pepperrell of Kittery in ye County aforest Esqr the Receipt whereof to full Content & Satisfaction I do hereby Acknowledge & my self fully satisfied & paid & thereof & of every Part thereof do exonerate acquit & discharge ye st Wm Pepperrell his Heirs & Assigns forever have by these Presents given granted bargain & sold & do by these Presents give grant bargain & sell unto ye sa Wm Pepperrell & his Heirs & Assigns All my Right Title & Interest which I have or ought to have unto all that Grant of Land weh was made unto me by ye Great & Genri Court weh was three hundred Acres of Land of ye Province aforesd web was to be Laid out by a Surveyer & Chain Men under Oath to Survey & lay out y* same in any of y* Unappropriated Lands of y* Province & in y* County afores* which Grant was Conem* in the Hom* Councill for y* Province afores* on y* 17th Day of Dec* 1734. to have & to hold all the afores* grant with all y* Priviledges & Appurces to y* same belonging or in any ways Appertaining to him the s* W* Pepperrell his Heirs & Assigns forever & Furthermore I y* s* Sam* Jordan for my self Heirs Exec* & Admin** do covenant & engage to warrant secure & defend y* same unto him y* s* W* Pepperrell his Heirs & Assigns from all & every Person laying any Claim thereunto from by or und* mo or any of my Heirs Exec* & Admin** or Assigns In Witness where of I have hereunto set my Hand & Seal the first Day of April Anno Domini 1735.

Sam¹ Jordan (*Seat)

Signed Sealed & Delivered in ye Presence of Jno Watkinson John Watkins Nicholas Weekes

York ss/Oct^r 8, 1735. Then y^e above named Sam¹ Jordan Personally appearing Acknowledg^d y^e above Instrumt to be his Act & Deed

before me Jer. Moulton Jus. Peace A true Copy of y^e Orig¹ rec^d Oct^r 10. 1735. Attest Jer. Moulton Reg^r

ttest ber mounton neg

To all People to whom these Presents shall come Greeting Know Ye that I Joseph Pearce of Rochester Jos. Pearce in the County of Plymo in New England Husbandman for & In Consideration of the Sum of Sami Ring Forty Six Pounds Money to me in Hand before ye ensealing hereof well & truly paid by Samuel Ring of Kingston in the County of Plymo Husbandman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the st Samuel Ring his Heirs Exects & Admints forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the st Samuel Ring his Heirs & Assigns forever Two hundred Acres of Land lying & being at a Place Called Miscongius being in the first Division of Lands at sa Miscongius beginning at Pemaguid River on the Northerly Side so running Southwardly by the River Fifty Rods & then back in-

the Woods South East so far as to take in Precisely two

hundred Acres and have sd Land Fifty Rods Wide at the Upper End To have & to hold the said granted and bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the said Samuel Ring his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I ye sa Joseph Pearce for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with the sd Sam1 Ring his Heirs & [217] Assigns that before the ensealing hereof I am the true sole and lawful owner of ye above bargained Premisses & lawfully seized and possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in good Right full power & lawful Authority to grant bargain sell convey & confirm said bargained Premisses in manner as afores & that the st Sam1 Ring his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy ye sd demised & bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Execuns or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore I ye so Jos. Pearce for my self my Heirs Exects & Admints do covenant & engage the above demised Premisses to him the said Sam¹ Ring his Heirs & Assigns agt ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure and defend by these Presents & In Witness hereof I have hereunto set my Hand & Seal this nineteenth Day of December in the eighth Year of his Majesties Reign Anno Domini 1734.

Joseph Pearce (aSeal)

Signed Sealed & Deliv^d in Presence of Josiah Shutbrxnt Tim^o Ruggly jun^r

Plym's sc/Decr 17. 1734. Jos Pearce above written Personally appeared & Acknowledged the above written to be his free Act & Decd

Coram Isaac Little Justice Peace A true Copy of ye Origi reed Octobr 9. 1735.

Attest Jer. Moulton Reg

To all People to whom these Presents shall come Greeting Know ye that 1 Robert Davy of Duxborough in the County of Plymouth & Province of the Massachusetts Bay in New England yeonan for divers good Causes me hereunto moving more especially in Consideration of ye Sum of Five

Shillings to me in Hand before ye Ensealing hereof paid by Andrew Ring of North Yarmouth in ye County of York & Province aforest Yeoman & for settling & Establishing an equal Division of Two Certain Tracts of Lands in North Yarmouth afores^d called Equivelent Lot Number Sixty three & Marsh Lot Numbr Nine on the West Branch of Cousins River) between him ve st Andrew Ring & me ve sd Rob Davy as by these Presents hereafter & by one Deed or Instrument of even Date with these Presents under ye Hand & Seal of him the sa Andrew Ring may more fully appear Have given granted sold released quit claimed & confirmed & by these Presents Do freely & absolutely give grant sell release quitelaim & confirm unto him the said Andrew Ring his Heirs & Assigns forever The One Moiety or half Part of ye so equivalent Lot Number Sixty three Laid out to William Bond or his Assigns in the Right of ye Home Lot Number Ten in North Yarmouth afores Bounded as followeth Beginning at a Stake on ye Northerly Side of ye Road leading from Lot Number One Standing Four Rods distant from ye North Westerly Corner of sa Home Lot Number Ten on a Course North Fourteen Degrees West thence Forty Rods on ve Course last mentioned to a Hemlock Tree marked by a Creek thence by st Creek North Fifty Four Degrees West Sixteen Rods to a Small hemlock Bush thence Southerly by the two Rod Road leading from Lot Number eighty two about sixty four Rods to ve Road first mentioned thence along sa Road about North Sixty Six Degrees East to ye Stake first mentioned Containing Seven Acres more or less To have & to hold the above granted Premisses with all the Priviledges & Appurces to ve same in any wise belonging unto him the said Andrew Ring his Heirs & Assigns forever to his & their only proper Use & Behoof for Ever & I ve st Robt Davy for me my Heirs Exeers & Admin's do covenant & promise to & with him the sa Andrew Ring his Heirs & Assigns that before ve Ensealing hereof I am ye only lawful Owner of ye above released Premisses & am lawfully seized of ye same in my own Demense as of Fee & have in my self lawful Authority to grant sell release & confirm sa bargained Premisses in manner as aforesa And that the said Andrew Ring his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by virtue of these Presents have hold & possess the above demised Premisses with y Appurees free & clear from all & all manner of former & other Gifts Grants Bargains & Incumbrances of what Nature scover Furthermore I the s* Robert Davy for me my Heirs Exec** & Admin** do covenant & engage the s* demised Premisses to him the s* Andrew Ring his Heirs and Assigns ag* y* lawful Claims or Demands of any Person or Persons claiming or to claim by from or under him the s* William Bond or me y* s* Rob* Davy forever hereafter to warr* secure & defend In Witness whereof I the s* Robert Davy have hereunto set my Hand and Seal the twenty eight Day of March in the Year of our Lord 1735, & in y* eighth Year of his Maj** Reign

Robert Davee (*Seal)

Sign^d Scal^d & Deliv^d in y^e Presence of Thomas Wethull Samuel Baker

Plymouth ss/ on ye 28 Day of March 1735, then ye above named Rob^t Davee Acknowledged ye within & above written Instrumt to be his Act & Deed

before Isaac Lothrop Justice Peace A true Copy of ye Orige Indented rece Octr 9th 1735. Attest Jer. Moulton Rege

[218] To All People to whom these Presents shall come

John Woodman of York in the County of York in New Engla yeoman sendeth Greeting Woodman To Mendam Whereas Daniel Rice of Kittery in ve County of York aforesd Cordwainer did by his Deed of Bargain & Sale bearing Date the Sixth Day of Febry Annog Dom One Thousand Seven Hundred & thirty thirty one for ye Consideration of the Sum of Sixty five Pounds Bills of Credit to him the sa Daniel Rice in Hand paid by ve above named John Woodman grant bargain sell & confim unto him the sa John Woodman his Heirs & Assigns forever One Certain Messuage or Tract of Land with one Dwelling House thereon situate lying & being in Kittery afores Fronting on ye River of Piscataqua where the Ferry is now keept Containing by Estimation one Quarter of an Acre & eight Rods of Land be it more or less To have and to hold the same to him ye sa John Woodman his Heirs & Assigns forever Provided and the Condition therein said Deed is that if ye sd Daniel Rice his Exects Admints or Assigns did well & truly pay or cause to be paid unto ye aforesd John Woodman his Exects Admines or Assigns the full & Just Sum of Sixty five Pounds in Passable Bills of Credit at upon or before the Sixth Day of Febry which will be in ye Year our Lord 1737/8 And Also Yearly & every Year on ye Sixth Day of Febry pay or cause to be paid the lawful Interest of ve sd Sixty Five Pounds so long as the same or any Part of it shall remain Unpaid that then the aforesd Deed should be Null void & of none Effect or else should abide in full force & virtue And whereas ye same Daniel Rice by one Indenture or Deed Sale bearing Date the thirtieth Day of Novembr Annoq Domini 1731, did grant bargain & sell unto the aforesa John Woodman his Heirs & Assigns forever one Aere of Land be it more or less Adjoyning to the Land first above mentioned on the North Easterly End thereof with Condition or Proviso in the sa Deed that if the aforesa Daniel Rice his Heirs Exec⁷⁸ or Admin⁷⁸ shall well & truly pay or cause to be paid unto ye afores John Woodman his eertain Attorney Execrs Adminrs or Assigns at Kittery aforesd in current Province Bills of Credit with lawful Interest for ve same from ve Date of ve Deed last mentioned the Sum of Forty Pounds at on or before ve thirtieth Day of November which will be in ye Year of our Lord 1738 with out fraud or delay that then the sa Deed & every Article therein should Cease Determine & be Utterly void & of none Effect But if Default happen to be made in the aforesd Pavmt then to abide & Remain in full force & virtue as by ye afore in Part Recited Deeds Reference to each of them being had the Covenants & Agreem¹⁸ Butts & Bounds of the aforesd Land will more Plain and at Large appear And Whereas ye aforesd Rice hath not made any Payment of ye Interest due on either of the aforesd Deeds nor any Part thereof nor any of the Principal Sums mentioned ye aforesd Deeds nor any Part thereof Now know Ye that the sa John Woodman for & in Consideration of ye Sum of three hundred Pounds currant Money of New England to him in Hand before ye Ensealing hereof well & truly paid by Nathaniel Mendam of Portsmouth in New Hampsh^r in New England Gent the Receipt whereof he ye sa John Woodman doth hereby Acknowledge to full Satisfaction hath granted bargained sold Assigned & set over and confirmed & by these Presents Doth grant bargain sell Assign set over & confirm unto him the sa Nath Mendam his Heirs Execrs Admrs & Assigns all the Messnage & Lands Profits Interests Priviledges and Appurces & Premisses in the Deeds before mentioned and Expressed & all such Estate Right Title Interest Claim Property Challenge & Demand whatsoever therein & thereunto which he ye s^d John Woodman now hath may or ought to have of in & to the Messuage & Lands mentioned in the two afores^d Deeds Together Also with the said Deeds To have & to hold all & every the afores^d Right Estate Property Claim Challenge & Dennand whatsoever which he ye s^d John Woodman now hath or may or ought to have of in & unto ye Messuage and Lands afores^d in as full & Large & ample manner to all Intents & Purposes as he y' s^d Woodman may or might hold & enjoy the same by virtue of ye Deeds afore s^d or otherwise howsoever unto the s^d Nath[†] Mendam his Heirs Excer Admin* or Assigns forever In Witness whereof he ye s^d John Woodman hath hereunto set his Hand & Seal the ninteenth Day of Sep[†] Annoq Dom 1735.

John Woodman (*Seal)

Sign^d Seal^d & Del^d in Presence of Tho Peirce James Jeffrey

Province of New Hampsh ye 19th 1735. John Woodman Acknowledged the above Instrum to be his Act & Deed

before The Peirce Just Peace
ye the 19th 1735 Then reed of Nath Mendam twenty Shil-

ye the 19th 1735 Then rece of Nath Mendam twenty Shillings in full of ye Sum mentioned in ye within Deed I say rece p me John Woodman Tho Peirce James Jeffry

A true Copy of ye Orig¹ recd October 13, 1735.

Attest Jer. Moulton Regr

[219]
Woodman &
Moore To
Mendam

To all People to whom these Presents shall come John Woodman of York in ye County of York in New England Yeoman John Moore of ye same place Yeoman & Mary his Wife sendeth Greeting Know ye that they ye ye John Woodman John Moore & Mary his wife for & in

Consideration of the Sum of One Thousand Pounds curri-Money of New England to him in Hand before ye ensealing & delivery of these Presents well & truly paid by Nathaniel Mendam of Portsmouth in New Hampshr in New England Gent the Receipt whereof to full satisfaction they the said John Woodman John Moore & Mary his Wife Do hereby Acknowledge hath granted bargained sold enfeoffed & confirmed And by these Presents for themsefs & their Heirs Do fully & absolutely grant bargain sell enfeoffe & confirm unto him the se Nathaniel Mendam & his Heirs & Assigns forever the Ferry that is & was formerly Granted by the Town of Kittery in the County of York aforese unto the aforese John Woodman his Heirs & Assigns forever for the Carrying of Passengers their Goods & Chattels from the Highway or landing Place near ye Reverd John Newmarch's in Kittery aforesd over to Portsmo aforesd with all the Profits Priviledges & Appurces to ye aforest Ferry & Passiage belonging or in any ways Appertaining or Accepted reputed or taken as Part or Parcel thereof & ve Reversion & Reversions Remainder & Remaindrs of all & singular the st Premisses & such Estate Right Property Claim & Demand whatsoever of them the sa John Woodman John Moore & Mary his wife or of either of them or any of them which they or any of them now have or may hereafter Claim or have by virtue of any Deed or Conveyance formerly made by ve aforesd John Woodman of in & unto the aforesd Ferry the Profits Priviledges & Appurces thereof or thereunto belonging or in any wise Appertaining To have & to hold the sa Ferry or Passage hereby Granted or mentioned or intenda to be hereby Granted with the Profits Priviledges & Appurees thereof unto him the sd Nathan Mendum his Heirs & Assigns forever to his & their only proper Use & Uses Benefit & Behoof from hence forth & forever & to & for no other Intent Trust or Purpose whatsoever And further they the sa John Woodman John Moore & Mary his wife for themselves & their Heirs Excers & Admin to doth or do covenant promise & grant to & with him the sd Nathaniel Mendum his Heirs & Assigns that they will warrant & Defend unto the aforesd Nathaniel Mendum & his Heirs & Assigns all ye before granted & bargained Premisses with the Profits & Priviledges thereunto belonging agt all Persons whomsoever forever by these Presents In Witness whereof they have hereunto set their Hands & Seals the eighteenth Day of September in the Year of our Lord 1735.

John Woodman (Seal) The mark X John Moore (Seal)

Mary Moore

Signed Sealed & Delivered in Presence of Daniel Jackson

iun James Jeffry Province of New Hampshr Septr 18, 1735, John Woodman John Moore & Mary Moore Acknowledged ye above Instrumt to be their Act & Deed.

before me Tho' Peirce Jusst Peace ye 18. 1735. Then Recd of Nath Mendam the Sum of Five Pounds in full of ye Sum Testecs within mentioned I say recd

Tho. Pearce James Jeffry

p me John Woodman A true Copy of ye Orign¹ rec^d Oct^r 13, 1735. Attest Jer. Moulton Regr

To all People to whom these Presents shall come John Woodman of York in the County of York in Vondman To Now England You was and the Greating When the County of York in the York in

Woodman To
Mendam

New England Yeoman sendeth Greeting Whereas the s⁴ John Woodman by one Lease bearing
Date the thirtieth Day of Octob Annoq Dom

1732. Did Demise Set & Lease unto Daniel Rice of Kittery in the County of York afores Cordwainer the Ferry from Kittery at the Place called & known by ve Name of Crooked Lane over Piscataqua River to Portsmouth Together with a Boat & Oars & one Cannoo, with the Profits & Priviledges to the sa Ferry or Passage belonging for & during the Time & Term of Seven Years then next ensuing the Date aboves he ye sa Daniel Rice his Heirs Execes Admines & Assigns Yielding & paying therefor Yearly & every Year during the st Term the Sum of twenty two Pounds in currant Money or Passable Bills of Credit &c at two paymts Yearly viz Eleven Pounds on the thirtieth Day of April & Eleven Pound on ve thirtieth Day of Octobr every Year during the Term afores Reference to the st Lease being had will more at large appear (there being but on Part Signed by both Parties & that Part by their Consent & Agreem was put into the Hands of Samuel Newmarsh of Kittery aforesa for safekeeping) Now know Ye that the whole Rent is Yet behind in Arreare and unpaid and that sa John Woodman for & in Consideration of the Sum of One Hundred & fifty four Pounds to him in Hand before the ensealing & delivery hereof well & truly paid by Neth Mendam of Portsmo in New Hampsh^r in New England Gent, the Receipt whereof to full satisfaction he ve sa John Woodman doth hereby Acknowledge hath given granted Assigned & set over And by these Presents Doth fully & absolutely give grant Assign and set over unto him the said Nathaniel Mendam his Heirs Exeers & Admin's All the Rents & Profits Due on ye st Lease for the whole Term therein mentioned Together with the Lease And Also the Boat Oars Cannoo & all other things Profits & Priviledges in the s4 Lease to the s4 Woodman belonging or in any wise Appertaining to be to the Sole Use Benefit & [220] Behoof of him the st Nathaniel Mendam his Execrs Admrs & Assigns without Rending or being Accountable to the st John Woodman his Exects Admrs And the s4 John Woodman Doth by these Presents make Ordaine & Constitute him the sa Nathan Mendam his true Sufficient & lawful Attorney Irrevocable for him the sd John Woodman & in his Name & Stead (if the law requires it) but to the only Use of him the sa Nath Mendam his Exects & Adminrs to Use All lawful ways & means for ye Recovery & Receiving ye Rents Issues & Profits of ye Ferry aforese the Boat Oars & Canoo & all other things thereto belonging & Also with Power to Substitute one or more Attorneys under him he ye se John Woodman hereby Ratifying allowing & holding firm & valid all & whatsoever his se Attorney or his Substitute shall lawfully Do concerning the Premisses In Witness whereof he ye se John Woodman hath hereunto set his Hand & Seal the twentieth Day of September Annoq Domini 1735. The Words (Man) (Cordwainer) was Enterlined before enscaling

John Woodman (*Seal)

Signed Scaled & Delivered in Presence of Joseph Sherburn James Jeffry

Province of New Hampsh^{*} ye 20th 1735. John Woodnan Acknowledge the ye above Instrum as his Act & Deed before me Joseph Sherburn Jus. Peace A true Copy of ye Origi reed Oct 13, 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know ye that I Thomas Huf of Arundel Thos Huff in the County of York within his Majesties Province of ye Massachusetts Bay in New Tο Engla Fisherman for & in Consideration of Robt Cleves the Sum of Forty Pounds of current Money of New England to me in Hand well & truly paid by Robert Cleves of sa Arundel Black Smith the Receipt whereof I do Acknowledge and my self therewith fully satisfied contented & paid & thereof & of every Part & Parcel thereof I do hereby exonerate acquit & discharge him the sd Robert Cleves his Heirs Execrs Admints forever by these Presents Have given granted bargained sold aliened convey & confirmed unto him the sa Robert Cleves his Heirs & Assigns forever One Messuage or Tract of Land situate lying & being in Arundel aforesa Containing Eighty Acres being Part of one hundred Acres which is Bounded as followeth beginning at a Pitch Pine Tree by the Sea Wall running North West two hundred Rods to a Spruce Tree Standing by a Brook then running North East Eighty Rods to a Rock Maple Tree then running South East two hundred Rods to a Red Oak Stump standing where ye Line first begun when the Land was first Laid out To have & to hold the sa granted & bargained Premisses (Excepting ye Twenty Acres which is Contained in ye sa Hundred Acres & lyeth on ye South west Side of ye sa Tract of Land & is at ye South Eastn End next to ye Sea Twenty Rods in Breadth & runneth North West 160 Rods with all ye Appurces to ye same belonging to him the sa Robert Cleves his Heirs & Assigns forever to his & their proper Use Benefit & Behoof forever & that the sa Robert Cleves his Heirs & Assigns shall & may from Time to Time & at all Times forever bereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses (except what is before excepted) with all ye Appurces free & clear & from all & all manner of former & other Gifts Grants Bargains Sales Joyntures Dowries Thirds Entails Mortgages Incumbrances whatsoever Furthermore I ye sa Thomas Huf for me my Heirs Execrs Admin to do covenant & engage ye above demised & bargained Premisses to him the sa Robert Cleves his Heirs & Assigns forever hereafter to warrant secure & defend within ye above sd Bounds or in some other Place within the sd Town of Arrandel agt ye lawful Claims or Demands of any Person or Persons whatso ever In Witness whereof I have hereunto set to my Hand & Seal this twenty first Day of Nov in the year of our Lord 1734.

Thomas Huf (*Seat)
Signed Scaled & Delivered in Presence of Harrysen
Downing Stephen Harding Thomas Perkins

Sarah Huf ×

York ss/Arrandel April ye 20, 1735, Thomas Huff appearing Acknowledge this within Instrumt to be his free & voluntary Act & Deed

Cor. John Gray Jus. Pacis

A true Copy of ye Origi reca Oct 13, 1735,

Attest Jer. Moulton Reg

To all People unto whom this Present Deed of Sale shall come Thomas Thornton of Dorchester in the County of Suffolk Husbandman sends Greeting Know Ye that for & in Consideration of ye Sum of Five Pounds to me in Hand well & truly paid at & before the ensealing & delivery of these Presents by Shubael Gorcham of Barnstable in the County of Barnstable Eag't the Receipt whereof is

tivery of these Presents by Shubael Goreham of Barnstable in the County of Barnstable Eag't the Receipt whereof is bereby Acknowledged I the s^a Thomas Thornton have granted & sold & by these Presents Do grant bargain sell & confirm unto the s^a Shubael Goreham his Heirs & Assigns forever All my Right Estate Title Interest Share Part & Proceed and the Share Part & Proceeding the Part & Proceeding th

portion of & in the Seventh Township of Land so called being a One Hundred & twentieth Part thereof which belongs to me as I was one of ye Narraganset Soldiers by virtue of a Grant thereof made by ye great & general Court or Assembly of ye Province of ye Massachusetts Bay in the Together with all & singular ye Profits Priviledges & Appurces to ye sa granted Right of Land to me belonging To have & to hold the sd granted Land & Premisses with ve Appurces unto the sd Shubael Goreham his Heirs & Assigns forever To his & their only sole & proper Use Benefit & Behoof from hence forth & forever more And I the sa Thomas Thornton Do avouch my self at & until the Time of ye ensealing & [221] delivery of these Presents to be ye true sole & lawful Owner of ye se granted One Hundred & twentyeth Part of ye sa Township by virtue of a late Act of ye Great & General Court or Assembly of ye sa Province made to ye Narraganset Soldiers of which Numbr I was one & I do covent promise & agree for my self my Heirs Exec & Admin to & with the sd Shubael Goreham his Heirs Exects Admin's & Assigns by these Presents to Warrt & Defend ve st granted Land & Premisses with ye Appurces unto him the sa Shubael Gorcham his Heirs & Assigns forever agt ye lawful Claims & Demands of all & every other Person & Persons whomsoever In Witness whereof I the sd Thomas Thornton have hereunto set my Hand & Seal ye twelfth Day of June Anno Domini 1735.

Thomas Thornton (aSeal)

Signed Scaled & Delivered in Presence of us John Sew-

ell Joseph Barrall
Suffolk ss/Dorchester June 1735, Mr Thomas Thornton Acknowledg⁴ the aforegoing Instrum¹ to be his free

Act & Deed before me Thomas Tileston J. Pacis

A true Copy of ye Origi reed Oct[†] 14, 1735,

Attest Jer. Moulton Reg[†]

To all Christian People to whom these Presents shall come Greeting Know ye that I James Atkins of Sandwich in the County of Barnstable in the Province of ye Massachusetts Bay in New England Husbandman for & in Consideration of ye sun of Six Pounds curre Money of ye Province aforese to me in Hand paid before ye ensealing hereof by Shubal Gorham of Barnstable in ye County aforese Esq' the Receipt whereof I do hereby Acknowledge & my self fully satisfied

contented & paid have given granted bargained sold aliened released conveyed & confirmed & by these Presents Do freely clearly & absolutely give grant bargain sell aliene release convey & confirm unto him the sa Shobal Gorham his Heirs & Assigns forever All my Right Title & Interest in & Unto ye Seventh Township yt was Granted unto ye Narraganset Soldiers by ye General Court of ye Province of ye Massachusetts Bay it being an Hundred & twentieth Part of ye aforesd Township To have & to hold the before granted Premisses with the Appurces & Priviledges unto ye sd Shobal Gorham Esqr his Heirs Execrs Admin ** & Assigns forever to him & their own proper Use Benefit & Behoof forevermore & I ye sa James Atkins his Heirs Exects & Admin¹⁸ do coven¹ promise & grant unto & with the sa Shobal Gorham his Heirs & Assigns forever that before & untill the ensealing hereof I am ye true sole proper lawful Owner & possessor of ye before granted Premisses with ye Appurces & have in my self good Right full Power & lawful Authority to give grant bargain sell aliene release convey & confirm ye same as aforesd And that free & clear & freely & clearly Executed acquitted & discharge of & from all former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Thirds Executions & Ineumbrances whatsoever and Furthermore I the sd James Atkins for my self my Heirs Execrs & Admrs do hereby covenant promise & engage the before granted Premisses with ye Appurces unto him the sa Shobal Gorham his Heirs & Assigns forever to Warrant secure & defend Against ve lawful Claims or Demands of any Person or Persons whatsoever In Witness whereof I the sd James Atkins have berennto set my Hand & Seal the third Day of October Annog Dom One Thousand seven hundred & thirty five

James × Atkins (8eal)

Signal Scaled C Delinered in Dec

Signed Sealed & Delivered in Presence of us Stephen Sheff Mary Bourn

Barnstable ss/ on ye same 3d Day of Oct¹ 1735 above written ye above named James Atkins Personally appearing Acknowledged the above written to be his Act & Deed

Coram Melatiah Bourn Just Peace

A true Copy of ye Origi reca Octr 14, 1735,

Attest Jer. Moulton Reg

To all Christian People to whom these Presents shall come Greeting Know Ye that I Elisha Halle of Yar-Elisha Hall mouth in the County of Barnstable & Province of To ye Massachusetts Bay in New England Yeoman Gorham for & in Consideration of ye Sum of Five Pounds

currt Money of yo Province aforesd to me in Hand paid before ye Ensealing hereof by Shubal Gorham jung of Barnstable in the County & Province afores Esqr the Receipt whereof I do hereby Acknowledge & my self fully satisfied contented & paid Have given granted bargained sold aliened released conveyed & confirmed & by these Presents Do freely clearly & absolutely give grant bargain sell aliene release convey & confirm unto him the st Shubal Gorham his Heirs & Assigns forever All the Right Title & Interest of my Brother Joseph Halle late of Yarmouth aforesd Yeoman Decd in & unto ve Seventh Township that was Granted unto the Narraganset Soldiers by yo General Court of yo Province of ye Massachusetts Bay it being an hundred & twentieth Part of ye aforesd Township To have & to hold the before granted Premisses with ye Appurces & Priviledges to him the sd Shubel Gorham his Heirs Execrs Admints & Assigns forever to his & their own proper Use Benefit & Behoof forevermore & I ye sa Elisha Halle for me my Heirs Exects & Admints do covent promise & grant unto & with the sa Shubal Gorham his Heirs & Assigns forever vt before & untill ve Enscaling hereof I am the true sole proper & lawful Owner & possessor of ve before granted Premisses with ye Appurces And have in my [222] self good Right full power & lawful Authority to give grant bargain sell aliene release convey & confirm ye same as aforese & that free & clear & freely & clearly executed acquitted & discharge of & from all former & other Gifts Grants Bargains Sales Leases Mortgages wills Entails Joyntures Dowries Thirds Executions & Incumbrances whatsoever & Furthermore I ve sa Elisha Hall for me my Heirs Exects & Admints do hereby covenant promise & engage ye before granted Premisses with ve Appurces unto him ve sa Shubal Gorham his Heirs & Assigns forever to Warrant secure & defend Agt ve lawful Claims & Demands of any Person or Persons whatsoever In Witness whereof I ye sa Elisha Halle have hereunto set my Hand & Seal this Third Day of Febry Annog Dom One thousand seven hundred & thirty & Four/5 & in ve eighth year of his Majesties Reign

Elisha Ilall Signed Sealed & Deliva in Presence of us David Chiles Beni Hatch

Barustable ss/on y^e Date above written the above named Elisha Halle Acknowledg^d y^e above written Instrum^t to be his Act & Deed

before me Peter Thacher Jus of Peace A true Copy of ye Origi rect Octr 14, 1735.

To all Christian People to whom these Presents shall come Greeting Know Ye that I Robert Nich-

Attest Jer. Moulton Regr

Robt Nickerson erson of Chatham in the County of Barnstable Yeoman of ye Province of ye Massachusetts То Gorham Bay for & in Consideration of the Sum of Five Pounds in Currt Money of ye Province aforesd to me in Hand paid before ye ensealing hereof by Shubal Goreham Jung of Barnstable in the County of Barnstable afores Esqr the Receipt whereof I do hereby Acknowledge & my self fully satisfied contented & paid Have given granted bargained sold aliened release conveyed & confirmed & by these Presents Do freely clearly & absolutely give grant bargain sell aliene release convey & confirm unto him the said Shubal Goreham his Heirs & Assigns forever All yt my Right in the Third Township that was granted by ye Gen Court of ye Province of ye Massachusetts Bay unto the Narragansett Soldiers it being an hundred & twentieth Part of ye whole of se Township To have & to hold the before granted Premisses with the Appurces & Priviledges to him the sa Shubal Gorchange his Heirs Execrs Admin¹⁸ & Assigns forever To his & their only proper Use Benefit & Behoof forevermore And I ye sd Robert Nicherson for my self my Heirs Execrs & Adminrs do covenant promise & grant unto & with ye sd Shubal Goreham his Heirs & Assigns forever that before & untill the ensealing hereof I am ye true sole proper & lawful Owner & possessor of ye before granted Premisses with ye Appurces and have in my self good Right full power & lawful Authority to give grant bargain sell aliene release convey & confirm the same as aforesd & that free & clear & freely & clearly Executed acquitted & discharged of & from all former & other Gifts Grants Bargains Sales Leases Mortgages Wills Joyntures Dowries Thirds Executions & Incumbrances wtsoever & Furthermore I the sd Robert Nicherson do for my self Heirs Exec¹⁸ & Admin¹⁸ do hereby covenant promise & engage the before granted Premisses with the Appurces unto him the sa Shubal Goreham his Heirs & Assigns forever to warrant secure & Defend agt the lawful Claims or Demands of any Person or Persons whatsoever In Witness whereof I $y^c s^d$ Robert Nicherson have hereunto set my Hand & Seal this 15 Day of May Annoq Domini One Thousand Seven hundred & thirty five

Robert Nikrson (*Seal)

Signed Sealed & Delivered in Presence of us Sami Knowls Jun[†] Rich[†] Knowls

Barnstable ss/May y^e 15, 1735. Then y^e within named Rob^t Nickerson appeared & Acknowledge y^e within written to be his Act & Deed

before me Time Ottis Jus. of Peace

A true Copy of ye Origi Recd Octr 11, 1735.

Attest Jer. Moulton Regr

To all Christian People to whom these Presents shall come Greeting Know Ye that I Marcy Nickerson of Chatham in the County of Barnstable of the Province of ye Massachusetts Bay Spinster tor & in Consideration of ye Sum of Five Pounds orner Money of the Province afores to me in

Hand paid before the ensealing hereof by Shubal Gorham jung of Barnstable in the County of Barnstable afores Esqu the Receipt whereof I do hereby Acknowledge & my self fully satisfied contented & paid have given granted bargained sold aliened released conveyed & confirmed & by these Presents Do freely clearly & absolutely give grant bargain sell aliene release convey & confirm unto the ve sd Shubal Gorham his Heirs & Assigns forever All the Right Title & Interest of my Brother Nath^a Withams late of Eastham Labourer Dect in & unto the Seventh Township that was Grant unto the Narragansett Soldiers by ye General Court of the Province of ve Massachusetts Bay it being an hundred & twentieth Part Part of ye aforesa Township To have and to hold the before granted Premisses with the Appurces & Priviledges to him the said Shubal Gorham his Heirs Execrs Admin's & Assigns forever to his & their own proper Use Benefit & Behoof forevermore And I ye sd Mary Nickerson Heirs Exec & Admin do covenant promise & grant unto & with the sa Shubal Gorham his Heirs & [223] Assigns forever that before & until the ensealing hereof I am ve true sole proper & lawful Owner & possessor of ve before granted Premisses with the Appurces & have in my self good Right full power & lawful Authority to give grant Bargain sell aliene release convey & confirm the same as afores And that free & clear & freely & clearly executed acquitted & discharged of & from all former & other Gifts
Grants Bargains Sales Leases Mortgages Wills Entails
Joyntures Dowries Thirds Executions & Incumbrances
whatsoever and Furthermore I the s^d Mary Nickerson for
me my Heirs Exece³ & Admin³ do hereby covenant promise
& engage y^e before granted Premisses with y^e Appurces
unto him y^e s^d Shubal Gorham his Heirs & Assigns forever
to Warrant secure & defend ag^e y^e lawful Claims or Demands of any Person or Persons whatsoev^e In Witness
whereof I y^e s^d Mary Nickerson have hereunto set my Hand
& Seal this fourth Day of Feb³⁷ Annoq Domini one thousand seven hund^d & thirty four & in y^e eighth year of his
Majesties Reign

 $Mercy \underset{mark}{\overset{his}{\times}} Nickerson$ (*Seal)

Signed Sealed & Delivered in Presence of us Richard Knowells William Long

Barnstable ss/ on ye Day & year above written the above named Mercy Nickerson Acknowledge ye above written Instrumt to be her Act & Deed

before me Edmond Freeman Jus Peace

A true Copy of ye Origi reed Oct 14, 1735.

Attest Jer. Moulton Reg

To all Christian People to whom these Presents shall come Greeting Know Ye that I Elisha Halle of Halle Yarmouth in the County of Barnstable & Province To of ve Massachusetts Bay in New England yeoman Gorham for & in Consideration of yo Sum of five Pounds currt Money of ye Province aforest to me in Hand paid before the ensealing hereof by Shubal Gorham jung of Barnstable afores Esq^t the Receipt whereof I do hereby Acknowledge & my self fully satisfied contented & paid Have given granted bargained sold aliened Released conveyed & confirmed & by these Presents Do freely clearly & absolutely give grant bargain sell aliene release convey & confirm unto him the sa Shubal Gorham his Heirs & Assigns forever All the Right Title & Interest of my Brother Sami Halle late of Yarmouth aforest Yeoman Dect in & unto the Seventh Township that was granted unto the Narragansett Soldiers by ye General Court of ye Province of ye Massachusetts Bay it being an hundred & twentieth Part of ye aforesa Township To have & to hold the before granted Premisses with the Appurces & Priviledges to him the sa Shubal Gorham his his Heirs Excers Admin & Assigns forever to his & their own proper Use Benefit & Behoof forevermore and I ve st Elisha Halle for me my Heirs Exects & Admin to do covenant promise & grant unto & wth the sd Shubal Gorham his Heirs & Assigns forever that before & Untill the Ensealing hereof I am the true sole proper & lawful Owner & possessor of ye before granted Premisses with the Appurces and have in my self good Right full power & lawful Authority to give grant bargain sell aliene release convey & confirm the same as afores And that free & clear & freely & clearly executed acquitted and discharged of & from all former & other Gifts Grants Bargains Sales Leases Mortgages wills Entails Joyntures Dowries Thirds Executions & Incumbrances wisoever And Furthermore I the sd Elisha Halle for me my Heirs Execrs & Admin's do hereby covenant promise & engage the before granted Premisses with the Appurces unto him the said Shubal Gorham his Heirs & Assigns forever to warrant secure and defend against the lawful Claims or Demands of any Person or Persons whatsoever In Witness whereof I the sa Elisha Halle have hereunto set my Hand & Seal the third Day of Febry Annog Domini one Thousand Seven hundred and thirty four (5 And in the eighth Year of his Majesties Reign

Elisha Hall (aseal)

Signed Sealed & Delivered in Presence of us David Chiles Beni, Hatch

Barnstable ss/ on y¹ Day & Year above written ye above nam⁴ Elisha Hall Acknowledg⁴ ye above written Instrum¹ to be his Act & Deed

before me Peter Thatcher Jus of Peace A true Copy of ye Oright Received Octv 14, 1735.

Atti Jer. Moulton Rege

To all Christian People to whom these Presents shall come Greeting Know ye that 1 John Maker of Harmon Maker To Gorham Schrift Standard S

fore ye Ensealing hereof by Shabal Gorham jun' of Barnstable in the County of Barnstable aforesa Esq' the Receipt whereof 1 do hereby Acknowledge & my self fully satisfied contented & paid have given granted bargained sold aliened

released conveyed & confirmed & by these Presents Do freely clearly & absolutely give grant bargain sell aliene release convey & confirm unto him the sa Shubal Gorham his Heirs & Assigns forever All the Right Title & Interest of my Father James Maker late of Harwich aforesd Labr Decd in & unto the Seventh Township that was Granted unto the Narragansett Soldires by ye General Court of ye Province of ye Massachusetts Bay it being an Hundred & twentieth Part of ve aforesd Township To have & to hold the before granted Premisses with the Appurces & Priviledges to him the sa Shubal Gorham his Heirs Execrs Admin's & Assigns forever to his & their own proper Use Benefit & Behoof forevermore [224 | And I the sd John Maker for me my Heirs Execrs & Admin's do covenant promise & grant unto & with the sd Shubal Gorham his Heirs and Assigns forever that before & untill the ensealing hereof I am vetrue sole proper & lawful Owner & possessor of the before granted Premisses with the Appurces And have in my self good Right full power & lawful Authority to give grant bargain sell aliene release convey & confirm ye same as aforesd & that free & clear & freely & clearly executed acquitted & discharged of & from all former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Thirds Executions & Incumbrances whatsoever & Furthermore I ye sd John Maker for me my Heirs Exects & Admrs do hereby covenant promise & engage the before granted Premisses with the Appurces unto him the sa Shubal Gorham his Heirs & Assigns forever to Warrant secure & defend agt ye lawful Claims or Demands of any Person or Persons whatsoever In Witness whereof I ye sd John Maker have hereunto set my Hand & Seal this first Day of July Annoq Domini One thousand seven hundred & thirty four & in ve eighth Year of his Majesties Reign

John Maker (aSeal)

Signed Scaled & Deli^a in Presence of ns Jo-Note ye Date seph Freeman Prence Freeman

Barnstable ss/Oct ye 21, 1734 then the above named John Maker Acknowledged the above written Instrumt to be his Act & Deed

before me Edmond Freeman Jus. Peace A true Copy of ye Origi reed Oct 14, 1735.

Attest Jer. Moulton Reg

To all People to whom these Presents shall come Samuel Harmon

Sami Harmon

To
Sami Harmon j

To
Sami Harmon j

Harmon for & in Consideration of the Sum of Twenty Pounds currt Money of New England aforest to him in Hand before the Ensealing & delivery of these Presents well & truly paid by Sami Harmon jung of Scarborough aforesd Yeoman the Receipt whereof the sd Sami Harmon doth thereby Acknowledge & himself & himself therewith fully satisfied & contented & thereof & every Part & Parcel thereof doth exonerate acquit & discharge the sd Sami Harmon Junt forever by these Presents have given granted bargaind sold aliened enfeoffed conveyed & confirmed & by these Presents Doth freely fully & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the sd Saml Harmon jung one Parcel or Tract of Salt Marsh situate lying & being in Scarborough aforesa & is Bounded as followeth viz beginning at the North Easterly Corner of ve sa Sami Harmon junt Ten Acres of Salt Marsh p me heretofore Granted to the st Samuel Harmon jung & running along upon the Easterly Side of sa Marsh till it comes to a Ditch which is the Bounds between the sa Sami Harmon jun's Ten Acres of Marsh & Capt Sam1 Haines upper Marsh & then running about South as the Ditch runs from the River till it comes to a Creek & then Running up along by ye sa Creek till it comes to the Upland & so by the Edge of the Upland till it comes to the lower End of Nathan1 Harmons Marsh & then running along by ve end of sa Marsh till it comes to the first Bounds Containing about Six Acres be ye same more or less To have & to hold the said granted & bargained Premisses with all the Priviledges & Appurces thereunto belonging or in any wise Appertaining to him the sa Samuel Harmon junt his Heirs & Assigns forever & ve sa Saml Harmon for himself his Heirs Execrs & Adminrs doth covenant to & with the said Sanmel Harmon jung his Heirs & Assigns that he hath good Right full Power & lawful Authority to sell & convey the sa granted & bargained Premisses as in manner afores & that ye same is free & clear from all other Gifts Grants Bargains Sales Leases Dowries Joyntures Mortgages Wills Entails Executions & Extents & every other Incumbrance whatsoever And that it shall & may be lawful for the sa Sami Harmon jung by force & virtue of these Presents to possess Use Occupy & enjoy ve same to him his Heirs & Assigns hereafter forever & Also that he ve sa Sami Harmon his Heirs Exec** & Admin** will forever Warrant & Defend the same to y* s* Sam' Harmon jun* his Heirs & Assigns ag* all & all manner of Claims w*soever that are now or that hereafter shall be made to the s* granted and bargaine* Premisses In Testimony whereof the s* Sam' Harmon hath hereinto set his Hand & Seal this twenty fifth Day of July in the ninth year of y* Reign of our sovereign Lord George y* Second by y* Grace of God of great Britain France & Ireland King Defend* of y* faith & Annoq Dom: 1735

Samuel Harmon (aSeal)

Signed Sealed & Delivered in Presence of us, N. B. The Word Harmon & y^e Particle y^e Interlined before Signing & Sealing Martyn Jose Sam¹ Milliken

York ss/Scarborough July 28, 1735. Then Sam' Harmon above written Personally appeared & Acknowledged this Instrum' to be his free Act & Deed

before Roger Dearing Js Peace

A true Copy of ye Orig¹ Reed Octr 16, 1735.

To all People to whom these Presents shall come George

Att Jer. Moulton Regr

Walker of Portsmouth in New Hampsh^r in New Walker To England Gent sendeth Greeting Know Ye that the st George Walker for & in Consideration of Harmon ye Sum of Seventy Pounds currt Money to him in Hand before ye ensealing hereof well & truly paid by Sam! Harmon jun' of Scarborough in the [225] County of York in New England Yeoman the Receipt whereof to full Satisfaction he the sa George Walker doth hereby Acknowledge hath given granted bargained sold aliened enfeoffed conveyed & confirmed & by these Doth freely fully clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the s4 Samuel Harmon his Heirs & Assigns forever Fifteen Acres of Land Situate lying & being in Scarborough aforesd being Butted & Bounded as followeth beginning at a Way Reserva by the sa George Walker for him self & those he has sold to in a Deed of thirty five Acres of Land sold by ve sd George Walker to Nathi Harmon of Scarborough afores & by ye Way to be thirty Rod in Breadth & to carry that same Breadth of thirty Rods up Northerly on ye Westerly Side of ye Land of Daniel Hasty (which the sa Walker formerly sold to sa Hasty) untill fifteen Acres be full made up Together with all ve Priviledges & Appurces thereof To have & to hold all

the above granted & bargained Premisses Together with all & singular ye Priviledges & Appurces thereof unto him the sa Samuel Harmon his Heirs & Assigns forever to his & their own proper Use & Uses Benefit & Behoof from hence forth & forever And the sa George Walker for him self his Heirs Execrs & Adminrs do covenant promise & grant to & with him the said Samuel Harmon that before the delivery hereof he is the true sole & lawful Owner of all ve above granted & bargained Premisses & stands lawfully Seized & possessed of ye Same in Fee & have in him self good Right full Power & lawful Authority to grant bargain sell convey & confirm the Premisses in manner as aforesd & that the same is free & clear from all former & other Titles Troubles Charges & Incumbrances whatsoever that may in any measare or degree obstruct or make void this Present Deed Furthermore the sa George Walker for him self his Heirs Exects & Admin's do covent & engage the above demised Premisses to him the sa Sami Harmon his Heirs & Assigns against the lawful Claims & Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend by these Presents Also Dame Abigall the Wife of ve sd George Walker doth by these Presents give Yield up and Surrend all her Right of Dowry & Power of Thirds of in & unto all the before granted & bargained Premisses unto him the sa Sam Harmon his Heirs & Assigns forever In Witness whereof they the sa George Walker & Abigail his Wife have hereunto set their Hands & Seals the Seventeenth Day of Oct Annoq Domini 1735, the Word five was Interlined before Ensealing,

Geor. Walker (Seat) (Seat)

Sign^d Scal^d & Deliv^d in Presence of Anne Jeftry James Jeftry

Province of New Hampsh^{*} 8.* 17, 1735. George Walker Acknowledged the above Instrum* to be his Act & Deed before me H. Sherburn J. Pa* A true Copy of v* Orig' Rec* Oct* 17, 1735.

Att Jer. Monlton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Moses Spencer of Berwick in the County of York within his Majesties Province of ye Massachusetts Bay in New England Yeoman for & in Consideration of ye Sum of Forty Eight Pounds Ninteen Shillings & Six Pence in curr⁴ passable Money of ye Province afores to me in Hand before the Enscal-

ing hereof well & truly paid by Stephen Hardison & Frethy Spencer both of Berwick Husbandman the Receipt whereof I do hereby Acknowledge & my self therewth fully satisfied & Contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the said Stephen Hardison & Frethy Spencer their Heirs Exec Admin forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto them the sa Stephen Hardison & Freethy Spencer their Heirs & Assigns forever One Messuage or Tract of Land Situate lying & being in Berwick aforesa Containing by Estimation Fifty Acres be it more or less Butted & Bounded as followeth viz. on the West with Richard Lords Land on ye North with a Way that Leads from the Country Road to the Rockey Hills so called on the East with Land of James Warren & on the South with Land of Sam' Brackett or however otherwise ye same is Bounded or reputted to be Bounded being all that Tract of Land on wen the sd Moses Spencer now Dwells To have & hold the sa granted & bargained Premisses with all ye Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to them the sa Stephen Hardison & Frethy Spencer their Heirs & Assigns forever to their only proper Use Benefit & Behoof forever & I ye sa Moses Spencer for me my Heirs Execrs Admin's do covenant promise & grant to and with the sa Stephen Hardison & Frethy Spencer their Heirs & · Assigns that before ye Ensealing hereof I am the true sole & lawful owner of ye above bargain Premisses & am lawfully seized & possessed of ve same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm ve same in manner as aboves & that the st Stephen Hardison & Frethy Spencer their Heirs & Assigns shall & may from Time to Time and at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargain⁴ Premisses [226] with the Appurces free & clear & freely & clearly acquitta exonerated & discharged of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm⁴⁸ Executions Incumbrances & Extents Furthermore I ve sa Moses Spencer for my self my Heirs Execrs Adminrs do covent & engage the above demisd Premisses to them the

så Stephen Hardison & Frethy Spencer their Heirs & Assigns agt ye lawful Claims or Demands of any Person or Persons whatsoever hereafter to warrant secure & defend And Elizabeth Spencer the Wife of me the så Moses Spencer doth by these Presents freely willingly give yield up & Surrend* all her Right of Dowry & Power of thirds of in & unto the above demised Premises unto them y* så Stephen Hardison & Frethy Spencer their Heirs & Assigns In Witness whereof I y* så Moses Spencer & Eliza my Wife have hereunto set our Hands & Affixed our Seals this twenty Sixth Day of Sept One thousand seven hundred & thirty five & in y* ninth year of y* Reign of our sovereign Lord George y* second King &*

 $Moses \underset{mark}{\overset{his}{\times}} Spencer$ (*Seal)

Signed Scaled & Delivered in Presence of William Moore Jos. Hammond jun^r

York ss Berwick Oct[†] 10, 1735. Moses Spencer above named Acknowledg^a the above Instrum[‡] to be his free Act & Deed

before John Hill J Peace A true Copy of ye Origi Reed. Oct 15, 1735. Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greet-

ing Know Ye that I Thomas Perkins jung of Tho. Perkins Arundel in the County of York within his Majesties Province of ye Massachusetts Bay To John in New England Gent, for & in Consideration of the Sum of Fifty Pounds currant & passable Money of Now England or Province Bills of Credit to me in Hand paid or Secured to be paid before ye Ensealing hereof by my Brother John Perkins of Arundel in the County & Province afores Trader the Receipt whereof I do hereby Acknowledge & my self therewith to be fully satisfied contented & paid & in Consideration thereof I Have given granted bargained & sold & by these Presents I Do fully freely & absolutely give grant bargain sell aliene Assign enfeoffe convey & confirm unto the sa John Perkins his Heirs Exec¹⁸ Admin¹⁸ & Assigns forever a Certain Stream or Water Course Situate lying & being in Arundel aforesd near the lower Falls commonly called or known by the Name of Basse Cove Together with one Quarter or fourth Part of an Acre of Upland lying on the Southerly Side of sa Cove at the Point or Entrence in of sd Cove To have & to hold the sd

Stream or Water Course Together with ve Quarter or South Part of an Acre of Upland as above mentioned with all the Profits Priviledges & Appurces to ye same belonging or any wise Appertaining to him the st John Perkins his Heirs Execrs Admin ** & Assigns forever & to his & their sole & only proper Use Benefit & Behoof forever And ye sa Thomas Perkins for himself his Heirs Execrs Admin's doth covent promise & grant to & with the sd John Perkins his Heirs Execrs Adminrs & Assigns by these Presents that he ye sa Thomas Perkins is Immediately before ye ensealing & delivery of these Presents the true & lawful Owner of ve above granted & bargained Premisses & every Part thereof & hath in him self good Right full power & lawful Authority ye same to sell convey & "Assure as is above Expressed & that the same Is free & clear & clearly acquitted & discharged of & from all former & other Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Nature & kind soever And further ye sa Thomas Perkins for him self his Heirs Execrs Admin doth promise & engage the within mentioned Premisses forever hereafter to Warrt secure & defend to him the sd John Perkins his Heirs Execrs Adminrs & Assigns agt the lawful Claim or Claims of any Person or Persons whatsoever that shall Legally Claim any Right Title or Interest therein in wright of him ye sa Thomas Perkins his Heirs Exects Admin^{rs} In Witness whereof ye sa Thomas Perkins & Lydia his wife In Testimony of her full Consent and free Relinquishment of all her Right of Dower & Power of Thirds in ve Premisses have hereunto set their Hands & Seals this Nineteenth Day of May Annoq Domini One Thousand seven hundred & thirty one 1731.

 $\begin{array}{ll} {\rm Thomas\ Perkins} & {\rm (Seal)} \\ {\rm Lydia\ \times\ Perkins} & {\rm (^aSeal)} \end{array}$

Signed Scaled & Delivered in ye Preserve of John Baxter James Deschon

York ss Arrundel May y* 19 1731. Then Mr Thomas Perkins & Lydia his Wife Personally appeared & Acknowledga y* above & within Instrum* to be their free & voluntary Act & Deed

before me Joseph Hill Jus. Peace A true Copy of ye Orig¹ rec⁴ October 20, 1735

Att Jer. Moulton Re

To all People to whom these Presents shall come Greeting Know Ye that I Nath! Whitney of Biddeford in the County of York in New England Yeoman for & in Consideration of the Sum of Thirty eight Pounds 5/to me in Hand be-

fore the Ensealing hereof well & truly paid by my Brother [227] Abel Whitney of York in the County of York aforesd Weaver the Receipt whereof I Do hereby Acknowledge Have given granted bargained & sold & hereby Do give grant bargain sell convey & confirm unto him the said Abel Whitney his Heirs & Assigns for Ever The Moiety or half Part of a Certain Tract of Land Containing Fifty Acres of Upland with one half of the Marsh thereunto belonging lying on the North East Side of Saco River being Bounded by two Small Gutts that runs into Saco River & was formerly known & called by the Name of Pages Land his Plantation the which Land Nathan Whitney bought & Purchased of Stephen Presberry & Marsh likewise & sold by ye sd Nathan to the sd Nathan! Whitney by Deed Dated March 2d 1732/3 & Recorded Libo 16, Folo 218, of York County Records Bounded as is set forth in ye sa Deeds Reference to the same being had more at Large may appear To have & to hold the said granted & bargained Premisses with all ye Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him the sd Abel Whitney his Heirs & Assigns forever to his & their Use forever free from all Incumbrances whatsoever And I the sa Nath1 Whitney for my self my Heirs Execrs & Admin's do covenant & engage the above demised Premisses to him ve sd Abel Whitney his Heirs & Assigns against ve lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt seenre & defend from by or und me my Heirs & Assigns In Witness whereof I have hereunto set my Hand & Seal the twentieth Day of October in ye ninth year of his Majesties Reign Annoq Domini 1735.

Nathaniel Whitney (aSeal)

Signed Sealed & Delivered in Presence of us Joseph Swett Daniel Moulton

Swett Daniel Moulton York ss/York Oct 20, 1735. Then the above named Nath¹ Whitney Personally appearing Acknowledg⁴ the afore-

written Instrumt to be his Act & Deed

before Jer, Moulton J. Peace

A true Copy of ye Orig1 Recd Octr 20, 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Joseph Sayword of York awword To in ve County of York in New Engle Gent for

Sayword To Mitchell in ye County of York in New Engla Gent for & in Consideration of the Sum of one hundred & thirty Pounds curr^t Money to me in

Hand well & truly paid by John Mitchell of Kittery in st County of York Coaster the Receipt whereof I do hereby Acknowledge have given granted bargaind & sold & by these Presents Do freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Mitchell his Heirs & Assigns forever a Certain Tract or Parcel of Land Situate in York aforesa One ve North East Side of the Road that Leads from the Meeting House to ye lower Ferry Place Containing Thirteen Acres & Two thirds of an Acre (being two Thirds of a Twenty Acre Lot which Abraham Preble Esqr Decd Died Seized of) & is Bounded as follows beginning at the Westerly Corner of s4 Sam1 Blacks & runs from thence North East bounding on sa Blacks Land about Sixty Poles till it comes to a heap of Stones which is Mary Preble alias Nowells Westerly Corner Bounds of her Third Part of sd Twenty Acre Lot as the same is alloted out to her & from thence runs South East bounding on her s4 Mary Preble alias Nowell her Third Part till it comes to the Extent of Thirty Two Poles to common Land called Centry Hill & from thence runs South West Sixty Seven Poles to the Country Road & then runs np North West bounding on sa Road to the Place began at Together with the Dwelling House thereon & all other Buildings & Appurces thereon or thereunto belonging To have & to hold the above grant and bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa John Mitchell his Heirs & Assigns forever to his & their own proper Use Benefit & Behoof forever And I the sd Joseph Sayword for my self my Heirs Execrs & Admin's do eovenant & engage the above demised Premisses with the Appurces to him the said John Mitchell his Heirs & Assigns agt the lawful Claims & Demands of any Person or Persons whatsoever forever bereafter to warrant secure & defend by these Presents In Witness whereof I ve sd Joseph Sayword and Mary my Wife (In token of her free Consent to this Bargain & sale & full Relinquishm & Quitclaim of her Right of Dower & Thirds in the Premisses) have hereunto set our Hands & Seals the twenty Seventh Day of Oct

in ye ninth year of his Majesties Reign Annoq Dom, 1735, Joseph Sayword

Mary × Sayword (aseal)

Witness to Signed Sealed & Delivered in Presence of us. Jos. Sayword Jer. Moulton Daniel Moulton Sami Donnel Signing York ss/York Octr 27,th 1735. Then ve above named Joseph Sayword Personally appearing Acknowledged the aforewritten Instrumt to be his

Act & Deed

before Jer. Moulton J. Peace A true Copy of ye Origi Reca Oct 28, 1735.

Attest Jer Moulton Regr

Know all Men by these Presents that I Alex-[228] ander Gray of Berwick in the County of York Alext Gray in his Majesties Province of ye Massachusetts To Bay in New England Labr for & in Considera-Elisha Hill tion of ve Sum of Forty One Pounds in good

Publick Bills of Credit to me in Hand before the ensealing hereof well & truly paid by Elisha Hill of the same Town of Berwick in the County & Province aforesd Yeoman the Receipt whereof I Do hereby Acknowledge & my self therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge the sd Elisha Hill his Heirs Exects Admin's forever by these Presents have given granted bargained sold aliened conveya and confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Elisha Hill his Heirs & Assigns forever a Certain Parcel or Tract of Land Situate lying & being in Berwick aforesd at a Place commonly called Neguttaquid Containing Twenty Eight Acres being Part of a Grant of Fifty Acres Granted by ye Town of Kittery to my Father Alexander Gray late of sd Berwick Decd May ve 10, 1703. & set off to ye sd Alexandr Gray as his Part of his sd Fathers Estate by the Order of the Judge of Probate October 15, 1734. & is Bounded as follows Beginning at Capt Hills South East Corner Bounds at a Tree marked with A. G. on ve South Side & I. H. on the North Side then runs South West by South Fifty Six Poles to Neguttaquid River then North West by West Eighty Poles then North East by North Fifty Poles & Six Poles to Capt Hills Corner Bounds then by sa Hills Bounds to the first beginning To have and to hold the said granted & bargained Premisses with all the

Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the Elisha Hill his Heirs & Assigns forever to his & their only proper Use Benefit & Behooff forever and I the st Alex Gray for me my Heirs Execrs Adminrs do covenant promise & grant to & with the st Elisha Hill his Heirs & Assigns that before the ensealing hereof I am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple And have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aboves And that the st Elisha Hill his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably and quietly have hold Use Occupy possess & enjoy the sd demisd and bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions Incumbrances & Extents Furthermore I the st Alexander Gray for my self my Heirs Execrs Admin's do covenant & engage the above demised Premisses to him the said Elisha Hill his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend And Abigail Gray the wife of me ve sd Alexander Gray doth by these Presents freely willingly give yield up & Surrender all her Right of Dowry & Power of Thirds of in & unto the above demised Premisses unto him the sq Elisha Hill his Heirs & Assigns In Witness whereof the afores Alexander Gray & Abigail his Wife have hereunto set their Hands & Seals this tenth Day of October in the ninth Year of ye Reign of our sovereign Lord George ye Second by the Grace of God of great Britain France & Ireland King Defende of ve faith & Annoq Domini 1735.

Alexander Gray (*Seal)

Abigail × Gray (*Seal)

Signed Sealed & Delivered in ye Presence of John Thompson Aaron Goodwin John Hill

York ss/Berwick Oct 10, 1735. Alex Gray & Abigail his wife above named Acknowledged the aforegoing Instrum to be their free Act & Deed

before John Hill J. Peace

A true Copy of y^e Orig¹ rec^d October 30th 1735.

Attest Jer Moulton Re

To all People to whom these Presents shall come Greeting Know Ye that Samuel Waldo of Boswaldo To Goodwin within the County of Suffolk & Province of the Massachusetts Bay in

New England Mercht for & in Consideration of the Sum of three hundred & ten Pounds to me in Hand before the Ensealing hereof well & truly paid by James Gooding of Fal-mouth in the County of York & Province afores A Shipwright the Receipt whereof I do hereby Acknowledge and my self therewith fully satisfied & contenta and thereof & of every Part & Parcel thereof Do exonerate acquit & discharge him the st James Gooding his Heirs Execrs & Admin's forever by these Presents Have given granted bargained sold aliened conveyed and confirmed and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him ve sd James Gooding his Heirs & Assigns forever All that my Certain Tract of Land lying & being in the Township of Falmouth on the South West Side of yo Cove commonly called Clay Cove & is Bounded as followeth beginning at a heap of Stones by ye high Way that runs over Clay Cove & thence South forty four Degrees West One Chain & Seventy Six [229] Links to a Lot of Mr Moody's (called Doctr Allens Lot) & thence North forty five Degrees West Two Chains & twenty two Links to Middle Streat and thence North Fifty Six Degrees East twenty eight Links & thence South eighty three Degra East Two Chains & Sixty five Links together with ve Dwelling House thereon standing Also the Wharfe lying on ye South Side of s4 Land & all my Right & Title to ye Flatts opposite to ye sa Lands To have & to hold the said granted Premisses with all ye Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him ye sd James Gooding his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I ve sa Samuel Waldo for my self & for my Heirs Execrs & Admin 13 do covenant promise & grant to & with the sa James Gooding his Heirs & Assigns that before the ensealing hereof I am ye true sole & lawful owner of ye afore grant Premisses & am lawfully seized thereof & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in my self full power good Right & lawful Authority to grant bargain sell convey & confirm sd bargaind Premisses in manner as aforesd & that he ve sa James Gooding his Heirs & Assigns shall & may from Time to Time & at all Times forever hereaftr by force & virtue of these Presents lawfully peaceably & quietly have hold

Use Occupy possess & enjoy ye sa demised & bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exoncrated & discharged of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what name or Nature soever that might in measure or degree obstruct or make void this Present Deed Furthermore I the sd Sami Waldo for my self my Heirs Exects & Admints do covenant & engage the afore demised Premises to him the sa James Gooding his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure and defend by these Presents In Witness whereof I ye sd Samuel Waldo have hereunto set my Hand & Seal this twenty eighth Day of May 1733. & in the Sixth Year of his Majesties Reign of great Britain &c

Sa Waldo (aSeal)

Signed Sealed & Delivered in psence of us

Its agreed & declared before Signing that the Flatts is not warranted to M^e Gooding by this Deed s^d Waldo selling his Right only

Joshua Moody George Mussey

York ss/May 28. 1733. then M^r Sam¹ Waldo Acknowledg^d y^e above Instrum^t to be his free Act & Deed

Coram Joshua Moody Just Pae A true Copy of ye Origi Reed Novembr 4, 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I John East of Falmouth in the County of York & Province of ye Massachusetts Bay in New England Inholder for & in Considation of ye Sum of Fifty One Pounds Ten Shil-

ation of ye Sun of Fifty One Pounds Ten Shillings to me in Hand well & truly paid on or before ye ensealing & delivering hereof by John Waite of Falmouth aforest Mariner the Receipt whereof I do hereby Acknowledge & my self therewit fully satisfied & contented & of every Part & Parcel thereof Do exonerate acquit & discharge the st John Waite his Heirs Exect Admin* & Assigns forever by virtue of these Presents Have given granted bargain* sold aliened conveyed & confirmed & by these Presents Or fully freely and absolutely give grant bargain sell aliene convey & confirm unto him the said John Waite his Heirs Exec* Admin* & Assigns forever Fifty one Acres & an half of Laud lying on ye Southerly Side of Pesumpsect River it be-

ing Part of what belongd to the Heirs or Assigns of John Grave's late of Falmouth Decd & which I purchased of Phinehas Jones of Falmo aforesd veoman & is Bounded as follows vizt beginning at an Elmn Tree Standing by the River Side being ye Upper Bounds on the River of Sixty Acres of Land Laid out to Joseph Conant & from thence running South Fifty Two Degrees West Fifty one Rods & an half to a Small Birch Tree marked on Four Sides & from ye two aforesa Bounds to run back South Thirty eight Degrees East till ve same be Compleated to have & to hold the above granted & bargained Premisses with the Priviledges & Appurces thereto belonging or in any wise Appertaining to him the sd John Waite his Heirs Exects Admints & Assigns forever And furthermore 1 ye sd John East for my self my Heirs Execrs Adminrs do covenant & engage to & with him ye sa John Waite his Heirs Execrs Admin's & Assigns that on ve ensealing & delivering hereof I am the true & lawful owner of ye before granted & bargained Premisses and have in my self full power & lawful Authority to convey ye same in Manner as aforesd the same being free from any former sales heretofore made by me to any Person whatsoever And Furthermore I the sd John East for my self my Heirs Exects & Admin to do covenant & engage to & with him the sa John Waite his Heirs Exects Admin's & Assigns to warrant secure & defend the before granted & bargained Premisses so far to them that if ye same be taken away from him or his Heirs Execrs Admin's or Assigns by a Legal Course of Law that then I the sd John East my Heirs Execrs or Admin's shall & will repay unto him the sd John Waite [his Heirs Exects Admints or Assigns in Silver Money at twenty Seven Shillings p Ounce] the aforesd Sum of Fifty one Pounds ten Shillings as also ve legal Cost be or his Heirs &c shall or may be out in Defending ye Premisses in ye Law In Witness to the truth whereof I the said John East & Mary my Wife In Token of her free Consent to ye bargain & her Relinquishmt of Dower or Power of thirds of & unto the before granted & bargain^d Premisses have hereunto set our Hands & Seals this twenty ninth Day of September Anno Domini One Thousand Seven hundred & thirty five The Words, his Heirs Exers Admrs or Assigns in Silver in Money at twenty Seven Skillings p Ounce were Interlined before Signing & Sealing hereof on ye Side abovesa between ve sixteenth & 17 Lines was Interlined before Signing & Scaling & delivering hereof John East (Seal) Mary East (Seal)

Signed Sealed & Deliva in Presence of us, Arthur Slade Edmond Mountfort

York ss Falm^o Oct^r 1, 1735, John East appeared & Acknowledgd ye above Instrumt to be his free Act & Deed Cor Joshua Moody Just Pace

Mary his Wife appeared & Acknowledgd ye above Instrumt to be her Act & Deed on the abovesaid Day

Josh, Moody Just Pace

A true Copy of ye Origi recd Novembr 4, 1735. Att Jer. Moulton Regr

[230] To all People to whom these Presents shall come Greeting Know Ye that I Moses Pearson of Falmouth in the County of York & Province of Pearson To the Massachusetts Bay in New England Inhold-Goodwin

er for & in Consideration of the Sum of Forty Five Pounds to me in Hand paid before ve enscaling hereof by James Gooding of ye Town County & Province aforesd Shipwright the Receipt whereof to full Satisfaction & thereof do acquit & discharge ye st Gooding his Heirs Exects & Admin forever by these Presents Have given granted & sold conveyed & confirmed unto him the sd Gooding his Heirs & Assigns forever a Certain Tract of Land lying in Falmo afores Containing about Fifty Rods more or less Bounded as followeth Westerly Partly on Lands of Henry Wheeler & Partly on King Streat & Northerly on Fore Streat & North Easterly & South Easterly on ye Fore River To have & to hold the above bargained Premisses & every Part thereof with the Priviledges-thereto belonging to him the said Gooding his Heirs & Assigns forever to his & their only proper Use & Behoof forever And I the sd Pearson for me my Heirs Execrs Adminrs do covent promise & grant to & with the sa Gooding his Heirs & Assigns that before ye ensealing hereof I am the sole owner of ye above bargained Premisses and Furthermore I the st Pearson for me my Heirs Exec⁷⁸ Admin⁷⁸ do covent & engage the above demised Premisses to him the st Gooding his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatso ever forever hereafter to Warrant secure & defend In Witness whereof & Confirmation of ve aforegoing Premisses I have hereunto set my Hand & Seal this first Day of November Annoq Domini 1735.

Moses Pearson (*Seal)

Signed Sealed & Deliva in Presence of us Daniel Godfrey Henry Wheeler

York ss/Nov^r 1, 1735. Moses Pearson abovementioned Personally appeared before me the Subscriber & Acknowledg^a the above Instrum^t to be his free Act & Deed

Before me Henry Wheeler J. Peace

Falmouth Novemb^r y^e First 1735. I Sarah Pearson the wife of y^e within named Moses Pearson do Acknowledge my self fully satisfied And Do by these Presents Willingly Give up all my right of Dowry & Power of Thirds of in & unto y' within demised Premisses unto him the s^d James Gooding his Heirs & Assigns In Witness whereof I have hereunto set my Hand & Seal the Day & Year above mentioned

Sarah Pearson (aSeal)

Signed Scaled & Delivered in Presence of us Henry Wheeler Daniel Sawyer

York ss/Nov[†] 1, 1735. Sarah Pearson above mentioned Personally appear^d before me the Subscriber & Acknowledg^d y^e above Instrum[†] to be her free Act And Deed

before me Henry Wheeler J. Peace A true Copy of ye Original Rec^d Nov^r 4, 1735.

Attest Jer. Moulton Reg

To all People to whom these Presents shall come Phinehas Jones of Falmouth in the County of York & Jones Province of the Massachusetts Bay in New England To Dealer sends Greeting Now Know Ye that for & in Consideration of the Sum of ten Pounds Bills of Bangs Credit to me in Hand paid at or before the Sealing & delivery of these by Joshua Bangs of Harwich in the County of Barnstable in Province afores Gent, the Receipt whereof I do hereby Acknowledge & my self therewth fully satisfied contented & paid Have given granted bargained sold aliened conveyed & confirmed & Do by these Presents fully freely and absolutely give grant bargain sell aliene convey & confirm unto him the sa Joshua Bangs his Heirs & Assigns forever One Acre of Land to be Laid out or taken up in the Township of Falme it being the House Lot belonging to the Right of Dennis Morrough late of Falmouth aforesa Deca To have & to hold unto him the said Joshua Bangs his Heirs Exects Admints & Assigns forever as a good lawful Estate of Inheritance in Fee Simple and Furthermore I the sd Phinehas Jones for my self my Heirs Execrs & Adminrs do promise & agree to & with the sa Joshua Bangs his Heirs Execrs Admin's & Assigns to Warrant & Defend the above demised Premisses from my self my Heirs Exects Admin's &

Assigns & agt any Person from by or under me or them forever hereafter to warrt secure & defend In Witness whereof I have hereunto set to my Hand & Seal this twentieth Day of Oct in the ninth year of ye Reign of our Sovereign Lord George ye second of great Britain King & Anno Domini 1735.

Phinehas Jones (aSeal)

Signed Sealed & Delivered in Presence of John East Henry Wheeler

York ss/Falmo Octr 21, 1735. The abovenamed Phinehas Jones appearing Acknowledged the aforegoing Instrumt to be his free Act & Deed

Before me Henry Wheeler Js Peace A true Copy of ve Origi recd Nove 4, 1735. Att Jer. Moulton Regr

To all People to whom these Presents shall come I Wil-

Jamerson

liam Jamerson of Falmouth in the County of

York & Province of ye Massachusetts Bay in To New England Husbandman Do send Greeting Wm Mckeney Know Ye that I the sd William Jamerson for & in Consideration of Love good will & Affection which I have & do bear towards my well beloved Grandson William Mckeney of Scarborough in the County & Province afores the Son of Robert Mckeney Have given & granted & by these Presents Do freely clearly & absolutely give & grant unto the sa William Mckeney his Heirs Exeers Admin's or Assigns Sixty Acres of Land Laid out by virtue of a Grant Granted to me ye sa William Jamerson by the Proprietors of the Town of Scarborough June the 22d Day 1720 as appears upon the Proprietors Records in the Town of Scarborough aforesd Forty Acres of ye sd Grant Laid out Novr ye 1, 1732. Butted & Bounded as followeth viz Beginning at the North East Corner of Rob' Mckeneys Land & runs North West forty Pole & then runs South West one hunda & Sixty Pole & then runs South East Fortv Pole to the afores Mckeneys Land & then runs North East Joyning to [231] the sa Mckeneys Land one hundred & sixty Pole to ve first Corner Bounds & ye other twenty Acres Laid out July the 23d Day 1734. Beginning at ye North East Corner of ye aforesd Forty Acres of Land & runs North West twenty Pole & then runs South West one hundred & sixty Pole & then runs South East twenty Pole to ye North West Corner of ye Forty Acres aforesd then runs Joyning to the sd Forty Acres one hundred & BOOK XVII. 40.

Sixty Pole to ye first Corner Bounds which is the North East Corner of ye afores' Forty Acres To have & to hold all the s' granted & bargained Premisses with all & singular ye Apparees & Priviledges belonging thereunto or in any wise Appertaining to him the s' William Mekeney his Heirs Excee Admin's or Assigns from henceforth & forever to his and their proper Use Benefit & Behoof absolutely without any manner of Condition whatsoever. In Witness whereof I have hereunto set my Hand & Seal this twenty seventh Day of July in the eighth year of ye Reign of our sovereign Lord George ye second King of great Britain & & in the year of our Lord one thousand Seven lundred thirty & four

William Jameson (aSeal)

Signed Sealed & Deliv^d in y^e Presence of us Henery Jackson David × Douly

York ss July 12, 1735. Then William Jamerson Personally appeared & Acknowledge the above Instrum to be his free Act & Deed

before me Roger Dearing Js Peace A true Copy of ve Origi rect Nove 4, 1735.

Attest Jer Moulton Reg^r

To all Persons to whom these Presents shall come Greeting Know Ye that I Joseph Poak of Scar-Jos. Poake borough in the County of York within his Majtys Province of ye Massachusetts Bay in To Robt Mckeney New England Cordwainer for & in Consideration of ve Sum of Fifty Pounds to me in Hand paid before ve ensealing hereof well & truly paid by Robert Mackeney of Scarborough County & Province aforesd Husbandman the Receipt whereof I do hereby Acknowledge & am therewith fully satisfied & contented & thereof & of every Part & Parcel thereof Do exonerate acquit & discharge him ye sa Robert Mackenney his Heirs Exects & Admin's forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene

convey & confirm unto him the sel Rob! Mackenny his Heirs & Assigns forever The One half of my Land Tenements Hereditam! & Estate whatsoever Divided or Undivided Situate lying and being on ye Westward Side of Black Point River & in the Township of Scarborough & Biddeford Together with all Ways Paths Passages Woods Mines Minerals Water Water Courses Priviledges Profits Commodities Ad-

vantages & Appurces whatsoever hereto belonging being the One half of the Estate Right Title Interest Reversion Remainder Property Claim Challenge & Demand whatsoever I the sa Joseph Poak now have or ought to have or Claim of in & to the se Premisses Land or Estate formerly of Daniel Libby & Mary Libby his Wife of Marblehead County of Essex Situate on the sd Westward Side of Black Point River and in the Township of Scarborough & Biddeford aforesd and Whereas by a Deed bearing even Date with these Presents I the sd Joseph Poak sold to my Father in Law Paul Thompson of Scarborough aforesd yeoman the other remaining half of the sd Lands Tenements hereditamts & Estates lying & being on the Westward Side of Plack Point River in the Township of Scarborough & Biddeford aforesd Be it known & Observed by all Men that the sa Paul Thompson is to have all the home Lot allowing the sa Robt Mackenny out Lands Equivolent for it To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the st Robert Mackenny his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And the st Joseph Poak for himself his Heirs Execrs & Adminrs do covenant promise & grant to & with the st Robert Mackenny his Heirs & Assigns that before the ensealing hereof he is the true sole & lawful owner of ye above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good right full power & lawful Authority to grant bargain sell convey & confirm said bargained Premisses in manner as aforesd And that he the said Robert Mackenny his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force and virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised & bargaind Premisses with the Appurces free & clear & freely & clearly acquitted exonerated and discharged of from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore the said Joseph Poak for himself his Heirs Execra & Admin¹⁸ do covenant & engage the above demised Premisses to him the st Robt Mackenny his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warri secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Scal this twenty ninth Day of [232] October in the Ninth Year of his Majesties Reign King George the Second of great Britain & Annoq Domini 1735

Joseph Poak (aSeal)

Signed Scaled & Delivered in ye Presence of us, John Williams John Foagg John Libby

York ss/October ye 30, 1735. The above named Joseph Poake Personally appeared before me & Acknowledg^d this Instrum^t to be his own voluntary Act & Deed

Before me Roger Dearing J. Peace

A true Copy of the Original rec^a Nov^r 4, 1735.

Attest Jer. Moulton Res

Attest 901. Mounton 110g

To all People to whome these Presents Shall Come Michaell Whidden of Portsmouth in New Hampshire in New England Joyner Sendeth Greeting Whereas Daniel Paul of Kittery in the County of York New England Shipwright Did by his Deed bearing date the

Twenty fourth day of July 1728 mortgage unto the said Michale Whidden Twenty five acres of Land situate lying and being in Kittery where the said Daniel Paul Lives Now Know ye that the Said Michaell Whidden for and in Consideration of the Sum of Fifty five Pounds ten Shilings Currant money of New England to him in hand Paid before the enscaling and Dilivery of these Presents by the aforesaid Daniel Paul the Receipt where of to full Satisffaction he the Said Michaell Whidden doth here by acknowledge hath Given Granted Remised Released and Quit Claimed and by these Presents for me my heirs Execert & Admrs Doth Remise Release and for Ever Quit Claim unto him the Said Daniel Paul his Heirs & Assigns for Ever all Such Estate Right Title Intrest Property Claime Challenge and Demand what soever which he the Said Michael Whidden now hath or may Claime to have of in and unto the Lands mentioned in the Deed of Mortgage affore Said and all & Every part there of the Prevelidges and appurtenances to the Same belonging the above Said Sume being in full Satfaction for the Principle and Intrest Due on the Said mortgage In Witness where of he the Said Mickaell Whidden bath hereunto set his hand and Seal this twenty fourth day of Septembr Annoq Domini 1735.

Mich¹¹ Whidden (^aSeal)

Signed Sealed and Delivered in Presents of Theodore Atkinson James Jeffry.

Provance of New hampshair 7^r ye 24: 1735 then Michaell

Whidden acknowledged the above Instrement to be his act and Deed before me

Tho: Peirce Juse peace

A true Copy of the orig1 recd Novmb1 10: 1735

Att Jer. Moulton

To all People to whome these Presents Shall Com Daniel Paul of Kittery in the County of York in Paul To new England Shipwright Sendeth Greet-

Ebenr Wentworth ing Know ve that the said Daniel Paul for

and in Consideration of the Sum of one Hundred Pounds Currant money of new England to him in hand before the Ensealing and Delivery here of well and truly paid by Ebenezer Wentworth of Portsmouth in New Hampshire merchant the receipt where of to full Satisfaction be the Said Daniel Paul doth hereby acknowledge have Given Granted bargained Sold aliened Enfeoffed Conveyed and Confirmed and by these Presents doth freely fully Clearly and absolutely Give Grant Bargain Sell alien Convey and Confirm unto him the Said Ebenezer Wentworth his Heirs and assigns for Ever Twenty five acres of Land Sictuate Iveing and being in Kittery affore Said where the Said Daniel Paul liveth: being bounded as followeth viz the River of Piscataqua on Southerly End the High Rhoad on northerly end the land of John Lidson on one Side and the Land the afore said Daniel Paul which he the Said Daniel Paule by his Deed baring date or the acknowledgment there of taken aprill the fifteenth annoq: Domin 1735 mortgaged to the afore Said Ebenezer Wentworth on the other Side It being all that Land the Daniel Paul by his Deed bareing Date the twenty fourth day of July 1728 mortgaged to Michael Whidden of Portsmouth aforesaid Joyner to Gether with all the Prevelidges and appurtenances to the Same belonging or in any wise appertaining To have and to hold all the above Granted and Bargain Premises together with the Prevelidges and appurtenances there of unto him the Said Ebenzer Wentworth his heirs and assigns for Ever to his & their own proper Use and Uses Benefit & Behoof from hence forth & forever Warranted against the lawful Claims & Demands of all Person or Persons whomsoever Provided nevertheless & it is the true Intent & meaning of the Grantor & Grantee in these Presents that if the above named Daniel Paul his Heirs Execrs or Admin¹⁸ or either of them shall & Do well & truly pay or cause to be paid unto the aboves Ebenezer Wentworth his Exec Admin or Assigns

the Sum of one hundred Pounds currant Money of New England or good Passable Bills of Credit on either of the Governments in New England at on or before the twentieth Day of September which will be in the year of our Lord 1736, with lawful Interest for the same from the Date here of without fraud or delay that then the above Deed and every clause therein to be null void & of none Effect in the Law any thing therein contained to the Contrary notwith-standing But if Default happen in the paymt of any of the standing But if Default happen in the paymt of any of the standing the meaning hereof then to be and remain in full force Strength & virtue In Witness whereof the standing Daniel Paul bath hereunto set his Hand & Seal the twenty fourth Day of September Annon Domini 1735.

Daniel Paul (aSeal)

Signed Scaled & Deliviered in Presence of Theodore Atkinson James Jeffry

Province of New Hampshire Sept[†] 24, 1735. Daniel Paul Acknowledg^a the above Instrument to be his Act & Deed before me

Tho: Peirce Jus Peace

A true Copy of y^e Orig¹ rec^d Nov^r 10, 1735.

Attest Jer. Monlton

Attest Jer. Moniton Reg-

[233] To all People to whom these Presents shall come Greeting Know ye that Phillip Ashton of Marblehead in the County of Essex & Province of ye Massachusetts Bay in New England Shoreman for & in Consideration of

the Sum of twenty Six Pounds to me in Hand before the ensealing hereof well & truly paid by Job Burnam of Scarborough in the County of York Joyner the Receipt whereof he doth hereby Acknowledge and himself therewith fully satisfied & contented & contented and thereof & of every Part & Parcel thereof doth exonerate acquit & discharge him the said Job Burnam his Heirs Exects & Admin¹⁸ forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd Job Burnam his Heirs & Assigns for Ever All that his Part or Parcel of a Farm formerly the the Land of Richard Foxwell Grandfather to the said Phillip Ashton Together with his one Sixth Part of Twenty Acres of Meadow belonging to & Laid out to the said Farm commonly called & known by the Name of

Ashtons Right all which Premisses are Situate in Scarborough afores on the East Side of Little River and all ways Paths Passages Waters Watercourses Mines Minerals Priviledges Profits Commodities & Advantages to the st Premisses belonging or in any wise Appertaining Together with all the Estate Right Title Interest Reversion Remainder Claim Challenge & Demand whatsoever which he the said Phillip Ashton now hath or which he the sa Phillip Ashton or his Heirs or any other Person or Persons claiming under him or them at any Time hereafter shall or may have or Claim of in & to the Farm Lands & Hereditamts of him the sa Richard Foxwell Situate in Scarborough aforesa on the sd East Side of Little River or of in or to any Part or Parcel thereof be the same Divided or Undivided To have & to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the said Job Burnham his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And the said Phillip Ashton for himself his Heirs Execrs & Admin's doth covenant promise & grant to & with the st Job Burnham his Heirs & Assigns that before the Enscaling hereof he is the true sole & lawful Owner of ye above bargained Premisses & is lawfully seized & possessed of ye same in his own proper Right as a 200d Perfect & absolute Estate of Inheritance in Fee Simple & have in himself alone good Right full power Power and lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesd He the sd Job Burnam his Heirs & Assigns shall & may from Time to Time & at all Times forever bereafter by force & virtue of these Presents lawfully peaceably & quietly Have hold Use Occupy possess & enjoy ye said demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Exects or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore the st Phillip Ashton for himself his Heirs Excers & Admints doth covenant & engage the above demised Premisses to him the said Job Burnham his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & defend by these Presents And Sarah Ashton Wife of the said Phillip Ashton doth hereby freely Yield up & Surrender unto the sa Job Burnham his Heirs and Assigns

forever all her Right of Dower & Power of Thirds of in & to the above bargained Premisses & every Part thereof In Witness whereof the Parties to these Presents have hereunto set their Hands & Seals the twenty third Day of October in the ninth year of his Majesties Reign King George the Second Annoy Domini 1731.

Philip Ashton (aseal)

Sarah × Ashton (aSeal)

Signed Scaled & Delivered in the Presence of Knott Martin Will. Crabb Essex ss Marblehead Oct 23, 1735. The within named

Philip Ashton & Acknowledged the wthin Instrum^t to be his free Act & Deed

Coram Joseph Blany J. Peace

Coram Joseph Blany J. Peace A true Copy of y^e Orig¹ rec^d Novemb⁷ 7, 1735. Att^t Jer. Moulton Reg^r

To all People to whom these Presents shall come Daniell Rice of Kittery in the County of York Cord-Dan¹ Rice wainer sendeth Greeting Know Ye that the sa T_0 Daniell Rice for & in Consideration of the Sum of four hundred Pounds currant Money to him Mendam in Hand before the ensealing & delivery hereof well & truly paid by Nathaniell Mendum of Portsmouth in New Hampsh in New England Gent the Receipt whereof to full satisfaction he the sa Daniel Rice Doth hereby Acknowledge hath given granted bargaind sold aliened enfeoffed conveyed & confirmed & by these Presents Doth freely fully clearly & absolutely give grant bargain sell aliene enteoffe convey & confirm unto him the sa Nathanael Mendum his Heirs & Assigns forever One Dwelling House & about one Acre & three Quarters of Land Situate lying & being in Kittery aforesd being Butted & Bounded as followeth viz fronting on that Part of Piscataque River that runs down Crooked Lane Twelve Rods & one ye North Westerly Side of the Roade from ye Ferry (that goes or Carrys over to Portsmouth) & Leads into the [234] Country Towards York North East & by East Thirty Rods to the Land of Richard Rice then by sa Richard Rice's Land West North West fourteen Pole or Rod to the Head of a Little Cove or Creek then West South West Eleven Rods to Paul Wentworth Land then South & by East half East Six Rod by said Wentworths Land then West South West Six Pole by the sa

Wentworths Land & the same Course to Piscataque River

then on the River to the Highway aforesaid with all the Priviledges of the Water Side the whole front of the sa Land being twelve Rods the said House & Land being that House & Land where the said Daniel Rice liveth & keep the Ferry to Portsmouth Together with all the Priviledges & Appurces to the sa House and Land belonging or in any ways Appertaining To have & to hold all & singular the above granted & bargained Premisses Together with all & singular the Priviledges & Appurces thereof & thereunto belonging or in any ways Appertaining unto him the sa Nathaniell Mendum his Heirs & Assigns forever to his & their own proper Use & Uses Benefit & Behoof from hence forth & forever Furthermore He the st Daniel Rice for himself his Heirs Execrs & Admin's Doth covenant & grant to & with him the sa Nathaniell Mendum his Heirs & Assigns to Warrant secure & forever to Defend all ye above granted & bargained Premisses & ve Appurces thereof agt the lawful Claims & Demands of all Persons whomsoever (excepting a Mortgage made by the sd Daniel Rice to John Woodman of York yeoman In Witness whereof he the sd Daniel Rice hath hereunto set his Hand & Seal the thirtieth Day of October in the Year of our Lord 1735. The word (Four) was Amended (& ye Words) hundred the Letter (a) the Word (River) (Land) were Interlined before Ensealing

Daniel Rice (ase

Signed Sealed & Delivered in Presence of Charles Balamy James Jeffry

Province of New Hampsh October 30, 1735. Then Daniel Rice Acknowledg^d the above Instrum to be his free Act & Deed

 $\begin{array}{cccc} & Before\ me & Tho:\ Peirce & Jus^t\ Peace\\ A\ true\ Copy\ of\ y^e\ Orig^t\ rec^d\ Novemb^r\ 10,\ 1735.\\ & Attest & Jer.\ Moulton & Reg^r \end{array}$

To all People to whom this Present Deed of Sale shall
come Greeting Know ye that I Richard
Clay of Biddeford in the County of York in
y Province of the Massachusetts Bay in
New England Mill Man for & in Consideration of the Sun of Sixty Pounds in good

bills of Credit on the s⁴ Province to me in Hand before the ensealing hereof well & truly paid by William GilPatriek of the said Town County & Province Weaver the Receipt whereof 1 do hereby Acknowledge & my self therewith fully satisfied & contented & of every Part & Parcel thereof do exon-

erate acouit & discharge to him the sd William Gil Patrick his Heirs Execrs & Admin's forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the said William Gil Patrick his Heirs & Assigns forever a Certain Tract or Parcel of Land situate lying & being in the Town of Biddeford aforesd Containing by Estimation Thirty Acres be the same more or less which so Thirty Acres was Granted to Jacob Davis by the afores Town of Biddeford May ve 9th 1728. & is Bounded as followeth viz beginning at a Maple Tree Standing by the Land of Nathal Tarbox & on the North West Side of the New Town Brook then measuring Sixty Poles South East to an Alder marked with 1. D. & four Sides there then Measuring eighty Poles North East to a Red Oak mark I. D. and Four Sides then measuring North West Sixty Poles to a White Pine marked I. D. then to the first Bounds South West Eighty Poles as will fully appear Reference being had to the Town Book of Biddeford aforesa which said Thirty Acres I ve sa Richa Clay lately took from the said Jacob Davis by an Execution To have & to hold the said granted & bargain Premisses with all the Appurces Priviledges & Comodities to ye same belonging or in any wise Appertaining to bim the said Wm Gilpatrick his Heirs and Assigns forever to his & their own proper Use Benefit & Behoof forever And I ye sa Richard Clay for my self my Heirs Execrs & Admin to do covenant promise & grant to & with ve sa Wm Gil Patrick his Heirs & Assigns that before ye ensealing hereof I am the true sole & lawful owner of ve above bargained Premisses & stand lawfully seized & possessed of ye same in my proper Right & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm the sa bargained Premisses in manner as afores" & that the st William GillPatrick his Heirs & Assigns shall & may from Time to Time & at all Times forever bereafter by virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the said demised Premisses with ve Appurces free & clear & freely & clearly acquitted exonerated of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any Degree or Measure obstruct or make void this Present Deed Furthermore I ye sa Richa Clay for my self my Heirs Execrs & Adminrs do covenant promise & engage the above demised Premisses to him the sa Wm Gilpatrick

his Heirs & Assigns ag* y* lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warr* secure & defend by these Presents In Testimony whereof 1 y* s* [235] Richard Clay bave hereunto set my Haud & Seal this twenty first Day of July in the Year of our Lord One Thousand seven hundred & thirty five & in the ninth Year of y* Reign of our sovereign Lord George y* Second of great Britain France & Ireland King Defender of Faith & Richard Clay (*Seal)

Signed Sealed & Delivered in Presence of us Witnesses Abraham Tyler John Murphy

York ss July 21, 1735. This Day ye abovenamed Rich⁴ Clay Personally appeared & Acknowledg⁴ this foregoing Instrum⁴ to be his free Act & Deed

before me W^m Pepperrell J. Peace

A true Copy of ye Origi¹ rec^d Nov^r 11, 1735.

Att Jer. Moulton Reg

To all People unto whom these Presents shall come Moses Pearson of Falmouth in the County of York & Pearson To Province of the Massachusetts Bay in New Eng-Waldo land Inholder sendeth Greeting Know Ye that I ye sa Moses Pearson for & in Consideration of ye Sum of One Hundred & Sixty Pounds In Money to me in Hand at & before ve ensealing & delivery hereof well & truly paid by Samuel Waldo of Boston in ve County of Suffolk & Province afores Merch the Receipt whereof I hereby Acknowledge & thereof do acquit & discharge the sa Sami Waldo his Heirs Exec & Admin & every of them forever by these Presents Have given granted bargained sold released enfeoffed conveyed & confirmed & by these Presents Do fully & absolutely give grant bargain sell release enfeoffe convey & confirm unto ye sa Sam Waldo his Heirs & Assigns forever all my Right & Interest of a Certain Mill in Falmouth aforesd being one Quarter Part thereof situate & being at a place commonly called Sackarappy with the Priviledge of ye Falls & Lands Granted for ye Accommodation of Mills Also Ten Acres of Land to the same Premisses Adjoyning Together with ye Rights Members Profits Priviledges & Appurces thereof Also all the Estate Right Title Interest Inheritance Use property Possession Claim & Demand wtsoever of me the sd Moses Pearson of in & to the sd Granted Premisses with the Reversions & Remainders of ye same To have & to hold the said hereby Granted Lands & Premisses with the Rights Members & Appurces thereof unto yesa Sam

Waldo his Heirs & Assigns To his & their only proper Use Benefit & Behoof forever And I the sa Moses Pearson Do Avouch my self at ye Time of ye Ensealing & untill ye Delivery hereof to be the true sole & Lawful Owner of all the sd Granted Premisses And have in my self good right & lawful Authority to grant sell & convey the same in manner as aforesd free & clear & fully & fully & clearly acquitted & discharged of & from all former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Dowers Titles Troubles Charges & Incumbrances whatsoever And I ve sd Moses Pearson for my self my Heirs Execrs & Adminrs do hereby covenant grant & agree from Time to Time & at all Times forever hereafter to Warrant and defend the said granted Premisses with the Appre unto the sd Sam1 Waldo his Heirs & Assigns forever against the lawful Claims & Demands of me & my Heirs & all & every other Person from by under me or them & at any Time or Times hereafter at & Upon the reasonable request or Demand & at the Cost & Charge of ye sd Samuel Waldo his Heirs or Assigns to do execute & acknowledge any other Act or Acts thing or things Devise or Devises in the Law Necessary & requisite for the better & further Confirmation Assuring & More Sure making of all the sd bargaind & granted Premisses as to the Butts & Discriptions thereof conformable to the Original Grant to him the sd Sam1 Waldo his Heirs & Assigns forever as by his or their Council in the Law shall lawfully or reasonably be devised Advised & required In Witness whereof I ye se Moses Pearson have hereunto set my Hand & Seal the thirtieth Day of November Anno Dom one Thousand Seven hundred & thirty four Annog RiRis Georgii Secundi Magna Britannia & Octavo

Moses Pearson (*Seal)

Signed Scaled & Delivered in Presence of Jnº Gutridge Eben' Swan And Sarah the wife of sº Moses hereby resigns her Right of Dower & Power of Thirds in yº within granted Premisses by M® Sarah Pearson in Presence of us, (*seal)

Received on the Day of the Date above of Mr Sami Waldo the Sum of One hundred & Sixty Pounds being ye full

Consideration within Expressed

p Moses Pearson

York ss/Falm^o 27 Oct¹ 1735. Mr Moses Pearson Personally appear^d & Acknowledg^d the aforewritten Instrum¹ to be his free Act & Deed

before me Joshua Moody Jus Pac⁸ A true Copy of y^e Origi rec^d Nov^r 21, 1735.

Attest Jcr. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Zabulon Trickey of FalTrickey mouth in the County of York in the Prevince

Trickey To Waldo & Westbrook ing Know Ye that I Zabulon Trickey of Falmouth in the County of York in the Province of the Massachusetts Bay in New England Labourer for & in Consideration of the Sum of two hundred & fifty two Pounds curr' Money of New England to me in Hand well & truly

paid by Mr Samuel Waldo in Boston in the County of Suffolk & Province afores Mercht & Thomas Westbrook of Falmouth in the County of York and Province aforesd Esq the Receipt whereof I do hereby Acknowldge & myself therewith fully satisfied & contented & of every Part & Parcel thereof do exonerate acquit & discharge them ve sd Sam1 Waldo & Thomas Westbrook their Heirs & Assigns forever by these Presents Have given granted bargained sold aliened & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell aliene convey & confirm to them the [236] Said Sami Waldo & Thomas Westbrook their Heirs Exeers Adminrs & Assigns forever all that my Housing both Dwelling House & Out Housing & the several Lots of Land & Salt Marsh hereafter mentioned Situate in the Township of Scarborough Firstly all that my Seven Acres & half of Land Butted & Bounded as followeth viz on the North Side by Henery Libbes Land & on the South Side by Andrew Libbes Land on the West End by yo Highway & on the East End by a Swamp Also twenty four Acres & a Quarter on ye North Side running West & be South Adjoyning on Sam1 Smalls Land thence Fifty nine rods fronting on Capt John Libbees Land on the South East End thence running Back West & be North half Northerly till said Land be made up the West End Adjoyning on the Common Land & three Acres of Salt Marsh Adjoyning Southerly on Sam1 Smalls Marsh & Northerly on Moses Hanscoms Marsh the North East End on the Bogges or Upland the South West End up the Thatch Beds sa Marsh Arived from Johannah Bigford & Also nine Acres & half of Salt Marsh Bounded as followeth beginning at the Mouth of a Small Creek Adjovning on William Libbees & Sam1 Libbees Sons of Dan' Libby Decd & runs West Twelve Pole & then runs South West & be South Fifty Four Pole & then runs West twenty two Pole & then runs South South West Sixteen Pole & then runs East to a Small Creek & then runs as the Creek runs to the River & then runs as ye River runs to ye Small Creek first mentioned Where it begun its first Bonndry as appears by the Proprietors Grant of Scarborough upon Record To have and to hold the above granted & bargaind

Premisses with all & singular the Priviledges & Appurces to the same belonging or in any wise Appertaining unto them the sa Sami Waldo & Thos Westbrook their Heirs & Assigns Use Benefit & Behoof forever & I the sd Zebulon Trickey for me my Heirs Exects & Admin's to & with ye so Sam' Waldo & Thos Westbrook their Heirs & Assigns do covenant promise & grant in manner following that is to say that at & untill the ensealing & delivering of these Presents I am the true sole & lawful Owner of the above granted & bargaina Premisses & every Part thereof in my own proper Right in Fee Simple & have in my self good right full power & lawful Authority to sell & dispose of the same as aforesa the quiet & peaceable possession thereof agt my self my Heirs Exce & Admin & Assigns & agt all & every Person or Persons whatsoever forever hereafter to Warrt secure & defend the same In Witness whereof I ye sd Zebulon Trickey have hereunto set my Hand & Seal this twelfth Day of May Anno Dom 1735 in the eighth year of our Sovereign Lord King Geo. ye Second ov Engli Scotland France & Ireland Defends of ve faith &c

Zebulon Trickey (Seal)

Elenor × Trickey (Seal)

Sign^d Seal^d & Del^d in Presence of us Mem^o Elenor the wife of Zeb. Trickey in Token of her Surrend of her Right of Dower & Powr of Thirds executed Also the above Instrumt at ye same time Sam1 Cobb James Barbour

York ss/May 19, 1735. Then Zebulon Trickey appd & Acknowledge the above Instrumt to be his free Act & Deed Cor Joshua Moody

A true Copy of ye Origi recd Nov 21, 1735.

Attest Jer. Moulton

To all People to whom these Presents shall come Greeting Know Ye that I Joseph Banks of York in Banks To the County of York in the Province of the Mas-Banks sachusetts Bay in New Engla Gent. for & in

Consideration of the Sum of Twenty Pounds curre passable Bills of Credit to me in Hand before ve ensealing here of well & truly paid by my Son Job Banks of York afores4 Gent. the Receipt whereof I do hereby Acknowledge & my self fully satisfied & contented & thereof and of every Part & Parcel thereof do exonerate acquit & discharge him the sd Job Banks his Heirs Exects & Admin 18 forever by these Presents Have given grant bargained sold

aliened conveyed & confirma & by these Presents Do give grant bargain sell aliene convey & confirm unto him the said Job Banks his Heirs & Assigns forever All the Right Title & Interest that I have in & to the Marsh bereafter Describ^d & Bounded Situate in York on the South Side of ye South West Branch of York River Bounded on the North East by a Creek or Rivolett North West by ye River on the South West by yo Marsh of Job Curtis South East by a Ditch or however otherwise Bounded the st Jos: Banks formerly Owned all the aboves^d Marsh w^{cb} is ab^t Five Acres but has Since conveyed the Moiety thereof to his Son Sam1 by Deed Recorded Libo 13 Folo 153, the sd Samt conveyd sa Moiety to Sam Preble by Deed Recorda Libo 13 Folo 170. & since the sd Preble has sold it to the sd Job Banks So that now I the so Jos. Banks do convey to yo so Jos. yo other Moiety or half Part thereof To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Job Banks his Heirs and Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sa Joseph Banks for my self my Heirs Exec & Admin do covenant promise & grant to & with him the sa Job Banks his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of the above bargain⁴ Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Pertect & absolute Estate of Inheritance in Fee simple and have in my self good right full power & lawful Authority to grant bargain sell convey & confirm sd bargaind Premisses in manner as afores And that the sa Job Banks his Heirs & Assigns shall & may from Time to Time & at all Times foreyer hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd [237] demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measnre or Degree obstruct or make void this Present Deed Furthermore I the sa Joseph Banks for my self my Heirs Excers & Admin¹⁸ do covent & engage the above demisd Premisses to him ve sa Job Banks his Heirs & Assigns age the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & Defend by these Presents In Witness whereof I have hereunto set my Hand &

Seal the 20th Day of Janry in ye 8th Year of his Majesties Reign Annoq Domini 1734.

Joseph Banks (*Seat)

Signed Scaled & Del^a in Presence of as Jer. Moulton Samuel Staple Daniel Moulton

York ss/York Jan^{ry} 20, 1734. Then M^r Joseph Banks Personally appearing Acknowledg^d y^e above written Instrum^t to be his Act & Deed

before Jer. Moulton Jus. Peace

A true Copy of ye Orig1 recd Jan 17 20, 1734.

Attest Jer. Moulton Regr

Know all Men by these Presents that 1 Jeremiah Forlsom of Misscongus in the Province of Massachusetts Bay & County of York coster do for me my Heirs & Administrators & Assigns for & Consideration of ye sum of twenty five Pounds

of New England currancy to me in Hand paid the Receipt whereof I do hereby Acknowledge sell & make over unto Mr Samuel Furnell of Kittery in the Province aforesd his Heirs & Assigns Two Acres of Land Situated upon Kenabunk River near Cape Porpus st Two Acres to be thirty Rod in Front on sd River with a Creek Adjovning sa Lot to begin at a Pitch Pine Tree on sa River and to run backward North East till said Two Acres be Compleated said Lot lying between Capt Story & Mr Thomas Perkins Land on sa River & Do hereby promise & oblige my self to warrant & Defend the said two Acres of Land to said Furnell his Heirs & Assigns forever agt all lawful Claims & Demands of any Person or Persons whatsoever As Witness my Hand & Seal this 16 Day of Sep. 1735. The aboves Lot having a Dwelling House with all Appurces as it now is belonging to sa House which sa Furnells is to have & enjoy as as aboves as his Proper Estate As Witness my ye Year & Day abovesd

Jeremiah Foulsam (*Seal)

Witnesses Present W^m Kelley Thos Henderson York ss/Septr 29, 1735. Mr Jere* Foulsam appear* & Acknowledg* the above Instrument to be his Act & Deed Coram James Woodside Just Pacis

A true Copy of ye Origi reed Nov 24, 1735.

Attest Jer. Moulton Regr

Know all Men by these Presents that I Jeremiah Foulsom of Miscongus in y° Province of y° Massachusetts Bay & County of York Coaster do for me my Heirs Excets & Adms for & in Con-

sideration of the Sum of twenty Five Pounds
Money of New England Currancy to me in Hand paid the
Receipt whereof I hereby Acknowledge self & make over to
Samuel Furnell of Kittery in yº Province Black Smith his
Heirs & Assigns twenty five Acres of Land Situate & lying
on Cap' John Storeys on yº oue Side & yº head thereof
Joyning on Tho Perkins & lying on Musseys on the
other Side with all the Appurces & Priviledges to s⁴ Land
belonging & I do hereby promise & oblige my self my
Heirs Exect³ &o to Warrant & Defend the s⁴ twenty five
Acres of Land to the s⁴ Furnell his Heirs & Assigns forever against y⁰ lawful Claims & Demands of any Person or
Persons whatso ever In Witness whereof I have hereunto

set my Hand & Seal this 29 Day Sept Annoq Domini 1735. Jeremiah Foulsam (*Seal) Signed Sealed & Delivered in Presence of Habijah Sav-

age jun' Anna Woodside

York ss/Sept² 29, 1735. M^r Jeremiah Folsom appeared & Acknowledged the above Instrum^t to be his Act & Deed Coram James Woodside Jus^t Pacis

A true Copy of ye Origi reed Nove 24, 1735.

Attest Jer. Moulton Regr

To all People unto whom this Present Deed of Gift shall come John Milliken of Boston in the County of Suffolk in New England Joyner & Eliza

To Edwd & Nat! Milliken his Wife send Greeting Know Ye that we the said John Milliken & Elizabeth for & in Consideration of the Sum of five Shillings by us Ree⁴ of our Sons Edward Milliken of Sear-

borough in the County of York Baker & Nathaniel Milliken of Boston aforesa Tayler But more Especially for & in Consideration of the Parental Love & Affection which we have for & bear unto them the said Edward Milliken & Nath Milliken Have given granted bargained enfeoffed & confirma & by these Presents Do fully freely & absolutely give grant bargain enfeoffe & confirm unto them the sa Edward Milliken & Nathanael Milliken their Heirs & Assigns forever in equal Halves One Hundred Acres of Land lying in the Towns commons in Scarborough aforesa Given unto the

sa John Milliken by the sa Town of Scarborough at a Legal Meeting of the Proprietors thereof on the twenty Second Day of June Anno Dom 1720. To have & to hold the sd given & granted [238] One Hundred Acres of Land to be Laid out of the Towns Commons with the Appurces unto the sd Edward Milliken & Nath Milliken their Heirs & Assigns forever in equal Halves To their only sole & proper Use Benefit & Behoof from hence forth & forevermore freely Peaceably & quietly without any manner of Condition Redemption or Revocation in any wise so that of & from all Right Estate Title Interest Inheritance Reelaim Challenge or Demand whatsoever to be by us the sd John & Eliza Milliken or either of us our or either of our Heirs Execrs Admin's or Assigns at any Time hereafter had made or claim4 of in or to the sd given & granted Land & Premisses we & each & every of us & them shall & will be Utterly Debarred & forever excluded of & from the same by force & virtue of these Presents In Witness whereof we the sa John & Eliza Milliken have hereunto set our Hands & Seals the twenty seventh Day of Sept Anno Domini one thousand seven hundred & twenty eight

John Milliken (aSeal)

Elizabeth X Milliken (aSeal)

Signed Scaled & Delivered in Presence of us Alexander

Gregory Patrick Campbell Elizabeth Bradford Suffolk ss/Boston Sept 28, 1728. John Milliken & Eliza his wife Acknowledge the foregoing Instrumt to be

their free Act & Deed Before me Sam¹ Cheekley J. Pae⁸ A true Copy of ye Origi reed Nove 25, 1735.

Att Jer. Moulton

To all Persons to whom these Presents shall come Greet-

Richd & John Pearce & Edwd Surriage

To

Josi: Sturtevant

ing Know Ye that we Richard Pearce of Marblehead in the County of Essex within his Majesties Province of the Massachusetts Bay in New England Marriner & John Pearce of Marble-

head in the County & Province aforesd

Baker | for our selves & as Attorney to Edwa Surriage & Mary his Wife | for & in Consider of the Sum of eighteen Pounds currt Money of New England to me in Hand before the ensealing hereof well & truly paid by Josiah Sturtevant of Plymo in the County of Plymouth within his Majesties

Province of the Massachts Bay in New England Sadler the Receipt whereof we do hereby Acknowldge and our selves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof Do Acquit & Discharge the sa Josiah Sturtevant his Heirs Exects & Admints forever by these Presents have granted bargained sold convey and confirmed and by these Presents Do freely fully & absolutely grant bargain sell convey & confirm unto him the sa Josiah Sturtevant his Heirs & Assigns forever One Hundred Acres of Land lying at ye Eastward Part of New England at a Place called Miscongus Bounded Eastwardly by a Place called Whale Cove twenty & two Rods Wide upon the Front) Southwardly by the Land of Joseph Pearce being Part of our Share in the Second Division of our Lands at Miscongus To have and to hold said granted Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Josiah Sturtevant his Heirs & Assigns forever to his & their only proper Use & Benefit & forever And we the st Richt Pearce & John Pearce for our selves our Heirs Execrs & Admin to do covent promise & grant to & with ye sa Josiah Sturtevant his Heirs & Assigns that before ye ensealing hereof we are the true sole & lawful Owner of the above bargain Premisses and are lawfully seized & possessed of ye same in our own proper Right as a good & absolute Estate of Inheritance in Fee Simple and have in our selves good right full power & lawful Authority to grant bargain sell convey & confirm said bargaind Premisses in manner as abovesd and that the sd Josiah Sturtevant his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy ye sa demised Premisses with ye Appurces free & clear & freely & clearly acquitted & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm¹⁸ Executions Incumbrances & Extents Furthermore we the sa Richard Pearce & John Pearce for our selves our Heirs Execrs Admin 18 [& in our sd Trust | do joyntly & severally covenant & engage the above demisd Premisses to him the sd Josiah Sturtevant his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend In Witness whereof we have hereunto set our Hands & Seals this Day of Sept in the eighth year of ve Reign of our sovereign Lord George ye second by ye Grace of God of great Britain France & Ireland King & Annoq Domini One Thousand seven Hundred & thirty four Memorand^m the Words between the 4th & 5th Lines from the Top viz for our selves & as Attorney to Edward Surriage & Mary his Wife likewise these Words viz & in our starts between the first & second Lines of y* Warrt were put in betore Signing & Sealing

Richard Pearce (aSeal)
John Pearce (aSeal)

Signed Scaled & Delivered in ye Presence of Thomas Pier Joseph Kent

Plymouth ss/Rich^d Pearce & John Pearce both Personally appeared before me & Acknowledg^d this to be their voluntary Act & Deed this twenty sixth Day of Sept A D 1734.

To all People to whom these Presents shall come Greet-

before Isaac Little Jus. Peace

A true Copy of ye Origi recd Novr 24, 1735

Attest Jer. Moulton Regr

ing Know Ye that I Joseph Pearce of Rochester in the County of Plyme Husband-Jos. Pearce То man for & in Consideration of the Sum of Nehemi: Ripley Twenty One Pounds to me in Hand before the enscaling hereof well & truly paid by Nehemiah Ripley of Plymouth in the County afores Cooper the Receipt whereof I do hereby Acknowledge & my self am therewth fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sd Nehemiah Ripley his Heirs Execr8 & Admin's forever by these Presents Have given granted bargaind sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Nehemiah Ripley his Heirs & Assigns forever Two Ninth of One Third Part of a Ninth of a Certain Island lying in Miscongus River or Bay commonly called Hogg Island being in the Eastward Parts of New England & ve whole of sd Island Contains Three Hundred Acres more or less One Ninth of which Descended to [239] Me in the Right of my Father William Pearce & one other ninth I am Impowered to sell & dispose of by Power of Attorney from under the Hand & Seal of Edmond Clarke of Glocester in the County of Essex & a third Part of a ninth I have in Like manner Power to Dispose from Nathan Ward & Eliza his wife both of Plymo in ve County aforesd & which Island still remains Undivided with yo other Partners To have and

to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him the sa Nehemiah Ripley his Heirs and Assigns forever to his & their only proper Use Benefit & Behoof forever And I the so Joseph Pearce for my self my Heirs Exec ** & Admin** do covenant promise & grant to & with the said Nehemiah Ripley his Heirs & Assigns that before ye ensealing hereof I am the true sole & lawful Owner of ve above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good right full Power & lawful Authority to grant bargain sell convey & confirm sa bargaina Premisses in manner as afores And that the st Nehemiah Ripley his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess and enjoy the sa demised & bargained Premisses with yo Appurces free and clear & freely & clearly acquitted exonerated & discharga of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the st Joseph Pearce for my self my self my Heirs Execrs & Adminrs do covenant & engage the above demised Premisses to him the said Nehemiah Ripley his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this twenty third Day of Sept Anno Domini 1735

Joseph Pearce (aSeal)

Signed Sealed & De' in Presence of Ebenezer Morton Abraham Ashley

Plymo ss/on the Eleventh Day of Octobr ADom 1735. Then ye within named Joseph Pearce Acknowledged ye within written Instrum to be his Act & Deed

before me Sam¹ Bartlett Justee of Peace

A true Copy of ye Origi recd Nove 24, 1735.

Attest Jer. Moulton Reg

To all People to whom these Presents shall come Greeting Know Ye that I Joseph Pearce of Rochester in the County of Plyme in New England Yeoman for & in Consideration of y Sum of twenty two Pounds Six Shillings & Seven

Pence to me in Hand before the ensealing hereof well & truly paid by Samuel Cornesh of Plymo in the County afores^d Yeoman the Receipt whereof I Do hereby Acknowledge & my self am therewith fully satisfied & contented & thereof and of every Part & Parcel thereof do exonerate acquit & discharge him the said Samt Cornesh his Heirs Exects & Admin's forever by these Presents Have given granted bargained sold aliened conveyed & confirmed and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Sami Cornesh his Heirs & Assigns torever One Hundred Acre of Land lying and being near to & is Part of the Land commonly called New Harbr at the Eastward Parts of New England & is one third Part of what Descends to me from my Father William Pearce & one Third Part of what I have Power to sell as by Power under the Hand & Seal of Edmond Clarke of Glocester in the County of Essex & one Third Part of a Ninth the which Third of a Ninth I have a Like Power of to Dispose of under the Hand & Seal of Nathan Ward & Eliza his Wife to be taken in the Front of said Land to say One Third Part of the Front of said Premisses & so to Extend back till the hundred Acres be made up To have & to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the said Sam1 Cornesh his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I the sa Joseph Pearce for my self my Heirs Execrs & Admin' do covenant promise & grant to & with him the said Samuel Cornesh his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of ve above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fce Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesa And that the sa Sam¹ Cornish his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised & bargaind Premisses with the Appurces free & clear & freely & clearly acquitted exonerate⁴ & discharg⁴ of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entatils Joyntures Dowries Judgm⁴ Exceutions or Incumbrances of what Name or Nature soever that might in any measure or Degree Obstruct or make void this Present Deed Furthermore I y* s⁴ [240] Joseph Pearce his—tor my self my Heirs Exce³⁸ & Admin³⁸ do coven⁴ & engage the above demised Premisses to him the s⁴⁸ Sannel Cornish his Heirs & Assigns ag* the lawful Claims or demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this twenty ninth Day of Sept* Anno Dom: 1735.

Joseph Pearce (*Seal)

Signed Sealed & Delivered in Presence of John Winslow Ebenz[†] Curtis

Plymouth ss Oct 23, 1735. Then the abovenamed Jos. Pearce Acknow^{age} the above written to be his Act & Deed

before me Nath¹ Thomas jun^r Jus of Peace A true Copy of the Orig¹ rec^a Nov^r 24, 1735.

To all People to whom these Presents shall come Greet-

Attest Jer Moulton Re

ing Know Ye that I Thomas Pier Farmton

Tho. Pier in the County of Hartford in the Colony of Connecticut in New England Yeoman Josi: Sturtevant for & in Consideration of the Sum of Twelve Pounds money to me in Hand before the ensealing hereof well & truly paid by Josiah Sturtevant of Plimouth in the County of Plymouth Sadler the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge the sa Josiah Sturtevant his Heirs Execrs & Admin to forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Josiah Sturtevant his Heirs and Assigns forever a Certain Piece or Parcel of Land situated lying & being at the Eastward Parts in New England at a Place called Miscongus near Whale Cove of Fifty Acres beginning at the Southerly Corner of Nathan Wards Lot in the Sixth Lot in the first Division & running South Eleven Rod [by the Ware side] & running North West Seven hundred & twenty seven Rod [& then Northw Eleven Rods] to said Nathan Wards Land & then South East to the Place

first mentioned in the Eight Lot in first Division Laid out in the Right of Nath Stillmen & Gershem Knot Timthy Stillman all of Marshfield in County & Colony aforesd & I the sa Thomas Pier have good Right & Law: Power by virtue of my Power of Attorney given to me from sa Stilmen & sa Knot & sa Bounds according to my instructions given me in my Power to Act as if they were Present their themselves To have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Comodities to the same belonging or in any wise Appertaining to him the so Josiah Sturtevant his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd Thomas Pier for my self my Heirs Execrs & Adminrs do covenant promise and grant to & with the said Josiah Sturtevant his Heirs and Assigns that before the ensealing hereof I was the true sole & lawful Owner of the above bargained Premisses am lawfully seized & possessed of ve same in own proper Right as a good Perfect & absolute Estate of Inheritance in Fee simple and have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm said bargained Premisses in manner as aboves And that the said Josiah Sturtevant his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of Former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore Thomas Pier for my self Heirs Exec* & Admin* do covenant & engage the above Demised Premisses to him the said Josiah Sturtevant his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever to Warrt secure & defend by these Presents In Witness whereof I have set my Hand & Seal this the twenty sixth Day of September Annoq Domini One Thousand seven hundred & thirty four

Thomas Pier (*Seal)

Memo the Words by the Water Side between the eighteenth & nineteeth Lines & the Words & then North Eleven
Rod between the nineteenth & twentieth Lines were put in

before Signing & Sealing

John Pearce Joseph Kent. Plymo ss/Thomas Pier Personally appeared before me & Acknowledged this to be their voluntary Act & Deed this twenty sixth Day of Sept[†] A. D. 1734.

before Isaa Little Justice of Peace A true Copy of ye Original rec^d Nov^r 24, 1735.

Att Jer. Moulton Regr

To all People to whom these Presents shall come Greet-Know Ye that Joseph Pearce of Rochester in Pearce To in the County of Plymouth Husbandman for Sturtevant & in Consideration of the Sum of Twelve Pounds to me in Hand before the ensealing hereof well & trnly paid by Josiah Sturtevant of Plymouth in the County afores Sadler the Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the said Josiah Sturtevant his Heirs Execrs & Admin's forever by these Presents [241] Have given granted bargained sold aliened conveyed & confirm⁴ and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Josiah Sturtevant his Heirs & Assigns forever Fifty Acres of Land Situated lying a Place called Miscongus in New England at a Place called Whale Cove at the Eastward beginning at the South West Corner of Richard Pearces John Pearces Edward Surriages Lot Laid out in the first Lot In the Second Division & so running Eleven Rod upon the Shore South to the Land that was Laid out to Nathan Ward jur in the Ninth Lot in First Division & a Part of that Lot & then Run North West Seven Hundred & twenty Seven Rod & to the Land first mentioned Eleven Rods & then South East to the Place first mentioned Containing ve afores Fifty Acres To have and to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the said Josiah Sturtevant his Heirs and Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sa Joseph Pearce for my self Heirs Execrs & Adminrs do covenant promise & grant to & with him the said Josiah Sturtevant his Heirs & Assigns that before the enscaling hereof I was the true sole & lawful Owner of the above bargained Premisses & am lawfully Seized & possessed of the same in own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aboves And that the sa Josiah Sturtevant his Heirs & Assigns shall & may from Time to Time & at all Times forever bereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the said Jos: Pearce for my self my Heirs Exects & Admints do covenant & engage the above demised Premisses to him the sd Josiah Sturtevant his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever to Warrt secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this twenty fift Day of Sept Annoq Dom one thousand seven hundred & thirty four

Joseph Pearce (aseal)

Sign^d Seal^d & Deliv^d in Presence of Joseph Kent Consider Howland

Plym's ss/Jos. Pearce Personally appeared before me & Acknowledg^d this to be his voluntary Act & Deed this twenty Sixth Day of Sept A D 1734.

before Isaac Little Jus of Peace

A true Copy of ye Origi reed Nove 24, 1735.

Att Jer. Moulton Regr

To all Christian People to whom these Presents shall come Greeting I Jonathan Rogers of the Town of Newbury in the County of Essex in his Majesties Province of the Massachusetts Bay in New Engl³ Weaver for & in Consideration of the Sum of Twelve Pounds in money to

me in hand Paid Before the Linsealing hereof by Thomas Bartlett Jun^{*} of Newbury afores^a Cordwainer the Receipt whereof I Do hereby Acknowledged and my self contented and paid Have given granted bargained & sold & by these Presents Do fully freely and absolutely give grant bargain sell aliene convy & confirm unto him the said Thomas Bartlett his Heirs & Assigns forever the full & Just Half Part of the Right Share Part Portion or Proportion of Land that did now do or hereafter may belong unto my Father Thomas Rogers of Newbury afores^a in a Tract of Land granted by

the General Court of sa Massachusetts Bay near Saco River or Else where my said Father being one of the Grantees allowed allowed by said General Court for that he was one of the Soldiers in the former Narragansett War so called unto him the said Thomas Bartlett his Heirs and Assigns forever To have and to hold the said granted Premisses with the Appurces to him the said Thomas Barlett his Heirs & Assigns forever And I the sa Jonathan Rogers for me my Heirs Execrs & Adminrs do covenant promise & grant to & with the said Thomas Bartlett his Heirs & Assigns that before & untill the ensealing hereof I am the true sole proper & Lawful owner of the above granted Premisses and have in my self good Right & lawful Authority to make this Sale so that the sd Thomas Bartlett his Heirs & Assigns shall & may by force & virtue of these Presents have hold Occupy Possess & enjoy the sa granted Premisses with the Appurces free & clear & freely & clearly acquitted & discharged of from all former & other Gifts Grant's Bargains Sales Leases Wills Mortgages Entails Joyntures Thirds Dowries Judgments Executions & Incumbrances whatsoever Furthermore 1 the sa Jonathan Rogers for me my Heirs Execrs & Admin's do covenant & engage the above granted Premisses unto him the sd Thomas Bartlett his Heirs & Assigns against the lawful Claims or Demands of [242] any Person or Persons forever hereafter to Warrant secure & defend In Witness whereof I the sd Jonathan Rogers have set to my Hand & Seal the Sixteenth Day of March in the Seventh Year of his Majesties Reign Anno Dom 1733 or 34

Jonathan Rogers (aSeal)

John Bartlett in -Joseph Gerrish

Essex/ss March ve 16, 1733/4 Jonathan Rogers Personally appeared before me the Subscriber & Acknowledge his Hand & Seal & ve above written Instrumt to be his free Act & Deed

Joseph Gerrish Jus. Peace A true Copy of ye Orig1 Reca Novr 24, 1735.

Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that Whereas my Father Thomas The Rogers Rogers of Newbury in the County of Essex in To his Majesties Province of the Massachusetts Jona Rogers Bay in New England did by one writing under

his Hand & Seal give & grant to me Thomas

Rogers & Jonathan Rogers his Sons all his Right Title &

Interest in a Tract or Tracts of Land or Lands Granted or that might be Granted to the Narragansett Soldiers so called as by said writing Dated the 19th Day of June in the fourth Year of his Majesties Reign Anno Dom 1730, may appear Know Ye that I Thomas Rogers Jung of Newbury aforesd for & in Consideration of a Quitclaim given to me by my Brother Jonathan Rogers of Newbury aforesa Have given granted & quitelaimed & by these Presents Do give grant remise release and forever quit claim the one half of the Right Title Interest in or unto the Lands above referred unto unto my said Brother Jonathan Rogers his Heirs & Assigns forever To have & to hold the sa given & granted Premisses unto him the sa Jonathan Rogers his Heirs & As-

signs forever as a good & absolute Estate of Inheritance forever without any Let hindrance Molestation or Interruption of me the sa Thomas Rogers Junt or any Person or Persons from by or und me my Heirs Exects or Admints forever & that the sa Jonathan Rogers his Heirs & Assigns John Higginson Regu may have hold possess & enjoy sa granted Premisses as a good & absolute Estate forever In Witness whereof I the sd Thomas Rogers Jung have set to my Hand & Seal the first Day of March in the Seventh Year of his Majesties Reign Annog Domini 1733 or 34.

Thomas Rogers jung Sign⁴ Seal⁴ & Del⁴ in Presence of us U M Moulton Nathan1 Coffin

Essex ss/Newbury March ye 15, 1733/4 Thomas Rogers jun Personally appeared before me the Subscriber and Acknowledge his Hand & Seal & the above written Instrumt to be his free Act & Deed

Joseph Gerrish Jus of ve Peace A true Copy of ye Origi recd Nove 24, 1735. Att Jer. Moulton

To all People to whom these Presents shall come Greeting Know Ye that Thomas Waite of Ipswich in Tho. Waite the County of Essex in his Majtys Province of To ye Massachusetts Bay in New Engle Carpenter Tho, Waite for & in Consideration of y Love good will & Affection which I have & do bear towards my well belov^a Son Thomas Waite of Ipswich in ye County aforesd Weaver Have given & granted & by these Presents Do freely clearly & absolutely give & grant unto my s4 Son

Thomas Waite & unto his Heirs & Assigns forever All that my Right Estate Title Interest Claim or Demand whatsover which I now have or ought to have in all those Land that were Granted by the General Court unto those Men who serv^a as Soldiers in the Narragansett Wars by virtue of my being Actually in y^a Country Service as a Soldier at Narragansett under the Command of Major Sam¹ Appleton To have & to hold the above given & granted Premisses unto him my said Son Thomas & to his Heirs Exce^a Admin^a & Assigns forever as his & their proper Estate absolutely without any manner of Condition In Witness whereof In Witness whereof I the said Thomas Waite have hereunto set my Hand & Seal the fourteenth Day of April Anno Domini 1732 & in the fifth Year of y^a Reign of our sovereign Lord King George the Second of great Britain &^a

Thomas Waite (aSeal)

Signed Sealed & Delivered in Presence of us John Appleton jun^r Sam¹ Baker Sam¹ Waite

Ipswich May 26, 1732 Then the abovesaid Thomas Waite Personally appeared & Acknowledged this Instrum to be his free Act & Deed

Coram Before John Appleton J Pe A true Copy of ye Origi reed Novr 24, 1735.

Att^t Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know Ye that I Daniel Allien of Newbury in the County of Essex in the Province of the Massachusetts Bay in New Engle Inholder Do for & in Consideration of ye Sum of One Hundred Pounds in Money to me in

Hand well & truly paid before y* ensealing hereof by Thomas Bartlett of Newbury afores* Tanner the Receipt whereof I do hereby Acknowledge & my self therew* fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the s* Thomas Bartlett his Heirs & Assigns forever by these Presents have given granted bargained aliened conveyed & confirmed & Do by these Presents freely fully & absolutely give grant bargain [243] Sell aliene convey & confirm unto y* s* Thomas Bartlett his Heirs & Assigns forever One full Right or Proprietors Share in the Township of Falmonth in the County of York in the Province afores* being that Original Right which did Originally belong to Thomas Danford the Home Lot to s* Right being already Laid out in y* s* Town of

Falmouth being the first Lot in Maiden Cove Bounding by a Run of Water by Mr Ballards Line Course lying West & by South & from that Cove to run Eight Score Rods into [the Woods] & by the Water Side Thirty Rods leaving a Rooad across sa Land said Lot containing Thirty Acres Together with the Land that is or shall be Laid out to said Right To have and to hold to him the said Thomas Bartlett his Heirs & Assigns with all the Priviledges & Appurces to the same belonging or in any wise Appertaining to his & their own only proper Use Benefit & Behoof forever & 1 ve sa Daniel Alien for my self my Heirs Execrs & Adminrs do covent promise & grant to & with the st Thomas Bartlett his Heirs & Assigns that before the ensealing Hereof I am the true sole & lawful Owner of ye above bargained Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect Estate of Inheritance in Fee Simple And have in my self good Right full Power & lawful Authority to sell & dispose of ve same in manner as aforesd And that ye sd Thomas Bartlet his Heirs & Assigns shall & may from Time to Time & at all Times forever bereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy Possess & enjoy the said demised & bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exoncrated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions Incumbrances & Extents wtsocver Furthermore I the said Daniel Allieu for my self my Heirs Excers & Admin's do covenant & engage ve above demised Premisses to him the said Thomas Bartlett his Heirs & Assigns agt ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend In Witness whereof I have hereunto set my Hand & Seal this twelfth Day of Jan 1731/2 And in the fifth Year of his Majesties Reign

Daniel Alien (*Seal)

Daniel Alten (*Seal)
Sign⁴ Seal⁴ & Del⁴ in y^e Presence of us Enoch Bartlett
Israel Bartlett

Essex ss Newbury June ye 12 1733 Daniel Alien Personally Acknowledgd this Instrumt to be his free Act & Deed before me Richard Kent Justee of ye Peace

A true Copy of ve Origi Recd Nove 24, 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting & Know Ye that I Daniel Alien of Newbury in the County of Essex in the Province of the Massachusetts Bay in New Engle In-

To The Bartlett bury in the County of Essex in the Province of the Massachusetts Bay in New Engl^a Inholder for & in Consideration of the Sum of Fifty Pounds in good currant passable Bills

of Credit of this Province to me in Hand paid by Thomas Bartlett [of Newbary aforesa] the Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the said Thomas Bartlett his Heirs & Assigns forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the said Thomas Bartlett his Heirs & Assigns forever all that One half Right or Proprietors Share in the Township of Falmouth in the County of York in the Province aforesa (vizt) half my one Acre Lot my Thirty Acre Lot my Ten Acre Lot & my Three Acre Lot that is one half of each of them said Thirty Acre Lot Ten Acre Lot & three Acre Lot Bounded as followeth beginning at a Stake Adjoyning on James Crockers Lot & thence fronting ye River to Barbery Creek so running up by sa Crockers Land & by ye Marsh into the Woods an equal Breadth till the Forty Three Acres be made up South West & by South said Lots Laid out to Robt Barrit who was Voted in in the Room of Ambros Clerredy Also my Half Right in the Common & Undivided Lands throughout said Township with all the Priviledges & Appurces to ye same belonging be it more or less To have & to hold the said granted & bargained Premisses to him the s.4 Thomas Bartlet his Heirs & Assigns forever to his & their own only proper Use Benefit & Behoof forever And I the said Daniel Alien for me my Heirs Execrs & Admrs do covenant promise & grant to & with ye sa Thomas Bartlett his Heirs & Assigns that before the ensealing hercof I am the true Sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of ye Same in mine own only proper Right as a good Perfect & absolute Estate in Fee Simple & have in my self good Right full Power & lawful Authority to sell & Dispose of the above bargained Premisses in manner as aboves & that ye sa Thomas Bartlett his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy ye sa demised & bargained Premisses with the Appurces free

& clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains or Incumbrances of what Name or Nature seever that may in any measure or Degree Obstruct or make void this Present Deed Furthermore 1 the said Daniel Alien for my self my Heirs Excen [244] & Admin* do covenant & engage the above demised Premisses to him the **all Thomas Burtlet his Heirs & Assigns ag** y** lawful Claims or Demands of any Person or Persons whatsoever forever to Warr* secure & defend In Witness whereof I have hereunto set my Hand & Seal this twelfth Day of Decemb* Anno Domini 1732 & In y** 6*** Year of his Maj*** Reign Note these Words (of Newbury afores** Tanner were Interliad before Signing & Sealing

Daniel Alien (*Seal)

Sign^d Scal^d & Deliv^d in the Presence of Israel Bartlett Tabathy Bartlett

Essex ss/Newbury June ye 12, 1733. Daniel Alien Personally Acknowledga this Instrumt to be his free Act & Deed before me Richa Kent Jus. of ye

A true Copy of ye Origi reed Novi 24, 1735.

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Thomas Waite Jung of Ins-Tho. Waite wich in the County of Essex in the Province To of ve Massachusetts Bay in New England Weav-Tho, Bartlett er for & in Consideration of the Sum of Twenty Five Pounds to me in Hand before the Ensealing hereof well & truly paid by Thomas Bartlett Jun of Newbury in the County of Essex aforesa Cordwainer the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the said Thomas Bartlett & his Heirs Execrs & Adminrs forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd Thomas Bartlett & to his Heirs & Assigns forever One whole Narragansett Right which Right is Situate lying & being in the Township Number One which Township is Butted & Bounded as by ye Committees Return on Record may appear Reference thereto being had sa Township lying in the Province aboves To have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any

wise Appertaining to him the said Thomas Bartlett jun & to his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the said Thomas Waite for my self Heirs Execrs & Admin* do covenant promise & grant to & with him the said Thomas Bartlett & his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as afores And y he the sa Thomas Bartlett & his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised & bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exoncrated & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm¹⁸ Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the s4 Thomas Waite for mv self mv Heirs Execrs & Adminrs do covenant & engage ye above demised Premisses to him the s4 Thomas Bartlett & his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend by these Presents In Witness whereof I the sa Thomas Waite jung have hereunto set my Hand & Seal the fifteenth Day of September Anno Dom: 1735, in the ninth year of his Majesties Reign

Thomas Waite jun (Seal) Signed Scaled & Delivered in Presence of John Bartlett

Ju Samuel Waite

Essex Ipswich Sept^r 25, 1735. Then Thomas Waite jun^r & his Wife Mary Personally appeared & Acknowledged this Instrumt to be his Act & Deed & his Wife Mary gave up her Right of Dower in the Premisses

before John Appleton J. Peace

A true Copy of ye Origi reca Nov 24, 1735. Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that Daniel Libby of Marblehead Dan! Libby in the County of Essex Carter & Mary his Wife To one of the Grandaughters Richa Foxwell former-Jos. Poake ly of Scarborough in ve sa County of York Gent Decd for & in Consideration of the Sum of the Sum of Thirty Pounds to them in Hand before the ensealing hereof well & truly paid by Joseph Poak of Scarborough aforesd Cordwainer the Receipt whereof they do hereby Acknowledge & themselves therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge them ye sa Daniel Libby & Mary his Wife their Heirs Exects & Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd Joseph Poak his Heirs & Assigns forever All that their Lands Tetenements Hereditaments & Estate whatsoever Divided or Undivided Situate lying & being on the Westward Side of Black Point River & in the Townships of Scarborough and Biddeford Together with all Ways Paths passages Woods Mines Minerals Waters Watercourses Priviledges Profits Commodities Advantages & Appurces whatsoever thereto [244] belonging & all the Estate Right Title Interest Reversion Remainder proper Claim Challenge & Demand whatsoever wen they the sa Daniel Libby & Mary his Wife or either of them now have or ought to have or Claim of in or to the sd p misses or any of ye Lands or Estate formerly of ye sa Richa Foxwell situate on the Westward Side of Black Point River & in the Townships of Scarborough & Biddeford aforesd To have and to hold the sa granted & bargained Premisses with all ve Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the said Joseph Poake his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And ye sa Daniel Libby for himself & for ye sd Mary his Wife for their Heirs Exects & Admin¹⁸ do covenant promise & grant to & with the said Joseph Poake his Heirs & Assigns that before the enscaling hereof they are the true sole & lawful owners of ye above bargained Premisses & are lawfully seized & possessed of ve same in their own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in themselves good Right full Power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd & that he ye sd Joseph Poak his Heirs & Assigns shall & may from Time to Time & at all Times

forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the st demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore ye sd Daniel Libby for himself & for ye sd Mary his Wife their Heirs Execrs & Admin to doth covenant & engage the above demised Premisses to him the said Joseph Poak his Heirs & Assigns agt the lawful Claim or Demand of any Person or Persons whatsoever forever hereafter to Warrt secure & defend by these Presents In Witness whereof the Parties to these Presents have hereunto set their Hands & Seals this Seventeenth Day of Sept in the ninth year of his Majesties Reign King George ve Second Annoq Domini 1735.

The mark of Daniel \times Libby (*Seal)

Mary × Libby (aseal)

Signed Sealed & Del^a in ye Presence of us these words (thereunto belonging) being first Interlined

Joseph Edwards Will. Crab

Essex ss/Marblehead Sept 17, 1735, the within named Daniel Libby & Mary his Wife then Acknowledged the within Instrum¹ to be their free Act & Deed

Coram Joshua Orne Just Peace

A true Copy of ye Orig1 Recd Novr 26, 1735

Att^t Jer. Moulton Reg^r

[245] To all People to whom these Presents shall come Greeting Know Ye that I Joseph Poak of Scarborough in the County of York within his Majestics Province of y* Massachusetts Bay New England Cordwainer for & in Consideration of the Sum of Fifty Pounds to

sideration of the Sum of Fifty Pounds to me in Hand before the Essealing hereof well & truly paid by Paul Thompson my Father in Law of Scarb⁹ County & Province afores⁴ Yeoman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge bim the said Paul Thompson his Heirs Exce⁵⁸ & Admin⁵⁹ forever by these Presents Have given

grantd bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the se Paul Thompson his Heirs and Assigns forever the One half of my Lands Tenements Hereditaments & Estate whatsoever Divided or Undivided Situate lying & being on ve Westward Side of Black Point River & in the Township of Scarbo & Biddeford Together with all Ways Paths Paths Passages Woods Mines Minerals Water Water courses Priviledges Profits Commodities Advantages & Appurces whatsoever thereto belonging being the One half of the Estate Right Title Interest Reversion Remainder Property Claim Challenge or Demand whatsoever I the sd Joseph Poak now have or ought to have or Claim of in & to the sd Premisses Lands or Estate formerly of Daniel Libby & Mary Libby his Wife of Marblehead in the County of Essex & Province aforesd Situate on said Westward Side of Black Point River & in the Townships of Scarborough & Biddeford aforesd and Whereas by a Deed bearing Even Date with these Presents I ve sd Joseph Poak sold to Robert Mackenny of Scarborough aforesd Husbandman the other remaining half of the said Lands Tenements hereditaments & Estate lying & being on the Westward Side of Black Point River in the Township of Scarborough & Biddeford aforesd be it known & observe by all Men that the said Paul Thompson is to have all home lot allowing the said Robert Mackenny out Lands Equivolent for it To have and to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him the sa Paul Thompson his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I ve sa Joseph Poak for himself his Heirs Execrs & Adminrs do covenant promise & grant to & with the sd Paul Thompson his Heirs & Assigns forever that before [246] the Ensealing hereof he is the true sole & lawful Owner of ye above bargained Premisses & am lawfully seized & possessa of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in mannner as aforesd & that he the sd Paul Thompson his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy ye sa demised & bargained Premisses with vo Apparces free & clear & freely & clearly acquitted exonerated & discharg^a of from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or degree obstruct or make void this Present Deed Furthermore the said Joseph Poak for himself his Heirs Exec^a & Admin^a do coven^a & engage the above demised Premisses to him the s^a Paul Thompson his Heirs & Assigns ag^a the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warr¹ secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this twenty ninth Day of October in y^a ninth Year of his Majesties Reign King George y^a Second of great Britain &c Annoq Domini 1735.

Joseph Poak (*Seal)

Signed Sealed & Delivered in ye Presence of us Elica Dearing Robert × Mackeny

York ss/October ye 30, 1735. The above named Joseph

Poak Personally appeared before me & Acknowledged this Instrumt to be his Own voluntary Act & Deed

before me Roger Dearing J* Peace A true Copy of y* Orig¹ recd Nov* 26, 1735.

Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know Ye that I John Tiney of Jno Tiney & Jacob Falm^o ShipCarpenter Grand Son to Reed &e To Thompson John Tiney late of Scarbo in the County of York in New England Fisherman & Anes his Wife whose Maiden Name was Annes Bowden & Deborah his Wife Jacob Reed of Falmo in the County afores Shipwrt & Anes his Wife She is Grand Daughter to ye abovesa John Tiney & Anes his Wife for & in Consideration of the Sum of Eleven Pounds Money to us in Hand before the Ensealing hereof well & truly paid by Paul Thompson of Scarborough in the County aforesa in New England Yeoman the Receipt whereof we do Acknowledge & our selves therewith fully Satisfied & contented & do exonerate acquit & discharge the sa Paul Thompson his Heirs Exects & Admints & Assigns forever & by these Presents Have given granted bargained sold aliened conveyed & forever quit claimed & confirm & by these Presents Do freely & absolutely give grant bargain sell aliene convey & confirm unto him the said Paul Thompson his Heirs & Assigns forever All that Our Right Title & Interest of a Tract or Tracts of Lands or Marshes situate lying & being in Scarborough all that we have or ought to have in the sa Scarborough in the County of York in New Engla by virtue of our aforesd Grandfather & Grand Mother John Teny & Annes Tenev his Wife whose Maiden Name was Boden To have and to hold all the above said Grant & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any ways Appertaining unto him the said Paul Thompson his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & we ye aforesaid John Tency & Deborah his Wife Jacob Reed & Annes his Wife for us our Heirs Execrs Admin ** & Assigns do covenant & grant to & with the sa Paul Thompson his Heirs & Assigns & that before ve enscaling hereof we are the true sole & lawful Owners of ve above bargained Premisses & in our Proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in our selves good Right full Power & lawful Authority to grant bargain sell convey & confirm said bargained Premisses in manner as abovesd And that the sd Paul Thompson his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the said demised & bargained Premisses Premisses with all ye Appurces free & clear Furthermore we the said John Teney & Deborah his Wife Jacob Reed & Anes his Wife do for our selves our Heirs Exects Admin's & Assigns do covenant & engage the above demised Premisses to him the sd Paul Thompson his Heirs & Assigns against ve lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend from by or under us In Witness whereof we have hereunto set our Hands & Seals this fourteenth Day of June Anno Domini 1735.

The Words (Selves our) was Interlind above ye Sixth Line from the Bottom before ye Signing Sealing hereof

John Tiney (aSeal)

Jacob × Reed (aSeal)

Deborah × Tiney
her mark

(aSeal)

Anis Reed × her mark (*Seal

Signed Sealed & Delivered in Presence of Edmond Mountfort John McCrerght Signed Scaled & Delivered by Deborah Tiney in Presence of Joshua Moody Eliza Fingersell by Jacob Reed in Presence of Joshua Moody John Roberts

York ss/June 14, 1735. Then John Tiney & Anice Reed Acknowledg^d the within Instrum^t to be their Act & Deed

Cor. Joshua Moody Just Peace York ss/June 27, 1735 Then Jacob Reed & Deborah Tiney appeard & Acknowledgt the within Instrumt to be their free Act & Deed

Cor Joshua Moody Just Peace

A true Copy of ye Orige Rect Nove 26, 1735.

Attest Jer. Moulton Rege

To all People to whom these Presents shall come Greeting Know Ye that I John Jordan of Falmouth in the County of York Husbandman Son of Sam¹ Jordan Decª for & in Considcration of the Sum of Ten Pounds currant Money of New England to me in Hand paid

before the ensealing hereof the Ensealing hereof by Dominicus Jordan of Falmouth aforesd Gent the Receipt whereof to full Content & Satisfaction I hereby Acknowledge Have given granted bargained sold unto the sd Dominicus Jordan [247] Two Acres of Salt Marsh which I Purchased of my Brother Samuel Jordan Situate in Falmonth at Spurwink River in the Crotch of ye sa River To have & to hold the said Two Acres of Marsh unto him the said Dominicus Jordan his Heirs & Assigns forever And I ye sa John Jordan for my self my Heirs Execrs & Admin to do covenant & engage unto & with the sd Dominicus Jordan his Heirs & Assigns that I am the true sole & lawful Owner & possesser of the sa Two Acres of Marsh & that the same is free from any Incumbrances whatsoever And that the sa Dominicus Jordan his Heirs & Assigus shall & may from henceforth have hold & enjoy ye Premisses from henceforth & forever Warranted against the lawful Claims & Demands of any Person or Persons whatsoever Witness my Hand & Seal the Ninth Day of October in the ninth Year of the Reign of King George the Second Annoq Domini 1735.

John Jordan (*Seal)
Signed Sealed & Deliv* in Presence of us William Wentworth Sam¹ Milliken

York ss/Falmouth October 8, 1735. Then the above

name^d John Jordan Personally appear^d before me the Subscriber one of his Majesties Justices of the Peace for said County & Acknowledg^d the aforegoing Instrum^t to be his free Act & Deed

before Roger Dearing J. Peace A true Copy of ye Origi rece Novr 28, 1735. Att Jer. Moulton Reger

To all People to whom these Presents shall come Joshua
Moody Esq^{*} John East Inholder Phinehas
Jones Falmo
County of York & Province of y^{*} Massachusetts Bay in New England sends Greeting
Whereas the Proprietors of Falmouth at a

Legal Meeting held in Falmouth by st Proprietors the fourteenth Day of June last Voted there should be three hundred Acres of the Common Land sold to Defray the Charges of the Action Depending between the set Proprietors of Falmouth & Benja Blackston & John Yeomans or any other Action that may Depend between the Proprs aforced & any other Persons whatsoever at which meeting it was Voted that Joshua Moody Esqr Phinehas Jones & John East should be a Comtee to sell the three hundred Acres of Land aforesd to Defray ye Charges aforesd to the highest Bidder as may at Large Appear by sd Notes Reference thereunto being had Now Know Ye that ye sa Joshua Moody Phinehas Jones & John East for & in Consideration of One hundred Twelve Pounds ten Shillgs to them in Hand paid (in their Capacity aforesa) at or before ye Sealing and delivering these Presents by Moses Pearson of Falmouth afores Gent (being the Highest Bidder) by force & virtue of ye afore recited Votes Do give grant Grant bargain sell release convey & & confirm (in their Capacity aforesd) unto ve aforesd Moses Pearson his Heirs & Assigns Two hundred Ninety Nine Acres and an half of Land lying in ye Township of Falmouth aforesd & on the North East Side of Pesumpscot River Bounded as followeth beginning at a Stake one Rod below the Uppermost Saw Mill Standing on the North West Branch of Piscataqua River thence South twenty five Degrees West one hundred Rods thence West one hundred & Sixty Rods to a Stake thence North West One Hundred twenty & two Rods to a Stake thence North East One Hundred Fifty Seven Rods to a Stake thence South East one hundred & Sixty Rods to a Stake thence North East One hundred & four Rods to a Stake thence North West One hundred & Sixty Rods to a Stake thence North East fifty Rods to a Stake thence South East three hundred Rods to a Stake thence West One hundred & Sixty Rods to the first Bounds mentioned To have and to hold the above granted Premisses together with the Priviledges & Appurces thereunto belonging or in any wise Appertaining (Except the Mills Dams the Stream & Priviledges on both Sides for Mill Yards & laving Boards where it is Needed) unto him the said Moses Pearson his Heirs Exec¹⁸ Admin¹⁸ & Assigns as a good lawful Estate in Fee Simple free & clear from any Claim or Demand from us in our sd Capacities or from the aforesd Proprietor or any from by or under them or us, and Furthermore the aforesd Joshua Moody Phinehas Jones & John East (in their Capacity aforesd) doth Promise & agree to & with him the sd Moses Pearson his Heirs Exects Admin's & Assigns to Warrant secure and defend defend the above demised Premisses from the lawful Claim or Demand of any Person from by or under them in the st Capacity & from the aforesd Proprietors or any Person or Persons from by or under them Provided that none of ye sa Lands be Already granted by sd Proprietors nor Laid out by their Committee & in such Case the sa Pearson or his Heirs or Assigns to quit to the Proprietors such Part of sa Lands as is already appropriated upon which the sa Joshua Moody Phinehas Jones & John East (in their Capacity afores4) promise to make a Deed in this form & Tenor to him the said Moses Pearson his Heirs & Assigns & so much more of the Common & Undivided Lands in Falmouth aforesaid where the sd Pearson his Heirs or Assigns shall choose it on the North East Side Pesumpscut River The Words (his Heirs or Assigns) in the eighth Line above was Interlined before Signing & Sealing) In Witness whereof they the sd Joshua Moody Phinehas Jones & John East (in their st Capacity) have hereunto set their Hands & Seals this twenty Sixth Day of of Novr One Thousand seven hundred thirty five

Joshua Moody (Seal) John East (*Seal)

Phinehas Jones (Seal)

Signed Sealed & Delivered in Presence of Memord the Words on the North East Side Pesumpscot River was Interlined before Signing

Enoch Bartlett Daniel Bayley

York ss/Falm^o Nov^r 27, 1735. Joshua Moody John East & Phinehas Jones Personally appeared before me y^o Subscriber & Acknowledged the 'above Instrum' to be their free Act & Deed

[248] To all People to whom these Presents shall come Joshua Moody Esq¹ Phinehas Jones Trader alias Yeoman John East Innholder all of Falmouth in the County of York & Province of the Massachusetts Bay in New England sends Greeting Whereas the Prop^a of Falmouth at a Legal Meeting held in Falmouth

by sa Proprietors the fourteenth Day of June last Voted there should be three hundred Acres of ye Common & Undivided Land sold to Defray the Charges of the Action Depending between the Proprietors of Falmouth aforesd & Benja Blackston & John Yeomans or any other Action that may Depend between the sd Proprietors aforesd & any Person whatsoever at which Meeting its Voted that the aboves Joshua Moody Phinehas Jones & John East should be a Committee to sell the three hundred Acres of Land to Defray the Charges afores to ye highest Bidd Now Know Ye that for & in Consideration of yo full & Just Sum of [Seven] Pounds [ten Shillings] to them the sa Joshua Moody Phinehas Jones & John East at or before the ensealing hereof in hand well & truly paid by James Gooding of Falmonth aforesd Shipwright the Receipt whereof they Acnowledge in their Capacity afores & themselves therewith fully Satisfied contented & paid & Do by force & Virtue of the afore recited Votes give grant bargain sell release remise convey & confirm unto him the sd Gooding his Heirs & Assigns forever one half Acre situate lying & being in the Township of Falmouth aforesd & Adjoyning on that Point of Land where Fort Loyall formerly stood Bounded as followeth beginning at the most Easterly Corner of a Small house Lot Laid out to John East on which Lot said East now lives sa Corner standin by the Water & from sa Corner to Run Easterly by ye Edg of the Bank (adjoyning on a Small Lot Laid out to Mr Moses Pearson & a Small Lot laidout to Henry Wheeler Esqr & now in possession of said Gooding) Round to the Pint of Rocks by ye Beach & from sa Point of Rocks & first Bounds mentioned to run South East the same Breadth untill half an Acre be made up & Compleated To have & to hold the above granted & bargained Premisses together witl. wi^m all the Priviledges & Appurees therenuto belonging or in any wise Appertaining unto him the s³ James Gooding his Heirs Excer^a Adm^{**} & Assigns as a good lawful Estate in Fee Simple & Furthermore they the s^{**} Joshua Moody John East & Phinchas Jones in their s^{**} Capacity to promise & e gage the above granted & bargained Premisees unto him he s^{**} James Gooding his Heirs Excer^a Admin^a & Assigns ag⁴ the lawful Claims & Demands of themselves in their s^{**} Cap ucity & ag⁴ y^{**} above mentioned Proprietors or any from by or under them or any or either forever hereafter to Warr⁴ secure & defend by these Presents In Witness whereof they have hereunto set their Hands & Seals this twenty

Day of Nov⁴ 1735.

Joshua Moody (aSeal) John East (aSeal) Phinchas Jones (aSeal)

Sign^d Scaled & De^d in Presence of Mem^o the Consider^a was alter^d from fifteen to to 7 Pounds 10 S before Signing

Dan¹ Godfry Moses Pearson

York ss/Falm^o Nov^e 27, 1735. Joshua Moody John East & Phinchas Jones Personally appear^d before me the Subscribt & Acknow^d the above Instrum^t to be their free Act & Deed

- Before me Henry Wheeler J. Peace A true Copy of ye Origi receivd Deer 1, 1735. Attest Jer. Moulton Regr

To all People to whom these Presents shall come Know Ye that I Moses Pearson of Falmouth in the County of York and Province of ye Massachu-Pearson To setts Bay in New England Innholder for & in Jones Consideration of the Sum of Seventy Five Pounds to me in Hand paid before the ensealing hereof by Phinehas Jones of the Town County & Province afores Trader I have given granted & sold unto the sd Jones his Heirs Excers Admints or Assigns forever Two Thirds Parts of a Certain Tract or Parcel of Land this Day purchased by me of Joshua Moody Esqr Phinchas Jones & John East all of Falmo aforesa a Committee of the Propes of sa Town Containing two hundred ninety nine Acres & an half Acre Bounded as followeth viz beginning at a Stake One Rod below the Uppermost Saw Mill standing on the North West Branch of Piscataqua River thence South twenty five Degrees West One hundred Rods to a Stake thence West one hundred & Sixty Rods to a Stake thence North West one hundred & twenty two Rod to a Stake thence North East one hundred & fifty seven Rod to a Stake thence South East one hundred & Sixty Rods to a Stake thence North East one hundred & four Rod to a Stake thence North West One hundred & Sixty Rod to a Stake thence North East fifty Rod to a Stake thence South East three hundred Rods to a Stake thence West one hundred & Sixty Rod to the first Bounds mentioned and Whereas there is a Saveing Clause in in ve Orig1 Deed to me from the Commtee aforesd obliging themselves that in Case it so happen that any of the Land aboves are Appropriated before the Date of these Presents that they will make to me a Deed of ve same Number of Acres of ye Common Lands in sa Town where I shall choose the ye same now know Ye that I do hereby convey unto vesa Jones all my Right unto two thirds of sa Priviledge of Exchanging sa Lands as aforesa Giving him the same Power to Demand & Receive ye same of sd Comtee as aforesd as I have recd of them by their Deed to me bearing Date Nove 1735. To have & to hold the above bargained Premisses with the Priviledges thereto belonging or in any wise Appertaining Except ve Mills Dams Stream & Priviledges on both Sides ye River for Mill Yards Logs & Boards where they are needful unto him the sa Jones his Heirs Exec Admin & Assigns as a good lawful Estate in Fee Simple & free & clear from me or any Person or Persons from by or under me & Furthermore I Do by these Presents promise & agree to & with the sd Jones his Heirs & Assigns to Warrant secure & defend the above demised Premisses agt ve lawful Claim or Demand of any Person or Persons whatsoever from by or under me In Witness whereof & Confirmation of ye same I have hereunto set my hand & Seal this twenty Sixth Day of [249] Novr One Thousand seven hundred & thirty five

Moses Pearson

Signed Sealed & Delivered in Presence of us Sarah the Wife of ye above named Moses Pearson do give up my Right of thirds to the Premisses above mentioned Witness my Hand & Seal ve Day & Year above written

Sarah Pearson

Enoch Bartlet Daniel Bayley

York ss/Falmo Nov⁷ 27, 1735. Then Moses Pearson & Sarah his Wife Personally appeared before me ye Subscriber & Acknowledged ye above Instrumt to be their free Act & Deed

before me Henry Wheeler J. Peace A true Copy of ve Origi recd Decr 1, 1735.

Attest Jer. Moulton Regr

Know all Men by these Presents that I Joseph Chandler of North Yarmouth in the County of York Jos. Chandler in the Province of the Massachusetts Bay in

To Edm4 Chandler New England Black Smith for & in Consideration of the full & Just Sum of Two Hundred Pounds in Money to me in Hand well

& truly paid by Edmond Chandler of North Yarmouth in the County & Province aforesaid Black Smith the Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied paid & contented & thereof & of every Part & Parcel thereof and do exonerate acquit & discharge him the sd Edmond Chandler his Heirs Execrs Admin's & Assigns forever by these Presents Have given granted bargained sold alienated conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the sa Edmond Chandler his Heirs & Assigns forever all my whole Ten Acre Lot of Upland & it is the Eighty first ten Aere Lot in Number in North Yarmouth aforesa & is Bounded fully as may appear by the Records of the Proprietors of st Ten Aere Lots in North Yarmouth aforesd Together with all the Allowances for High Ways or Roads or otherways for sa Lots & Furthermore Together with One Aere and a Quarter of Salt Marsh with all the Equivolents of Upland for Salt Marsh which does belong or any ways Accrue unto the abovesa Ten Acre Lot in North Yarmouth aboves with all the House or Housing Fencings that does any ways belong or accrue unto the Ten Acre Lot aboves from me the sa Joseph Chandler from me & my Heirs to him the sd Edmond Chandler his Heirs Exects Admints & Assigns forever only excepting & reserving for my self the sa Joseph Chandler all one half of ye whole of ye above bargained Premisses for my own proper Use & Benefit & Behoof so long as I shall Live & further for my Wife Martha Chandler so long as I do live & so long as She shall remain my Widow or till her Time of Marriage after my Decease the above granted & bargained Premisses And Morever Also I do reserve for my Two Daughters Sarah Chandler & Martha Chandler each of them & both of them a Priviledge for to Live in the House upon the Lot aboves^d so long as they shall remain Unmarried

To have and to hold all the abovesaid granted & bargained Premisses only excepting the Exception & Reversions as is above Expressed with all the Priviledges & Appurces and Commodities to the same belonging or in any wise Appertaining to him the s⁴ Edmond Chandler his Heirs & Assigns forever to him & his only proper Use Benefit & Behoof for-

ever & I ye sq Joseph Chandler do for me my Heirs Exects Admin do covenant & promise & grant to & agree with him the sa Edmond Chandler & for him & his Heirs Exects Admin¹⁸ or Assigns that before the ensealing & delivering hereof that I am the true Sole & lawful Owner of ye above bargained Premisses and am lawfully seized & Possessed of ye same in my own proper Right as a good & Perfect & Absolute Estate of Inheritance by & in Fee Simple and have in my self good Right full power & lawful Anthority to grant the same & to bargain sell convey & confirm the aboves granted & bargained Premisses in manner as aforesd and that he the sd Edmond Chandler he or his Heirs Exects Admin ** & Assigns shall & may from Time to Time and at all Times forever hereafter by force & virtue of these Presents lawfully & peaceably and quietly have hold Use occupy possess & enjoy and enjoy the sa demised and bargained Premisses with the Appurces free & clear and freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of w' Name or Nature so ever that might in any measure or Degree obstruct or make void this Present Deed Excepting the Exceptions & Reservings as is afore expressed And Furthermore 1 the said Joseph Chandler do for my self my Heirs Execrs And Adminrs do covenant promise & engage the above demised Premisses to him the sd Edmond Chandler his Heirs Exects Admints & Assigns agt all the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter by the Presents as is above Expressed to Warrant secure & to Defend by these Presents În Witness whereof I ye above sd Joseph Chandler have hereunto have hereunto set my Hand & Seal the Second Day of November & in the eighth Year of ye Reign of his most Excellent Majesty George ve Second by the Grace of God of great Britain France & Ireland King Deft of ye faith & in ye year of our Lord God one thousand seven hundred & thirty four 1734.

Joseph Chandler (Seal)
Sign^d Seal^d & Del^d in presence of us John Thent John
Wadsworth

York ss/Feb ij ye 14, 1734/5 Then ye above named Joseph Chandler Personally appeared & Acknowledged the above written Deed to be his Act & Deed

before me Samuel Seabury Jus. of Peace

A true Copy of ye Origi Reed Dect 1, 1735.

Attest Jer. Moulton Reg^r

Hen: Frefethen

[250] This Indenture made the twenty seventh Day of November Anno Domini one thousand seven hundred & thirty five & in the eighth Year of ve Reign of our sovereign Tho: & Ebnr Sevy Lord George ve Second by the Grace of God of great Britain France & Ireland

King Defendr of ye faith & between Henry Frefethen of New Castle in the Province of New Hampshr Shipwright on ye one Part & Thomas Sevey & Ebenezer Sevey both of Scarborough in the County of York in the Province of the Massachusetts Bay of ye other Part [Husbandman] Witnesseth that the said Henry Trefethen for & in Consideration of the Sum of one hundred & fifty Pounds in Province Bills of Credit to him in Hand paid at the Sealing & delivery hereof by the sd Thomas Sevey & Ebeneza the Receipt whereof ve sa Henry Trefethen do hereby Acknowledge & thereof & of every Part & Parcel thereof doth acquit exonerate & discharge the said Thomas & Ebenez Sevey their Heirs Execrs & Admin⁷⁸ & every of them by these Presents Hath given granted bargained sold aliened conveyed & confirmed & doth hereby give grant bargain sell aliene enfeoffe convey make over Assign assure & confirm unto the said Thomas and Ebenezer Sevey each one a Moiety or half & to each of their Heirs & Assigns forever in severalty all the Right Title Interest Claim Property Challenge or Demand which the said Henry Trefethen bath unto any Land or Lands lying or being in the Township of Scarborough & Biddeford both of the County of York afores afores with all ve Profits & Appurces thereunto belonging To have and to hold & peaceably & quietly to enjoy the st Land or Lands with all the Profits Priviledges & Advantages thereunto Appertaining to the said Thomas & Ebenez Scvy each one a half in severalty & to their & each of their Heirs & Assigns forever as fully as the sd Henry Trefethen holds it or them by virtue of his Father Robertson & further the sa Henry Trefethen doth hereby promise and engage to the sd Thomas & Ebenez Sevy & to each of their Heirs & Assigns that he will Warrant the Premisses against all Persons Claiming or Challenging the same by from or under him the sd Henry Trefethen forever & further Dame Mary the Wife of the Said Henry Trefethen doth hereby Surrender all her Right of Dower in the Premisses to the sd Thomas & Ebenezr Sevey their Heirs & Assigns forever. In Testimony whereof the sa Henry & Mary Trefethen have hereunto set their Hands & Seals the Day & Year above written The Words (Husbandman & sa) were Interlina before Signing & Sealing

 $\begin{array}{ccc} \operatorname{Henry} \overset{\text{his}}{\times} \operatorname{Trefethen} & (^{\mathrm{a}}\operatorname{Seal}) \\ \operatorname{Mary} \times \operatorname{Trefethen} & (^{\mathrm{a}}\operatorname{Seal}) \end{array}$

Signed Sealed & Deliva in ye Presence of Nathan White Joseph Newmarch

Pro: New Hampsh^r New Castle Nov^r, 27, 1735, Henry Trefethen & Mary his Wife Personally appeared & Acknowledge the above Instrumt to be their free Act & Deed before Joseph Simpson J Peace

A true Copy of ye Origi Reca Dec 2, 1735

Att Jer. Moulton

To all People to whom these Presents shall come Greeting Know Ye that I Jeremiah Riggs of Fal-Jera Riggs mouth in the County of York in the Province of the Massachusetts Bay in New England Tan-Westbrook ner for & in Consideration of the full & Just

Sum of Forty Pounds current Money of New England to me in Hand before the ensealing hereof well & truly paid by Thomas Westbrook of Falmouth in the County & Province afores Esqr the Receipt whereof I do hereby Acknowledge and my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sq Thomas Westbrook his Heirs Exec And Admin's forever by these Presents Have given granted bargained sold aliened conveyed & confirma and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd Thomas Westbrook his Heirs & Assigns forever a Certain Tract or Lot of Land Containing Thirty Acres laying in the Township of Falmouth & is Bounded as followeth viz it being the third Lot in from the Narrow of ve Neck Number beginning at a Red Oak Tree Standing at the Westermost Corner of Robert Williams thirty Acre Lot & thence running North North East one hundred sixty four Rods & three Quarters to a Horn Beam Tree & thence twenty nine Rods & a half West North West to a White Oak Stake and thence one hundred fifty nine Rods & three Quarters South South West to a Stake & thence thirty Rods South East & be East as the Road goes to the first Bounds mention To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the said Thomas Westbrook his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I ye sa Jeremiah Riggs for my self my Heirs Execrs & Admin to do covenant promise & grant to & with him the sa Thomas Westbrook his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of ve above bargained Premisses and am lawfully seized & possessed of the same in my own proper Right as a good Perfect and absolute Estate of Inheritance in Fee Simple And have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as afores And that he the st Thomas Westbrook shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts [251] Executions or Incumbrances of what Name or Nature soever that might in measure or Degree obstruct or make void this Present Deed Furthermore I ye sd Jeremiah Riggs for my self my Heirs Execrs & Admin to do covenant & engage the above demised Premisses to him the sd Thomas Westbrook his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend by these Presents the true Intent & meaning of this Present Deed being given is in ye Room and for ye same Lot of Land y I give the st Thomas Westbrook a Deed of bearing Date March ye 14, 1732. for the Reason the Bounds of sd Lot was not rightly Describd in sd Deed In Witness witness whereof I the sa Jeremiah Riggs have set my Hand & Seal this fifteenth Day of Augt one thousand Seven hundred & thirty four & in ye eighth Year of Reign of our sovcreign Lord George ye Second by ye Grace of God of great Britain France & Ireland King Defends of the Faith &c Note the Words from the Narrow of yo Neck were Interlined between the ninth & tenth Lines before Signing & Sealing

> Jeremiah Riggs (^aSeal) Rachal Riggs (^aSeal)

Signed Sealed & Delivered in Presence of us Samuel Cole Moses Bradbury

York ss/Novr 19, 1734. Then the within named Jeremiah Riggs & Rachel Riggs Personally appeard & Acknowledgd yo within Instrumt to be their free Act & Deed

before me Henry Wheeler J. Peace

A true Copy of ye Orig1 Recd Dect 6, 1735.

Attest Jer. Moulton

To all Christian People to whom these Presents shall come & Know Ye that I Thomas Westbrook of Westbrook Fahno in the County of York in the Province of To the Massachusetts Bay in New Engld Esqr for Jno Baley divers Causes & Considerations moving Have given remised released & forever quit claimed & by these Presents for my self my Heirs Do fully clearly and absolutely remise release & forever quit claim unto John Bayley of Falmouth in the County of York & Province afores Tailor in his full & peaceable possession & Seizen & to his Heirs & Assigns forever All Such Right Estate Title Interest & Demand whatsoever I the st Thomas Westbrook had or ought to have in or unto all & every Part & Parcel of ve Land mentioned in ve within Deed of Sale by any ways or means whatsoever To have & to hold all the sa Land unto the sa John Bayley his Heirs & Assigns to the only Use Benefit & Behoof of him the sa John Bayley his Heirs and Assigns forever so that neither he the so Thomas Westbrook nor his Heirs nor any other Person or Persons for him or them or in his or their Names or in ye Name Right or Stead of any of them shall or will by any way or means hereafter Claim Challenge or Demand any Estate Right Title or Interest of in or to ye within mentiond & abovesd Premisses or any Part or Parcel thereof but from all & every Action Right Estate Title Interest & Demand of in or to yo Premisses or any Part or Parcel thereof they & every of them shall be utterly Excluded & Barred forever by these Presents In Witness whereof I ye sa Thomas Wesbrook have set my Hand & Seal this tenth Day of Dec Annoq Domini 1734.

Tho' Westbrook (aSeal)

Sign^a Seal^a & Del^a in psence of us Thomas Haskell Sam¹ Cobb

York ss/Nov^r 2^d, 1735. Then Col^o Tho. Westbrook Personally appeared & Acknowledged ye above Instrumt to be his Act & Deed

before me Henry Wheeler J Peace

A true Copy of ye Origi endorsed on the Instrumt next before Recorded Received Deer 6, 1735

To all People to whom these Presents shall come &c Know

Att Jer. Moulton Regr

Ye that I Thomas Westbrook of Falmouth in Westbrook the County of York in the Province of the Mas-To sachusetts Bay in New England Esqr for divers Bayley Causes & Considerations moving have given remised released & forever quit claimed and by these Presents for my self my Heirs Do fully clearly & absolutely remise release & forever quit claim unto John Bayley of Falmouth in the County of York & Province aforesa Tailor in his full & peaceable possession & seizen & to his lleirs & Assigns forever all such Right Estate Title Interest & Demand whatsoever I ye sd Thomas Westbrook had or ought to have in or unto all & every Part & Parcel of the Land mentioned in the within Deed of Sale by any ways or means whatsoever To have & to hold all the sa Land anto the sd John Bayley his Heirs and Assigns to the only Use Benefit & Behoof of him the st John Bayley his Heirs & Assigns forever so that neither he the sd Thomas Westbrook nor his Heirs nor any other Person or Persons for him or them or in his or their Names or in the Name Right or Stead of any of them shall or will by any way or means hereafter claim challenge or Demand any Estate Right Title or Interest of in or to ye within or above mentioned Premisses or any Part or Parcel thereof But from all & every Action Right Estate Title Interest & Demand of in or unto the Premisses or any Part or Parcel thereof they & every of them shall be utterly barred & excluded forever by these Presents In Witness I the sd Thomas Westbrook have set my Hand & Seal this tenth Day of December Anno Domini 1734.

Tho Westbrook (aSeal)

Signed Sealed & Delivered in Presence of ns Thomas Haskell Sam¹ Cobb

York ss/Nov⁷ 2, 1735. Then Coll^o Thomas Westbrook Personally appear^d and Acknowledged the above Instrum^t to be his Act & Deed

Before me Henry Wheeler J. Peace

A true Copy of y^e Orig¹ endorsed on a Deed from Riggs to Westbrook Recorded in the County Records Lib^o 16 Fol^o 93, Rec⁴ December 6, 1735

Attest Jer. Moulton Reg

To all People to whom these Presents shall come I John
Bayley of Newbury send Greeting Know Ye
that for & in Consideration of the Love good
will & Affection which I have & do bear towards
Daniel Bayley have given granted &

my Son Daniell Bayley have given granted & by these Presents Do fully freely clearly & [252] absolutely give grant to the said Daniel Bayley his Heirs Exects Admin's or Assigns the half Part of a Fifty Two Acre Lot it laying & being in the Township of Falmouth in Casco Bay in New England in the County of York the sd Land lyeth on the Southerly Side of the Fore River so called as may appear upon the Record of Falmouth if the sd Lands be clear from former Grants I do give unto my sa Son the full half part of all my Right Title & Interest of ve aboves Fifty Two Acres To have & to hold the said Land unto him the sd Daniel Bayley his Heirs Exects Adminrs or Assigns forever In Witness of all above written I have hereunto set my Hand & Seal this tenth Day of December one thousand seven hundred & thirty five & in the tenth year of his Majesties Reign

John Bayley (aSeal)

Signed Sealed & Delivered in Presence of us Hannah Merrill James Bayley

Essex ss Newbury Deer ye 10, 1735. John Bayley Personally Acknowledge this Instrumt to be his free Act & Deed

before Richard Kent Jusee of ye Peace A true Copy of ye Original rec^d Deer 16, 1735.

Att Jer. Moulton Reg

To all People to whom this Present Deed of Sale shall come Greeting Know Ye that I Robert Whipple ple of Biddeford in the County of York in the Province of the Massachusetts Bay in New Moss: Waddin England Husbandman for & in Consideration

of the Sum of near one hundred Pounds to be paid on my Ace³ to Ambrose Berry of Newbury in the County of Essex & Province afores⁴ Tallow Chandler by Moses Wadlin of Berwick in the County of York & said Province Tanner on Condition that he shall make this payment to Ambrose Berry afores⁴ do hereby Acknowledge my self fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the s⁴ Moses Wadlin his Heirs Exect⁶ & Admin⁶ forever by these

psents Have given granted bargained sold aliened conveyed

& confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the s⁴ Moses Wadlin his Heirs and Assigns forever a Certain Tract or Parcel of Land Situate lying and being in the Town of Biddeford afores⁴ containing Seventeen Acres which is Part of ye Land that I the s⁴ Rob⁵ Whipple bought of Ambrose Berry afores⁴ which Seventeen Acres are Butted & Bounded as followeth beginning at a Red Oak Stump in the Highway & so running in a Straight Course to a White Large Birch & so beyond that running the same weadth till Sixteen Acres of the Seventeen be Accomplished running North West to the Brook which is the Side Bounds of the s⁴ Land & y⁵ one remaining Acre below next to the Bridge where the Grist Mill Stood running down the Brook till the said Acre be Accomplished & from thence to the first named

Stump standing in the Highway To have and to hold the said granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same in any wise Appertaining to him the said Moses Wadlin his Heirs & Assigns forever to his & their own proper Use Benefit & Behoof forever And I the st Robert Whipple for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with the said Moses Wadlin his Heirs & Assigns that before the enscaling hereof I am the true sole and lawful Owner of ve above bargained Premisses & stand lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good right full power and lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as abovesd And that the sa Moses Wadlin his Heirs & Assigns shall & may from Time to Time & at all Times for Ever hereafter by virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised Premisses with the Appurces free & clear & freely & clearly acquitted and discharged of & from all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Jovntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed of Sail Furthermore I the sd Robert Whipple for my self my Heirs Exects & Admints do covenant & engage the above demised Premisses to him the sd Moses Wadlin his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend by these Presents In Witness whereof I the said Robert

Whipple & Susanna my Wife In Token of her free Relinquishment of Right of Dower or thirds in the above bargained Premisses have bereunto set our Hands & Seals this twentieth Day of November in the Year of our Lord one thousand seven hundred & thirty four & in the eighth Year of the Reign of our Sovereign Lord George ye Second of great Britain France & Ireland King Defender of ye faith &

Robert Whipple (ase

Sussanna X Whipple (aSeal)

Signed Sealed & Delivered in Presence of us John Gray Sami Whitney

York ss Biddeford Nov^r y^o 20, 1734. Robert Whipple & Susanna his wife both Personally appeared & Acknowledged this Instrument or Deed of Sale to be their free & voluntary Act & Deed

 $\begin{array}{ccc} & Cor & John \; Gray & Jus^t \; Pac^s \\ \Lambda \; true \; Copy \; of \; y^e \; Orig^1 \; Rec^d \; Dec^r \; 18, \; 1735. \end{array}$

Attest Jer. Moulton Reg

Newbury June 6, 1735. This may Certifie whom it may concern that I Ambrose Berry of Newbury
To have Rec^a of Moses Wadlin by the Hand of Nathan Bartlett Ninety eight Pounds fourteen Shillings what was due to me from Mr Robert Whipple I say rec^a p me the Day & Year above written

Ambrose Berry A true Copy of ye Origi Reed Deer 18, 1735, Atti Jer. Moulton Rege

[253] To all People to whom these Presents shall come I John Fernald do send Greeting Know Ye that I the sa John Fernald of Kittery in the Jno. Fernald To County of York & Province of the Massa-Tho. Rogers chusetts Bay in New England veoman for & in Consider on of Love good will & Affection which I have & do bear toward my Loving Son in Law Thomas Rogers of the aforesd Kittery Yeoman have given granted & by these Presents Do freely clearly & absolutely give & grant unto the sa Thomas Rogers his Heirs & Assigns forever a Certain Tract of Land situate lying & being in the aforesa Kittery Containing Two Acres & one hundred & thirty Poles Bounded as p a Return thereof bearing Date March 29.¹⁰ 1735. viz beginning at a Beech Tree marked I. F. standing in James Fernalds North West Line on the North West Side of the Country Road that Leads to York & so running by James Fernald North West Fifty Poles so North East Nine Poles South East Fifty Poles then South West Nine Poles to the first Station To have and to hold the s⁴ Tract of Land together with all y² Priviledges & Appurces to the same belonging absolutely without any manner of Condition In Witness whereof I have hereunto set my Hand & Seal this twenty fourth Day of June in the Year of our Lord One Thousand seven hundred & thirty five Anno Regni Regis Georgii Secundi Magna Britannia & None

 $John \overset{his}{\times} Fernald \quad ({}^{a}Seal)$

Signed Sealed & Delivered in the Presence of us John Godsoe Joseph Fernald

York ss/Kittery Nov[†] 26, 1735, the above named John Fernald Personally appeared & Acknowledged the above Instrument to be his free Act & Deed

Before me Nicholas Shapleigh J Peace A true Copy of ye Origi Recd Decr 20,th 1735

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I George Jackson of Salem in the County of Essex in ye Province of the Massachusetts Bay in New England Physitian for & in Consideration of the Sum of Two

hundred & Fifty to me in Hand before ve ensealing hereof well & truly paid by Nathan Lord of Berwick in the County of York Husbandman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Nathan Lord his Heirs Exec⁷⁸ & Admin⁷⁸ forever by these Presents Have given granted bargained sold aliened conveyed & confirmed and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the said Nathan Lord his Heirs & Assigns forever Three Several Tracts of Land all Situate lying & being in Berwick aforesa Containing in the whole One Hundred and eighty Acres more or less butted & Bounded as may appear in & by the Deed or the Record thereof in the County of York which I had of John Crode of Berwick aforesd of & for ye Same To

have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Nathan Lord his Heirs Assigns forever To his & their only proper Use Benefit & Behoof forever & I ve sa George Jackson for me my Heirs Execrs & Admin to do covent promise & grant to & with him the sd Nathan Lord his Heirs & Assigns that before the Ensealing hereof I am ye true sole & lawful Owner of ye above bargained Premisses & am lawfully Seized & possessed of ve same in my own Proper Right as a good Perfect & absolute of Inheritance in Fee Simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesa And that the said Nathan Lord his Heirs and Assigns shall & may from Time to Time & at all Times forever here after by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exoperated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of wt Name or Nature soever that might in any measure or Degree Obstruct or make void this Present Deed Furthermore I the st George Jackson for my self my Heirs Exec¹⁸ & Admin¹⁸ do covenant & engage ve above demised Premisses to him the sd Nathan Lord his Heirs & Assigns agt ve lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend by these Presents In Witness whereof I the sd George Jackson have hereunto set my Hand & Seal the 19 Day of Decembr 1735, in the ninth Year of his Majesties Reign

Geo. Jackson (*seat) Sign⁴ Sealed & D⁴ in Presence of us John Higginson

John Higginson jun^r

Es^x ss Dee^r 19, 1735, Geo. Jackson Own^d this to be his free Deed

before me John Higginson J Peace A true Copy of y^e Orig^t Rec^d Dec^r 22^d 1735. Attest Jer. Moulton Reg^r To all People to whom these Presents shall come Greeting Know Ye that I Jonathan Bane of York in the County of York in the Province of ye Massachusetts Bay in New England Gent for & in Gonderation of the Sum of Thirty Pounds in good Publick Bills of Credit on set Province to me in Hand before ye enscaling hereof well & truly paid by John Woodbrige of York atoresed Joyner the Receipt where-

me in Hand before ve enscaling hereof well & truly paid by John Woodbrige of York afores Joyner the Receipt whereof I do hereby Acknowledge & my self therewith fully Satisfied & contented & thereof & of every Part & Parcel thereof Do exonerate acquit & discharge him the st John Woodbridge his Heirs Exects & Admin¹⁸ forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents [254] Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto the set John Woodbridge his Heirs & Assigns forever A Certain Parcel of Land in York Containing Six Acres & an half & Sixteen Poles lying on boath Sides of ve Westermost Branch of Josias's River being Part of Twenty Acres Granted to my Hond Father March 23d 1712/13 & Given to me by him Bounda as is Described in a Return for ve same Libe 1. Page 294 of York Town Records Also Thirty Three Acres & an half of Land being my Proportion & Part of a Certain Tract of Land containing Sixty Three Acres & an half Laid out June ye 21 1717, unto Mr John Sayword of York aforesa & my self lying upon ye North Side of a Branch of a Small Brook where we Erected a Mill wen Brook is ye Westward Branch of Josias his River so called Bounded as follows viz beginning at a Red Birch Tree on ve North East Side of sd Brook & runs North Eighty Poles to a Rock Maple Tree then West one hundred twenty seven Poles to a Hemlock then South to that Branch of sa Brook where sa Mill was Erected then by sa Brook & ye Land of sa Sayword & mine to ye Place began at as by ye Return on York Town Book may appear To have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges and Commodities to the same belonging or in any wise Appertaining to him the st John Woodbridge his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I ye sd Jonathan Bane for myself my Heirs Execrs & Admin's do covenant promise & grant to & with him the sa John Woodbridge his Heirs & Assigns that before the Ensealing hereof I am ve true sole & lawful Owner of ve above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple and have in my self good Right full power & lawful Authority to grant bargain sell convey & confirm st bargained Premisses in manner as aforesd And that ye sd John Woodbridge his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of wt Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I ye sd Jonathan Bane for my self my Heirs Exects & Admin^{rs} do covenant & engage the above demised Premisses to him the sa John Woodbridge his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend by these Presents In Witness whereof I the sa Jonathan Bane & Sarah my wife in Token of her free Consent to this Bargain & Sale & Relinquishmt of all her Right of Dower & Thirds in the Premisses have hereunto set our Hands & Seals the Twelfth Day of July in ve Seventh Year of his Majesties Reign Annoq Dom 1733.

Jonathan Bane (aSeal)

Sign^d Seal^d & De^d in Presence of us Jer. Moulton Moses Ingraham Jeremiah Moulton 3^d

York ss/York July yº 13, 1733. Then yº above named Jonathan Bane Personally appeared & Acknowledged the above Instrument to be his free Act & Deed

before Jer. Moulton Justice Peace A true Copy of ye Origi rec^d Deer 19, 1735.

Attest Jer: Moulton Regr

To all People to whom these Presents shall come I Samuel Scammon of Biddeford in the County of York & Province of the Massachusetts Bay in New England Yeonan Sends Greeting Know Ye that I the said Samuel Scammon for & in Consideration of the Sum of one hundred and twenty Pounds curr' Money of New England to me in Hand before ye enscaling & delivery of these Presents well & truly paid by Cap' Samuel Haines of Scar-

borough in the County & Province afores Gent the Receipt whereof I Do hereby Acknowledge & my self therewth fully satisfied contented & paid Have given granted bargain4 and sold & by these Presents for me my Heirs Execrs & Admin's do fully freely clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the s4 Sam1 Haines his Heirs Execrs Admin's & Assigns all that my one half of Fifty Acres of Land lying & being in the Township of Scarborough afores on the North East Side of Blackmans Falls so called & Adjoyning to Said Falls with half the Priviledge of sa Falls & Stream [with ye Mills Standing thereon as the same is sold By Joshua Atwater to my Father Humphrey Scammon as by his Deed bearing Date the 20th Day of July One Thousand Six hundred & eighty seven & Also One half of one hundred Acres of Land Granted to my sa Father by ye Proprietors of Scarborough & Laid out as appears on Record Reference thereunto being had for ye Bounds thereof To have & to hold the above granted and bargained Premisses with all & Singular the Priviledges and Appurces thereunto belonging or in any wise Appertaining unto him the said Sam¹ Haines his Heirs & Assigns forever And I ye sa Sam Scammon for me my Heirs Exec¹⁸ & Admin¹⁸ do coven^t promise & grant to & with him the sa Sam! Haines his Heirs and Assigns that at & untill the Ensealing & delivery of these Presents I am the true sole & lawful Owner of ye above granted & bargained Premisses and have in my self good Right full power & lawful Authority to sell & dispose of ye same & every Part thereof the Quiet & peaceable Possession thereof agt my self my Heirs Execrs & Adminrs & agt ve lawful Claim & Demand of all & every other Person or Persons whatsoevery forever forever hereafter to warrant secure & defend In Witness whereof I the sd Sami Scammon have hereunto set my Hand & Seal this Ninth Day of Augt in the Ninth Year of the Reign of our sovereign Lord George ye Second King of great Britain & & in ye Year of our Lord One Thousand seven hundred & thirty five Note ve Words Mills Enterlind between ye Sixteen & Seventeen Lines on ye other Side was done before Signing & Sealing

Samnel Scammon (*Seal)
Signed & Delivered in Presence of us James Lebby Sam¹
Small

York ss Augʻ ye 15, 1735. Sam' Scammon within named Personally appearing Acknowledge ye foregoing Instrumt in writing to be his free Act & Deed

before me Roger Dearing J^s Pe A true Copy of y^e Orig¹ rec^d Dec^e 27, 1735.

Att Jer. Moulton Regr

Know all Men by these Presents that I Isaac [255] Winter of Falmouth in the County of York in his Majesties Province of ye Massachusetts Isaac Winter Bay in New England Husbandman for & in Sami Skilling Consideration of the Sum of Forty Five Pound Eight Shillings currant Money to me in Hand paid by Samuel Skilling of Falmouth aforest Shipwright Whereof I Do Acknowledge the Receipt & my self therewith fully & Entirely Satisfied Have bargained sold set over & delivered & by these Presents Do bargain sell sett Over & deliver unto the said Samuel Skilling his Heirs & Assigns for Ever Forty Acres of Land lying in the Town of Falmouth the which Land was Laid out to said Isaac Winter in Lieu of Forty Acres of Land he purchased of Elijah Gleren weh prove upon Old Propes Land the Bounds of which Land may appear by sd Comtees Grant bearing Date equal with this Deed & Recorded in the Propre Book of Records for ye Town of Falmo Reference thereto being had may fully appear To have and to hold the sa bargained Premisses with ve Appurces To the proper Use & Behoof of him ve sd Samuel Skilling his Heirs Execrs Admrs & Assigns for-Ever And I ve sa Isaac Winter for my self my Heirs Execrs & Adminrs the sd bargained Premisses unto the sd Samuel Skilling his Heirs Execrs & Admints & Assigns agt all & all manner of Persons shall & will Warrant & Defend forever by these Presents In Witness whereof with the delivery of ye Premisses I ye sd Isaac Winter have hereunto set my Hand & Seal this twenty third Day of May in the Seventh Year of ye Reign of our Sovereign Lord George ye Second King of great Britain & Annoq Domini 1734.

Isaac Winter (*Seal)
Signed Scaled & Delivered in Presence of John Bayley
Edmund Mountfort

York ss/Nov^t 2, 1735. Then Isaac Winter Personally appeared & Acknowledged the above Instrument to be his Act & Deed

before me Henry Wheeler J Peace A true Copy of y° Orig¹ received Decemb¹ 28, 1735. Attest Jer. Moulton Reg⁵ The Deposition of Richard Rogers Aged about Seventy three Years Testifieth & saith that Up-Richa Rogers wards of Fifty Years past I very well re-

Rich^d Rogers Test for Blackm^a & Scammon three Years Testifieth & saith that Upwards of Fifty Years past I very well remember that M^r Benj^a. Blackman had a Mill in the Town of Scarborough at a Place called Dunston and that the s⁴

Blackman upwards of Fifty Years since did improve the s^d Mill which was a Saw Mill & that he & several Persons that I Understood was Imploy^d by him Cutt Timber & hall^a & Saw^d in s^d Mill which Mill I Understood was built by s^d Blackman who sold it some years as I was Informed to Mr Humphrey Scammon formerly of Biddeford in this County who Likewise Improv^d s^d Mill by Sawing in it and I lived several Years in the s^d Town of Scarb^o but never heard that any Person laid any Claim to y^e s^d Mill or Falls but y^e afores^d Blackman & Scammon

York ss/Dec^r 6, 1735. The abovenamed Rich^a Rogers Personally appear^d & made Oath to all above written taken in Perpetuam rei Mem^{om}

before W^m Pepperrell \ J. Peace Elihu Gunnison \ Qu^o Un^s

A true Copy of the Original Rec^d Und^r Scal Jan^{ry} 5th 1735/6

Attest Jer Moulton Regr

The Deposition of Daniel Fogg Aged about Seventy Five
Years Testifieth & saith that Upwards of
Fifty Years past I very well remember that
Mr Benj^a Blackman had a Mill in the Town
of Scarborough at a Place called Dunston
and that the s^d Blackman upwards of Fifty

Years since did Improve the s^a Mill we^b was a Saw Mill & that he & several other Persons which I Understood was Imploy^a by him cutt Timber & hal^a it to said Mill & Saw^a it in her which Mill I Understood was built by s^a Blackman who sold it some Years after as I was Informed to Mr Humphry Seamon formerly of Biddeford in this County of York who likewise Improv^a s^a Mill by Sawing in her I lived several Years in said Town of Searb^b but never heard that any Person laid any Claim to y^a s^a Mill or Falls But y^a afores^a Blackman & Seamone I remember that upwards of Fifty Years since I Fetched some Boards from s^a Mill which Boards was bot of s^a Blackman

York ss/Decr 6, 1735 This Day ye above named Daniel

Fogg Personally appeared & made Oath to ye above Deposition taken in p petuam rei memoriam before

W^m Pepperrell | J. Peace Elihu Gunnison | Qu^o Un^s

A true Copy of ye Orig¹ recd under Seal Jan'y 5, 1735/6 Attest Jer. Moulton Regr

The Deposition of David Libby Aged about Seventy Six Years Testifieth & saith that I lived in the Town of Seurborough in the County of York several Years & that I was hir'd upwards of Fifty Years Since by Mr Benj'r Blackman who liva in sa Town to make a Dam of a Saw Mill at a Place called Dunston in sa Town & I work on sa Dam which Mill was then reputed to be the sa Blackmans & I never Understood that any other Person laya any Claim to it I remember that Upwards of Fifty Years past Richard Tarr & a Man called Bennet halla Loggs to ye sa Mill & they told me they Hired the sa Mill of ye aforesa Blackman I remember that I halla Boards from sa Mill upwards of Fifty Years

past
York ss/Dee^r 6, 1735/6 The above named David Libby
Personally appeared & made Oath to all above written taken

in perpetuam rei memoriam

before W^m Pepperrell J. Peace Elihu Gunnison Qu^o Un^s

A true Copy of ye Orig¹ recd Undr Seal Janry 5th 1735/6 Attest Jer. Moulton Regr

The Deposition of Matthew Libby Aged ab' Seventy two
Years Testificth & saith that Upwards
for Blackman dill in the Town of Scarborough at a

place called Dunston reputed to be Mr Benja [256] Blackmans who lived in sd Town & I never Understood that any other Person Layd any Claim to it I remember that upwards of Fitty Years past Richd Tarr & one Bennet halld Loggs to ye sd Mill they told me they Hird the Mill of ye aforesd Blackman I remember that I halld Boards from sd Mill Upwards of Fifty Years past

York ss/Decr 6. 1735. The above nama Nath: Libby

Personally appeared & made Oath to all above written taken perpetuam rei memoriam

before W^m Pepperrell | J^s Peace Elihu Gunnison | Un^o Un^s

A true Copy of ye Origi reed und Seal Jan's 5, 1735/6 Attest Jer. Moulton Regu

The Deposition of John Jeffrey of Lyn of [ab* 71 Years of] Age Saith that ab* five or Six & Forty Years agone I was in a Briggintian for Seammon at Scarborough & Ree* Boards of M* Humphrey Seution now Dee* at a Saw Mill Standing on a Stream Westerly [or there about] of M* Philip Foxwell Farm which Saw Mill he told me was his own & I never heard of any other man Claiming any Part

of it

 $\rm John \stackrel{\rm his}{\times} \rm Jeffery$

York ss/York May 11—1732. Then appeared John Jeffery abovenamed & made Oath to ye truth of all above written Taken in ppetuam Rei Memoriam

Before us Sam¹ Came | Justices of Joseph Moody | ye Quoram

A true Copy of ye Origi reca undr Scal Janry 6, 1735/6 Attest Jer. Moulton Regi

To all People to whom these Presents shall come Greet-

ing Know Ye that I Thomas Smith of Falmouth Thos Smith in the County of York & Province of ye Massachusetts Bay in New England Clerk for & in To Consideration of ye Sum of one Hundred & Jno Bayley Fifty Pounds to me in Hand before ve ensealing hereof well & truly paid by John Bayley of Town County & Province afores Taylor the Receipt whereof I do hereby Acknowledge & my self therewith fully Satisfyed & contented & thereof & of every part & parcel thereof do exon-erate acquit & discharge him the st Jno Bailey his Heirs Exects administs forever by these Presents Have given granted Bargained sold aliened conveyed & Confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Bayley his Heirs & Assigns forever a Certain Tract or Parcel of Land Containing Forty Acres lying & being in said Township of

Falmouth being the Fourth Lot (in Number) from the Narrow of the Neck on the Northerly Side of the High Way that goes

up into the Country Beginning at a White Pine Tree marked on Four Sides & thence fronting the Highway running on the same Forty Rods to a White Oake Tree marked on Four Sides & thence North North East the same Weadth into the Woods Eight Score Rods or till the Forty Acres be Compleated the sa Forty Acres being Granted & Laid out to said Smith as his Thirty & Ten Acre Lots according to the Draught of ye Town as p Reference to the Town Book may more fully appear. To have and to hold the st granted & bargained Premisses with all ye Appurees Priviledges & Commodities to ve same belonging or in any Appertaining to him the sa John Bayley his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I ye sa Thomas Smith for my self for my Heirs Excers & Admin to & with him the said John Bayley his Heirs & Assigns that before the enscaling hereof I am ye true sole & lawful Owner of ye above bargained Premisses & am lawfully Seized & possessed of ve same in mine own proper Right as a good Perfect & Absolute Estate of Inheritance in Fee Simple & have in my self good right full power & lawful Authority to grant bargain sell convey & confirm so bargained Premisses in manner as afores & that ve sa John Bayley his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demisa & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore Sarah ye Wife of me sd Thomas Smith Does Surrender up her Right of Dowry & Thirds & freely Consents to Joyn with me in the above Conveyance & for our selves our Heirs Execrs & Admrn's do covenant & engage the above demised Premisses to him ve sa John Bayley his Heirs & Assigns agt ve lawful Claims or Demands of any Person or Persons by from or under us our Heirs & Assigns forever hereafter to warrant secure & defend by these Presents In Witness whereof we have hereunto set our Hands & Seals this thirtieth Day of December in the minth year of ve Reign of our sovereign Lord George the Second of great Britain France

& Ireland King Anna Dom one Thousand seven hundred thirty & five

> Thomas Smith (Seal) Sarah Smith (Seal)

Signed Seal⁴ & Del⁴ in Presence of us Joseph Bayley

Exlmo Bowman York ss/January 5, 1735/6 Then ye Reva Mr Thomas Smith & Sarah his Wife Personally appeared & Acknowledga the within Instrumt to be their free Act & Deed

Before me Henry Wheeler J Peace.

A true Copy of ye Origi reed Janty 6, 1735/6

Attest Jer. Moulton

Kittery Proprs Comtee viz Hamond Shapleigh & Dennet

To Simon Emery

To all People to whom these Presents shall come Greeting Know Ye that Joseph Hammond & Nicholas Shapleigh Esqrs & John Dennet Yeoman all of Kittery in the County of York & Province of ye Massachusetts Bay in New England by virtue of a Power given them by ve Proprietors of

ve Common & Undivided Land belonging to ve Town of Kittery by a Vote at their Meeting regularly Assembled in Kittery aforesd Novembr ye 11, 1735, to Dispose of Two Hundred Acres of Land Adjoyning to Daniel Emery to the Highest Bidder & to Execute a good Deed for the same as by sa Vote on Record Reference being thereunto [257] had at Large appears for & in Consideration of the Sum of Seven hundred & five Pounds in good Bills of Credit to them in Hand paid or Secured in the Law to be paid for ye Use of the sa Proprietors by Simon Emery of ye same Kittery aforese Yeoman Have given granted bargained & sold & by these Presents in the Name & Behalf of the sa Proprietors by virtue of the sa Vote give grant bargain sell dispose & confirm unto him the sa Simon Emery his Heirs Heirs & Assigns forever All that Tract of Land belonging to the st Proprietors situate in the Township of Berwick & Adjoyning to Daniel Emerys Land Containing Two Hundred Acres Butted & Bounded as followeth viz beginning at a White Oak Tree marked being a Bound mark between the Town of Kittery & Berwick & Extending thence North North East as yo Dividing Line of yo Common & Undivided Lands between the Interests of Kittery & Berwick runs upon the Rocky Hills in Berwick & East & by North from s4 Tree by ye Line between the Towns of Kit-

tery & Berwick & Extending Eastwardly from the Common

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Line & Northwardly from ye Line between ye Town of Kittery & Berwick untill ye Two hundred Acres be Compleated Bounded Southwardly by sd Daniel Emerys Land & ve sd Town Line according as it shall be Laid out & Bounded by ye Proprietors for ye Better Ascertaining the said Bounds hereafter Together with all the Trees Timber Wood Underwood Stones Water Water Courses & all & Singular the Priviledges & Appurces thereunto belonging or in any wise Appertaining To have & to hold unto him the sa Simon Emery his Heirs & Assigns to his & their sole & proper use Benefit & Behoof forever & the s4 Joseph Hammond Nicholas Shapleigh & John Dennet in their sd Capacity & in ve Name & Behalf of ve sd Proprs to & with the sd Simon Emery his Heirs & Assigns do covent & promise that the sa Proprietors shall & will warrt & forever Defend the Title & Possession of ye aboves Tract of Land & Premisses against ve lawful Claims & Demands of all Persons whomsoever In Witness whereof we the sd Joseph Hammond Nicholas Shapleigh & John Dennet in our afores Capacity & in the Name & Behalf of ye Proprietors aforesd have hereunto set our Hands & Seals this third Day of Janty Anno Domini One Thousand seven hundred & thirty five Annoq RiRis Georgii Secundi Magnia Britannia & Nono

> Jos. Hammond (*Seal) Nicholas Shapleigh (*Seal)

John Dennet (aSeal)

John Dennet (*Seal)
Signed Sealed & Delivered in ye Presence of us Atter
the Word (had & ye Word in) in the first page & ye Words
(Do covenant & promise) in the Second being Interlined

W^m Leighton John Cutter Rich^a Gowell York ss/York Jan¹⁷ 6, 1735. Joseph Hammond & Nicholas Shapleigh Esq^{as} before named Acknowledged the foregoing Instrument to be their Act & Deed in the Capacity therein mentioned

before Sam¹ Came Ju^s Peace A true Copy of y^e Original Rec^d Jan⁻^y 7, 1735, 6 Attest Jer. Moulton Reg^t

To all People to whom these Presents shall come Greeting Know Ye yt I Cornelius Soul of North
To the Massachusetts Bay in New England Husbandman for & in Considers of the Sum of one hundred Pounds to me in Hand before ye ensealing hereof well & truly paid by John Powell of Boston

in the County of Suffolk & Province afores Merch the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa John Powel his Heirs Execrs & Admin's forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd John Powel his Heirs & Assigns forever One certain Ten Acre Lot situate lying & being in the Township of North Yarmo aforesa being the Forty Eighth Lot in Number & Bounded as follows vizt South Easterly upon Broad Cove North Easterly upon Lot Numbr Forty Seven North Westerly upon Land in the sd John Powels Possession & South Westerly upon Lot Numbr Forty nine Together with ve one half or Second Part of all Lands & Parcels of Lands Divided & Undivided Islands Creeks, Coves Streams Marshes Sedg Banks Falls Flatts Rocks Water Courses & all Priviledges & Benefits of of what kind & nature soever that may appear to belong unto the Right which st Ten Acre Lot Draws through the whole Town of North Yarmo aforesa by virtue of the Genri Courts Grant by their Committee Settled or Enterd to ye Several Inhabitans or Proprietors of sd Town Reference to ye Town Book of sd Town being had may More fully appear To have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him the st John Powell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I the sd Cornelius Soul for my self my Heirs Execrs & Admin's do covent promise & grant to & with the sd John Powell his Heirs & Assigns that before ye ensealing hereof I am ye true sole & lawful Owner of ye above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good & Perfect & absolute Estate of Inheritance in Fee Simple and have in my self good right full Power & lawful Authority to grant bargain sell convey & confirm said bargained Premisses in manner as afores & that the sa John Powell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use occupy possess & enjoy the sd demised & bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries

Judgm¹⁸ Executions or Incumbrances of what Name or Nature soever that night in measure or Degree Obstruct or nake void this Present Deed Furthermore I the s⁴ Cornelius Soul as Also Susanna the Wife of me the s⁴ Cornelius Soul for our Selves our Heirs Exec¹⁸ & Admin¹⁸ do covenant & engage y⁴ above demised Premisses to him the s⁴ John Powell his Heirs & Assigns agt y⁵ lawful Claims or Demands of any Person or Persons whatsoever by from & under us forever hereafter to Warr⁴ [258] Secure & Defend by these Presents In Witness whereof we the s⁶ Cornelius Soul & Susanna Soul have hereunto set our Hands & Affixed our Seals this tenth Day of June in the Year of our Lord one thousand seven hundred & thirty & four & in y⁶ eighth Year of y⁶ Reign of our Sovereign Lord George y⁸ Second King &⁶

Cornelius Soul (aSeal) Susanna Soul (aSeal)

Signed Scaled & Deliv^a in Presence of us Sam¹ Jones Joseph Jones

York ss/Nov[†] ye 25, 1735. Then the abovenamed Cornelius Personally appeared & Acknowledged the above written to be his Act & Deed

before me Samuel Seabury Justice of Peace A true Copy of ye Origi reed Jan 77 9th, 1735/6

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Caleb Emery of Kittery

To Province of the Massachusetts Bay in New
England Tanner for & in Considra of the

Sum of Sixty Eight Pounds curr⁴ Money of y⁶ Province afores⁴ to me in Hand before the enscaling hereof well & truly paid by Zachariah Goodal of Wells in the County afores⁴ Yeoman the Receipt whereof I do hereby Acknowledge and my self therewith fully satisfied & content⁴ & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the s⁴ Zachariah Goodal his Heirs Exec⁴⁰ Admin⁴⁰ forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the s⁴⁰ Zachariah Goodal his Heirs & Assigns forever One Messuage or Tract of Land Situate lying & being in Wells afores⁴⁰ Containing Seven Acres & one half & is Bounded as followeth viz beginning

at the Road way Joyning to Mr Sami Stewards Line at the N. W. Corner of ye Black Smiths Shop & runs West N. W. Forty Four Poles by Mr Stewards Line then North N. E. twenty Pole & one half then East South East Seventy Seventy two Pole to the High Way then South W. half S. eight Pole then West one third S. Sixteen Pole then West by S. twelve Pole to the first Station the three last courses is Bounded by ve Highway To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Zach: Goodal his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever to his & their only proper Use Benefit & Behoof forever & I the sd Caleb Emery for me my Heirs Exec Adminrs do covenant promise & grant to & with the so Zachariah Goodale his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of ve above bargained Premisses & am lawfully seized and possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple And have in my self good right full Power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesa & that the sa Zach: Goodall his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents In Witness whereof I have hereunto set my Hand & Seal the fourth Day of October in the ninth Year of his Majestys Reign & in ye Year of our Lord One Thousand Seven Hundred & thirty five

Caleb Emery

Signed Sealed & Delivered in ye Presence of Sami Stewart Enoch Davis Thomas Wheelwright

York ss/Wells October ye 4th 1735. Then the abovenamed Caleb Emery appeared & Acknowledged ve above written Instrum^t or Deed of Sale to be his free Act & Deed

Before Joseph Hill Justee Peace

A true Copy of ve Original Recd Jan v 6, 1735/6 Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Enoch Devis of Wells in Enoch Davis the County of York within his Majesties Province of the Massachusetts Bay in New To Zach: Goodale England Husbandman for & in Consideration of the Sum of Forty Pounds in passable Bills of Credit of the Province aforesd to me in Hand before the ensealing hereof well & truly paid by Zachariah Goodale Sen of ye same Town of Wells in ye County & Province aforesd Husbandman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit and discharge the Zach Goodale Sen his Heirs Exec 18 & Admin's forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Zachariah Goodale Sent his Heirs & Assigns forever One Messuage or Tract of Land Situate lying & being in the Township of Wells in ve County of York & Province afores Containing by Estimation Four Acres of Upland Butted & Bounded as followeth Beginning at the Land formerly Caleb Emerys & running a West North West Line into the Country Seventy two Rods & from ve sd Emerys Land to run Nine Rods as the Country Road now goes to the aforesd Enoch Davis Land & then to run Seventy Two Rods a West North West Line up into the Country by yo Land of the aforesd Enoch Devis & then running a Line nine Rods to ye aforesd Line to Caleb Emerys Land To have and to hold the sa granted & bargained Premisses with all the Priviledges Commodities to the same belonging or in any wise Appertaining to him the sd Zach: Goodale his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof [259] forever & I the sd Enoch Devis for me my Heirs Exec¹³ & Admin²⁹ do covenant promise & grant to & with ye sa Zach: Goodall Sent his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of ve same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have & in my self good right full power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as abovesa & that the sa Zachariah Goodall Sent his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quiet-

ly have hold Use Occupy possess & enjoy the sd demised &

bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Execu^{ons} Incumbrances & Extents Furthermore I the s^d Enoch Davis for my self my Heirs Excers & Adminrs do covenant & engage yo abovedemised Premisses to him the said Zachariah Goodalle Sent his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warri secure & Defend and Kattarin Devis the wife of me ye sd Enoch Devis doth by these Presents freely willingly give Yield up & Surrender all her Right of Dowry & Power of Thirds of in & unto the above demised Premisses unto him the sd Zachariah Goodale Sent his Heirs & Assigns In Witness whereof we have hereunto set to our Hands & Seals the tenth Day of Nov Annoq Domini 1735.

Enoch Devis (aSeal)

Katterin X Devis (*Seal)

Signed Sealed & Delivered in Presence of Samuel Lebbey Robert Finney

Memo the Words Interlined were done before Signing &

Sealing

York ss/Wells y* 15, 1735. Then the above named Enoch Davis & Katterin his Wife appeared & Acknowledged the above written Instrumt or Deed of Sale to be their free Act & Deed

before Joseph Hill Jus Peace A true Copy of ye Origi reed Janry 6, 1735/6

To all People to whom these Presents shall come Greet-

Attest Jer. Moulton Regr

Jos. Pearce

To
Isaac Little

freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd Isaac Little his Heirs & Assigns forever Five Hundred Acres of Upland & Salt Marsh Situate lying & being at a Place called Pemeguid or Muscongus New Harbr Broad Bay r Dameriscotta at the Eastward being formerly known by the Name of the Town of Pemaquid or Muscongus & is Part of the Lands which Accrue to me by Deed of Gift fr - my Worthy Father Wm Pearce & Partly from my Gra
may appear by my s^d Fathers eed the first Day of June 1719, the sd Land to Extend One Hundred Rods on the River or Salt Water & from sence to Extend back so far into the Main Land as to male up so Five Hundred Acres the sd Little to have the Liberty to take ye same up in Two Places in my Rights there if He shall see cause To have & to hold the sd granted & bargained Premisses with all ve Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sd Isaac Little his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever & I the sd Joseph Pearce for my self niv Heirs Execrs & Adminrs do covenant promise & grant to & with him the sd Isaac Little his Heirs & Assigns that before the Ensealing hereof I was ve true sole and lawful owner of the above bargained Premisses & was lawfully seized and possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in me good right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as afores And that he ve sd Isaac Little his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy ye sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sa Joseph Pearce for my self my Heirs Exects & Admints do covent & engage ye above demised Premisses to him the sd Isaac Little his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt secure & defend by these Presents

In Testimony whereof I the sd Joseph Pearce have hare-

unto set my Hand & Seal this tenth Day of Jan^{ry} Anno Domini 1733.

Joseph Pearce (aSeal)

Signed Sealed & Deliv^a in psence of us Thomas Houland Eleazar Morton

Plyme ss on the 11 Day of Jan^{ry} 1733. The abovenamed Joseph Pearce did Acknowledge to above Instrum^t to be his Act & Deed

before me e^{1.5} ohl Thomas Jun^r Jus of Pca A true Copy of ye Orig^a c^d Jan^{ry} 6, 1735/6 Att^t Jer, Monlton Reg^a

Att Jer. Moniton Reg

[260] To all People to whom these Presents shall come Greeting Know Ye that I Joseph Pearce of Plymouth in the County of Plymouth Ycoman for & in Consideration of the Sum of two hun-

dred Pounds currt Money to me in Hand before Isaac Little the ensealing hereof well & truly paid by Isaac Little of Pembroke in ye County aforesd Esqr the Receipt whereof I do hereby Acknowledge & my self therewith fuly satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sd Isaac Little his Heirs Exects & Admin's forever by these Presents Have given granted bargained sold aliened conveyed & confirma & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd Isaac Little his Heirs & Assigns forever The Quantity of Two Thousand Acres of Upland & Salt Marsh Land Situate lying & being at the Eastward at a Place called Muscongus or Pemequid New Harbour Broad Bay or Damariscottae formerly known by ye Name the Town of Pemaquid or Muscongus being a part of ye Lard which Accrue to me from my Hon^d Grandfather John Brown & my Father Wm Pearce Decd by virtue of his Deed Dated June ye First 1719, said Lands to be Taken up in Four Places if sa Little Sees cause & not to But on ye River or Salt Water more than Forty Rods to each Hundred Acres & so to extend Into ye Country so as to make se Quantity To Have & To Hold the s4 granted & bargain4 Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the st Isaac Little his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I ye sd Joseph Pearce for my self my

Heirs Excers & Admin's do covenant promise & grant to & with him the s^d Isaac Little his Heirs & Assigns that before

the ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in me good right full Power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesd And that he the sd Isaac Little his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurees free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this present Deed Furthermore I ye sd Joseph Pearce for my self my Heirs Execrs & Admin to do covenant & engage the above demised Premisses to him the sd Isaac Little his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereaft to Warr secure & defend by these Presents In Testimony hereof I ve sa Joseph Pearce have herennto set my Hand & Seal this thirtieth Day of Janry 1733.

Joseph Pearce (aSeal)

Signed Seal^d & Del^d in Presence of us John White Elea-

Plym^o ss/on the 2nd Day of Feb^{ry} 1733. The above named Joseph Pearce did Acknowledge the above Instrumto be his Act & Deed

before me Nath! Thomas j^r Jus. of Peace A true Copy of y^o Orig! rec^d Jan^{ry} 6th 1735/6

Attest Jer. Moulton Reg^e

To all People to whom these Presents shall some Greeting Know Ye that I Joseph Pearce of Plymouth Isaac Little for & in Consideration of the Sum of Seventy five Pounds Money to me in Hand before the ensealing hereof well & truly paid by Isaac Little of Pembrook in the County of Plymouth Esq* the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof Do exonerate acquit & discharge him the sd Isaac

Little his Heirs Exec⁷⁸ & Admin⁷⁸ forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Isaac Little his Heirs & Assigns forever The Quantity of Five Hundred Acres of Upland & Salt Marsh Situate lying & being at the Eastward at a Place formerly called Muscongus or Pemaquid Newharbour Broad Bay or Dameriscotta known by ye Name of Pemaquid Town or Miscongus being Part of the Lands which Accrue to me from my Hond Father Wm Pearce & Hond Grandfather John Brown Decd as by my sd Fathers Deed thereof Dated June the first 1719, may appear web sd 500 Acres are to be taken up & Extend on the River or Salt Water One Hundred Rods & so up into the Country to make up sa Quantity to be taken up in two Places if sa Little shall see cause each Part or Place ye same Weadth on ye Water where he sees cause To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Isaac Little his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I ye sd Joseph Pearce for my self my Heirs Execrs & Admin's do covenant promise & grant to & with him the sa Isaac Little his Heirs & Assigns that before the Ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully Seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in me good right full power & lawfull Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesa and that he the sa Isaac Little his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions or Incumbrances of wt Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I ye sa Joseph Pearce for my self my Heirs Execrs & Adminrs do covent & engage ye above demised Premisses to him ye sa Isaac Little his Heirs & Assigns ag' ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warr' secure & defend by these psents In Testimony whereof I have

hereunto set my Hand & Seal this 31 Day of Jan^{ry} Anno Dom 1733.

Joseph Pearce (aSeal)

Sign^d Seal^d & Deliv^d in Presence of us John White Elicazer Rogers

Plym° ss/On ye 2nd Day of Febry 1733. The above named Joseph Pearce did Acknowledge the above Instrumt to be his Act & Deed

before me Nath Thomas jun Jus. of Peace

A true Copy of ye Origi recd Jan 4, 1735/6
Attest Jer. Moulton Regg

Attest Jer. Moulton Reg

[261] To all People to whom these Presents shall come William Pepperrell of Kittery within the County of York & Province of ye Massachusetts Bay in New England Esq' sendeth Greeting Know Ye that I ye's d William Pepper with the State of th

perrell for & in Consideration of the Sum of One Hundred Pounds in good publick Bills of Credit to him in Hand before the ensealing & delivery hereof well & truly paid by Timothy Gerrish of Kittery in the County afores Esqr The Receipt whereof to full Satisfaction the sd Wm Pepperrell Esqr doth hereby Acknowledge & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Time Gerrish his Heirs Exects Admin & Assigns & every of them forever by these Presents Hath given granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the se Timo Gerrish Two Seventh Parts of all that Certain Parcel of Land Situate lying & being in Kittery afores commonly called & known by ye Name of Fryers or Champernoon Island containing Eighty Acres Together with an Island called Wood Island that is to say two Seventh Parts thereof & all Profits Priviledges & Appurces thereunto belonging Also all my Right Title Interest Claim & Demand whatsoever of in & unto the sd Eighty Acres of Land & Wood Island That Nath Fryor Esqr late of New Castle Decd did by his Deed of Gift ve 13th Day of May Anno Domini 1686. Give to his Daughter Eliza Hinks & her Heirs forever And which Two Seventh Parts of sd Land the said Wm Pepperrell Esqr bought of Sam' Hinks of Roxbury within ye County of Suffolk & Province of ye Massachusetts Bay in New England & Eliza his Wife as appears by their Deed to sd Pepperrell Data ve 26, Day of April Anno Domini 1734. Reference

to ye sa Deeds being had will more Plain & at Large appear (The Sa Sam being one of ye Sons of the aforesa Eliza Hinks) To have & to hold the sa granted & bargained Premisses with the Appurces unto the sa Time Gerrish his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever without any manner of Reclaim Challenge or Contradiction to be had or made thereto by me ye sa Wm Pepperrell or my Heirs or any other Person or Persons claiming or to Claim by from or under me And I ye sa Willm Pepperrell for my self my Heirs Execrs & Adminrs do covent grant & agree to & with the sd Time Gerrish his & Assigns to Warrt & defend ye st granted & bargained Premisses with ve Apparces unto him the st Time Gerrish his Heirs & Assigns forever agt yo lawful Claims & Demands of all & every Person & Persons wt soever claiming or to Claim by from or under me & Mary Pepperrell Wife of the sd Wm Pepperrell doth hereby release & quit claim unto the sa Timothy Gerrish his Heirs & Assigns forever all her Right of Dower & Thirds of in & unto ye sa granted & bargained Premisses with the Appurces In Witness whereof we the sd Wm Pepperrell & Mary his wife have hereunto set our Hands & Seals the third Day of Decemb Anno Domini one thousand seven hundred & thirty five & in ye ninth year of ye Reign of our Sovereign Lord George ye Second by the grace of God of great Britain France & Ireland King Defendr of ve Faith &

W^m Pepperrell (^aSeal) Mary Pepperrell (^aSeal)

Sign^a Seal^a & Del^a in y^e Presence of W^m Wentworth Charles Frost

Rec^d on the Day of y^e Date of y^e within written Deed of £ 100 y^e within named Tim^o Gerrish Esq^r the Sum of One Hundred Pounds being the Consideration Money therein Express^d

p W^m Pepperrell

York ss/Kittery Dec^{*} 31, 1735. The within named W^m Pepperrell & Mary his Wife Personally appearing Acknowledged y^{*} within Instrument by them Executed to be their Act & Deed

before me Richa Cutt jun J. Peace

A true Copy of ye Origi reed Janry 7, 1735/6 Atti Jer Moulton Regr

Know all Men by these Presents that I John Linscot of York in the County of York in New England Linscot To Husbandman for & in Consideration of the Sum McIntire of three hundred Pounds in good Bills of Credit on the Province of the Massachusetts Bay in New England aforesd to me in Hand paid by John McIntire of York afores4 Yeoman Have given & granted & Do by these Presents give & grant to the sd John McIntire his Heirs & Assigns forever a Certain Tract of Land in York containing about Forty Acres more or less being all that Parcel of Land whereon I now Dwell (excepting Three Acres or some what more at the Foot of it which I bought of Nath Ramsdal) The Premisses hereby granted are Bounded as follows viz beginning at a White Oak at the Easterly Corner of sd Land & ve Northerly Corner of sd Three Acres bought of Ramsdel then South West bounding on sa Three Acres to John Smiths Land then abt North West & by North by sd Smiths as the Fence stands to the Head of sd Land then about North East by ve Fence Bounding on Andrew Grovers Land weh was (now John Thompsons) till it comes to the Way leading to Huckleberry Plain so called & & then about South East Partly Bounding on sd Way & Partly on my Brother Josephs Land to ye Place began at, It being all the Land I have there in Fence or out of Fence

(except as before excepted) Together with the Dwelling House & Barn thereon & all other the Appurces thereto belonging To have & to hold the s^a granted Premisses with the Appurces to him the s^a John Me^cIntire his Heirs & Assigns forever To his & their Use And I y^e s^a John Linscot do hereby covenant & engage the before granted Premisses with the Appurces to him the s^a John Me^cIntire his Heirs & Assigns & for me my Heirs Excet^a & Admin^a ag^a the lawful Claims & Demands of all Persons whatsoever forever hereafter to warr^a secure & defend by these Presents In Witness whereof I the s^a John Linscot and Tabatha my Wife in Token of her free Consent to this Sale & Relinquishm^a of her Dower in the Premisses have hereunto set our Hands & Seals the Twenty fifth Day of Dee^c in the

ninth Year of his Maj^{tys} Reign Annoq Domini 1735. The Word West Interlin^d Line 17 & one Word obliterat^d Line

17 & another Line 18 before Signing

 $John \underset{mark}{\overset{his}{\times}} Linscot \quad (seal)$

(Seal)

Sign^d Sealed & Deliv^d in Presence of us by Jn° Linscot Joseph Moody Lucy Moody I. Newman

York ss/Deer 31, 1735. John Linscot appeared & Acknowledge this Instrumt to be his free Act & Deed before me Samuel Came J. Pec A true Copy of ye Orig1 reed Janry 9, 1735/6

Attest Jer. Moulton Regr

[262] To all Christian People to whom these Presents shall come Greeting & Know Ye that I Joseph Jos. Fernald Fernald of Kittery in the County of York in the Province of yo Massachusetts Bay in New То England Weaver for & in Consideration of the John Sum of twenty Pounds in good currt Money of New England aforesa to me in Hand before the ensealing hereof well & truly paid by John Fernald Senr of ye same place Yeoman The Reet whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exoncrate acquit & discharge the sd John Fernald his Heirs Execrs & Admin's forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Fernald his Heirs & Assigns forever One Messuage or Tract of Land Situate lying & being in ye Township of Kittery aforese Containing by Estimation Two Acres & Sixteen Poles be it more or less Butted & Bounded as followeth viz on the North West with Joshua Remichs Land & on ye South East with ye sd John Fernalds Land & on the South West with John Lydston Senrs Land & from thence runs North East Twenty one Poles the whole Breadth of the sa Tract of Land or however else Bounded or reputed to be Bounded which Tract of Land I purchased of John Staple of Kittery afores^d as by a Deed of Sale under his Hand & Seal bearing Date the twenty ninth Day of April Anno Dom 1729, Reference thereunto being had more at Large may appear To have and To hold the sa granted & bargained Premisses with all ye Appurces Priviledges Rights & Commodities to the same be-longing or in any wise Appertaining to him the sa John Fernald his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever and I ye sa Joseph Fernald for me my Heirs Exects & Admines do covent promise grant to & with the sd John Fernald his Heirs & Assigns that before ye ensealing hereof I am the true sole & lawful Owner the above bargained Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & Absolute Estate of Inheritance in Fee Simple And have in my self good right full Power & lawful Authority to grant bargain sell convey & confirm the sa bargained Premisses with the Appurces in manner as aboves And that ve st John Fernald his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully & quietly have hold use occupy possess & enjoy the st demised & bargained Premisses with the Apperces free & clear & freely & clearly acquitted exonerated and discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents whatsoever Furthermore I ve sa Joseph Fernald for my self my Heirs Exec¹⁸ & Admin¹⁸ do covenant & engage the above demised Premisses to him the sq John Fernald his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to warrant secure & Defend In Witness whereof I ve st Joseph Fernald have hereunto set my Hand & Seal this Sixteenth Day of Novemb[†] in the Seventh Year of ve Reign of our most Gracious Sovereign Lord George ve Second by grace of God of great Britain & Ireland King Defender of ye faith & Annoq Domini one thousand seven hundred thirty & three

Joseph Fernald (*Seal)

Signed Sealed & Deliv^a in y^e psence of John Dennet Thomas Dennet

York se/Kittery Nov[†] 21, 1733. Then y^e above named Joseph Furnill Personally appear^d before me y^e Subscrib[†] & Ackn^{od} the above written Instrum[‡] to be his free Act & Deed

Elihu Gunnison J. Peace A true Copy of ye Origi reed Jan'y 10, 1735/6 Attest Jer. Moulton Reg^t

To all Christian People to whom these Presents shall come Greeting & Know Ye that I John Staple of Kittery in ye County of York in the Province of ye Massachusetts Bay in New England Yeoman for & in Consideration of the Sun of twenty nine Pounds in good curred Money of New England aforese to me in Hand before the

ensealing hereof well & truly paid by John Fernald Sen' of the some place Yeoman the Receipt whereof I do hereby Acknowledge and my self therewith fully satisfied & con-

tented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the st John Fernald Fernald his Heirs Excers & Admin forever by these Presents Have given granted bargained sold aliened conveyed & confirmed and by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Fernald his Heirs & Assigns forever One Messuage or Tract of Land Situate lying & being in the Township of Kittery aforesd Containing three Acres & Six Poles Butted & Bounded as followeth viz on the North West with Joshua Remicks Land & on the South East with the Land of Soloman Staple & on the South East with the sd John Fernalds Land & runs North East carrying the whole Breadth of the sd John Staples Land untill three Acres & Six Poles be Compleated which sa Tract of Land I purchased of my Father Peter Staple late of Kittery aforesd Decd as by a Deed of Gift under his Hand & Seal bearing Date the Fifteenth Day of April Anno Domini 1702, on Record more at large may appear Reference thereto being had To have & to hold the s4 granted & bargained Premisses with all ve Appurces Priviledges Rights & Commodities to ve same belonging or in any wise Appertaining to him the sa John Fernald his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I ye sd John Staple for me my Heirs Execrs & Admin' do covenant promise grant to & with ye so John Fernald his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of ve above bargained Premisses & am lawfully seized & possessed of ye same in [263] Mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good right full power & lawful Authority to grant bargain sell & confirm sa bargained Premisses with ye Appurces in manner as aboves & that ye sd John Fernald his Heirs & Assigns shall & may from Time to Time & at all times forever hereafter by force & virtue of these Presents lawfully & quietly have hold Use Occupy possess & enjoy the sd demised & bargained Premisses with ye Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents whatspever Furthermore I ye sd John Staple for my self my Heirs Exects & Admints do covenant & engage ve above demised Premisses to him the st John Fernald his Heirs & Assigns agt ye lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt se-

BOOK XVII. 45.

cure & detend And Mary Staple the Wife of me ye s⁴ John Staple doth by these Presents willingly give yield up & Surrend' all her Right of Dowry & Power of Thirds of in & unto the above demised Premisese unto him the s⁴ John Fernald his Heirs & Assigns forever In Witness whereof I ye s⁴ John Staple & Mary my wife have hereunto set our Hands & Seals this Twentieth Day of November Anno Domini One Thousand seven Hundred Thirty & three in the Seventh Year of ye Reign of our most Gracious Sovereign Lord George ye Second by ye Grace of God of great Britain France & Ireland King Defender of ye faith & e

John Staple (aSeal)

Mary Staple X (aSeal)

Signed Seal⁹ & Delivered in Presence of John Remick Joseph Fernald

York ss/Kittery Nov 21, 1733. Then the abovenamed John Staple & Mary Staple Personally appeared before me y Subscriber & Acknowledged the above written Instrum to be their free Act & Deed

Elihu Gunnison J Peace

A true Copy of ye Orig¹ recd Jan¹y 10, 1735/6 Attest Jer. Moulton Reg

Know all Men by these Presents that I John Fernald of
Kittery in yⁿ County of York in New England Cordwainer In Consideration of the Love
good will & Affection I have & do bear unto
my Son James Fernald Jun of Kittery afore-

s^d Cordwainer do hereby freely & absolutely give & grant to the sd James Fernald Jung a Certain Tract of Land lying in sa Kittery Containing about Fifty Six Acres whereon he has built him an house in which he now lives Bounded as follows viz Beginning at the Western Corner of a Lot of Land I have this Day given to my Son John Fernald junt near where so James's House stands & runs North East by East Sixty Five Rods to a Stake then North North West Twenty Poles to a Stake then North East by East all still bounding on my sd Son Johns Land till it comes to Nathan1 & Tobias Fernalds Land then by sa Fernalds Land North by West to Gowin Willsons Land & ye same Course by st Willsons Land to John Thompsons Land then South West by West by sa Thompsons Land & Thos Spinneys Land to a Small Lot I sold my Brother James & then bounding on sd Small Lot I sold my Brother till it comes to y* Westerly Corner of it being Four Several Courses as by my Deed to him may appear Dated October 31, 1734, & from thence South East by South by the Lands of Joshua Remick & Sam! Remick & the Place began at As Also a Strip of Land of one Rod Wide & Ninety Six Rods Long on the Westerly Side of the Lot given my Son-John as afores* it being for an Outlet from y* Lot hereby given to y* Country Road To have & to hold to the s* James Fernald jun* his Heirs & Assigns forever to his & their Use In Witness whereof I have hereunto set my Hand & Seal the First Day of June in the Year of our Lord one thousand seven hundred & thirty four

John × Fernald (*Seal)

Signed Sealed & Delivered in Presence of Joseph Fernald Benja Fernald

York ss/July 24, 1734. Then John Fernald above named appear^a & Acknowledg^a the above Instrum¹ to be his Act & Deed

before me Nicho Shapleigh J Pe A true Copy of yo Origi recd Jan'y 10, 1735/6

Att Jer. Moulton Regr

Know all Men by these Presents that I John Fernald of
Kittery in the County of York in New EngJohn Fernald
To Joseph good will & Affection I have & bear to my Son

Joseph Fernald of Kittery afores⁴ Weaver Do hereby freely & absolutely give & grant to my s⁴ son Joseph a Certain Parcel of Land lying in Kittery containing about thirty Eight Acres Bound⁴ as is Expressed in a Deed to me from Peter Dixon & Mary Dixon his Wife Oct ^{29th} 1704. Eight Acres Part thereof on the West Side was confirmed to me being Laid out by Daniel Emery Surv^r for Kittery Febr 19, 1714/15 as by s⁴ Deed & Return on Record may appear To have & to hold to the s⁴ Joseph Fernald his Heirs & Assigns forever To his & their Use In Witness whereof I have hereunto set my Hand & Seal the first Day of June in the Year of our Lord One Thousand seven Hundred & thirty four

 $John \overset{his}{\times} Fernald \quad (^{a}Seal)$

Signed Sealed & Deliv^d in Presence of us John Fernald jun^r Sam^l Fernald York ss/July 24, 1734. Then John Fernald above named appear d & Acknowledged the above $Instrum^t$ to be his Act & Deed

before me Nicholas Shapleigh J. Peace A true Copy of ye Oright recd Jan 17 10, 1735/6 Att Jer. Moulton Regr

To all People to whom these Presents shall come Know Ye that I Roger Dearing of Scarborough in Ye thought of York within the Province of the Massachusetts Bay Esq' for & in Consideration of the Sum of Ninety Two Pounds lawful Money of New England to me in

Hand well & truly paid by Sarah Mitchel of Kittery in the sd County of York Widow the Receipt whereof I Dohereby Acknowledge & my self therewith fully contented & paid & of every Part & Parcel thereof do discharge the sd Sarah Mitchel her Heirs Execrs & Admin forever by these Presents Have given granted bargained sold aliened conveyed & confirmed unto the sa Sarah Mitchel her Heirs & Assigns forever A Certain Tract or Parcel of Land lying & being in Kittery aforesd Containing by Estimation Five Acres & three Quarters of an Acre be y^e same more or [**264**] less & is Butted & Bounded as followeth viz by y^e Highway & ye sd Mitchels Land Northerly Easterly & Southerly & Westerly by Cooches Land & all that Tract of Land which was given me by my Hond Father Roger Dearing Decd in his last Will & Testament as on Record appears To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to ve same belonging or in any wise Appertaining to her ye sa Sarah Mitchel her Heirs & Assigns forever to her & their only proper Use Benefit & Behoof forever & I ye sd Roger Dearing for my self my Heirs Execrs & Admin to do covenant promise & grant to & with the sa Sarah Mitchel her Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of ve above grant & Bargained Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & Engage yt ye sa Sarah Mitchel her Heirs & Assigns shall & may from Time to Time & at all Times hereafter peaceably & quietly enjoy ye same by virtue of these Presents from all former Gifts Grants Bargains Sales Entails or Incumbrances of what Name or Nature soever Furthermore I ye sd Roger Dearing for my self my Heirs Execrs & Admin 18 do covenant & engage ve above demised Premisses to her

the s⁴ Sarah Mitchel her Heirs & Assigns ag⁴ the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend y⁶ same by these Presents & Eliz^a the Wife of me the s⁴ Roger Dearing has hereunto set her Hand & Seal In Testimony of her Surrendering up her Dowry & Power of Thirds in & unto the aforenamed demised & bargained Premisses this third Day of October Anno Domini One thousand seven hundred & thirty four

Roger Dearing (aseal) Eliza Dearing (aseal)

Signed Sealed & Delivered in Presence of Charles Frost

 j^r Roger Mitchell Joseph \times Crocketts'

York ss/York Oct 3, 1734. Roger Dearing Esq above named Personally appearing Acknowledged the foregoing Instrument to be his free Act & Deed

Cor Joshua Moody Jus^t Pac York ss/Sept^t 30, 1735. This Day the above named Eliz^a Dearing Person¹⁷ appeared & Acknowledg^a this fore-

going Instrum^t to be her free Act & Deed

before me W^m Pennerrell J. Peace

A true Copy of ye Origi reed Janry 10, 1735/6

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greet-

ing Know Ye that I Moses Goold of Falmouth Mos. Goold in the County of York & Province of ye Massa-To chusetts Bay in New Engld Husbandman for & Trott in Consideration of the Sum of Seventy Pounds current Passable Money of New England to me in Hand well & truly paid by John Trott of the Town County & Province afores^d Husbandman the Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa John Trott his Heirs Execrs Admin 8 & Assigns forever by virtue of these Presents Have given granted bargained sold conveyed & by these Presents Do fully freely & absolutely give grant bargain sell convey & confirm unto him the sd John Trott his Heirs Exects Admints & Assigns for Ever a Tract or Parcel of Land lying in Falmouth aforesa & at a Place called the Back Cove which Contains by Estimation Thirty Acres be the same more or less & is Bounded as follows viz beginning at the most Northerly Corner of a Tract of Land that

Ebenezer Hall purchased one Smith on which sd Hall now lives & from thence running North North East Three Rods to a Stake & from thence Norwest One Hundred & Nine Rods to a Stake & from thence North East Thirty two Rods & an half to a Stake & from thence North West One Hundred Rods or thereabouts to a Heap of Stones lying on the Side Line of David Gustins Sixty Acre Lot & from thence South South West half West to a Small White Pine Tree marks on Four Sides & Stands on the Westerly Side of Fall Brook so commonly called & sa Tree is about three or four Rods to the Southward of Ebenezer Halls jun 18 Fence of his Sixty Acre Lot & from sd Pine Tree to the first Bounds mentioned or however otherwise Bounded or reputed to be Bounded To have and to hold the above granted & bargained Premisses with the Priviledges & Appurees thereto belonging or in any wise Appertaining to him the sa John Trott his Heirs Execrs Admin's & Assigns forever to his & ther sole Use Benefit & Behoof forever And Furthermore I the sd Moses Goold for my self my Heirs Exects & Admin ** do covenant & engage to & with the sd John Trott his Heirs Execrs Admin's & Assigns that at the ensealing & Delivering hereof I am the true sole & lawful Owner of the above granted & bargained Premisses & have in my self full Power Power & lawful Authority to convey ye same in manner as aforesd & that I will Warrant Secure & Defend the sd granted & bargained Premisses to him the sd John Trott his Heirs Execrs Admin ** & Assigns forever agt the legal Claim or Demand of any Person or Persons whatsoever In Witness whereof I ve sd Moses Goold & Phebe my Wife in Token of her free Consent to the aforesd Sale & of her Relinquishment of Dower or Power of Thirds to ye sd bargained Premisses have hereunto set our Hands & Seals this thirtieth Day of Decr Anno Domini One Thousand seven hundred & thirty five

Moses Goold (*Seal)
Signed Sealed & Delivered in Presence of Nicholas Ride-

out Edmund Mountfort York ss/Jan¹⁷ 3^d 1735/6 Moses Goold appeared & Acknowledged the above Instrument to be his free Act & Deed

Cor Joshua Moody Just Peace A true Copy of ye Origi reed Jan'y 12, 1735/6 Attest Jer. Moulton Rege To all Christian People to whom these Presents shall come Greeting Know Ye that I Zacheus PerZachs Perkins kins of Topsfield in the County of Essex and Province of the Massachusetts Bay in New Averell England Taylor for & in Consideration of the

Sum of One Hundred & Fifty Pounds current Money of New England to me in Hand before the Eusealing hereof well & truly paid by Job Averell of Arundel in the County of York & Province afores Husbandman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & contented & thereof and of every Part & Parcel thereof do exonerate acquit & discharge him the sd Job Averell his Heirs Execrs & Admin's forever by these Presents Haven given granted bargained sold aliened conveved & [265] Confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the st Job Averell his Heirs & Assigns forever Fifty Acres of Land being in the Town of Arundel which was granted to Jonathan Shearman at a lawful Town Meeting in Arundel May the 30, 1720, as more at large appears in the Town Records for Arundel One & Forty Acres of which Land hath been Laid out to the st Zacheus Perkins as by sd Town Records may appear the other nine Acres Yet to be Laid out & if what has been Laid out already lies on former Grants then the sd Job Averell hath Liberty to lay the same out according to the Town Vote to the sa Jonathan Shearman any where on the Common or Undivided Land in sd Town of Arundel And Also one eighth Part of a Saw Mill Consisting of two Saws being in the County of York aforesa standing on a River known by yo Name of Kenebunk weh Mill is near Adjoyning to Mr John Fairfields House & Land weh he bought of Sam1 Littlefield the sd River being the Bounds between Wells & Arundel with the eighth Part of ve Iron Work that yt belonged to sa Mill & ye eighth Part of all their Priviledges belonging to ye same To have and to hold the sa granted & bargaina Premisses with all the Appurees Priviledges & Commodities to the same belonging or in any wise Appertaining unto him the st Job Averell his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I the sa Zacheus Perkius for me my Heirs Excers & Admin's do covenant promise & grant to & with him the sa Job Averell his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of ye above bargained Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance In

Fee Simple And have in my own Name good Right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd And yt the sd Job Averell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents have hold use occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sd Zackeus Perkins for me my Heirs Execrs & Adminrs do covenant & engage the above demised Premisses to him the sa Job Averell his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this vembr in the Year of our Lord One thousand seven hundred & thirty four

Zacheus Perkins (*Seal)

Signed Sealed & Deliv^d in Presence of us Witnesses James Phillips Samuel Tarbox jun^r

Essex se^{et} Nov^r 14, 1734. Then Zacheus Perkins Personally appeared & Acknowledg^a the above written Instrumt to be his voluntary & free Act & Deed

Coram Daniel Epes Justice Peace A true Copy of ye Origl recd Janry 13, 1735/6

Attest Jer. Moulton Regr

To all Peeple to whom this Deed of Sale shall come Greating Know Ye that I Alexander Grant of Barwick in the County of York in his Majestics Province of the Massachusetts Bay in New England (Husbandman) for & in Consideration of the full & Just Sum of Forty Five Pounds passable Money of New England to me in Hand well & truly paid at the ensealing & delivery of these Presents by John Field of Dover in the Province of New Hampshr & The Receipt whereof I Acknowledge my self therewith fully Satisfied & contented of every Part & Parcel thereof & do acquit exonerate & disharge the \$s^3 John Field bis Heirs Excen Adminn & Assigns

of ye same forever and p these Presents Have fully freely clearly & absolutely given granted bargained sold alienated & confirmed to the aforesa John Field & to his Heirs Exects Admin's & Assigns forever a Certain Tract of Upland & Swamp Ground Situate lying & being in the Township of Barwick afores near a Place called Worsters River which Tract or Parcel of Land was Granted to Moses Abbott of Barwick & confirmed by ye Proprietors of st Barwick & Kittery June 9, 1729, & Bounded as followeth Beginning at a Hemlock Tree marked A. G. & from sd Tree North East by North One Hundred Poles to a Small Black Ash Tree marked A. G. then North West by West Sixty Four Poles to a White Oak Tree markt A. G. then South West by South one hundred Poles to a White Pine markt A. G. Then South East by East Sixty four Poles to the first Station which Tract or Parcel of Land Contains Forty Acres be ye same more or less To have and to hold all the above given & granted Premisses with all & every of their Appurces as Ways Rights Profits Priviledges Woods Under Woods Water Watercourses Timber Trees or wtsoever may thereunto belong or in any way or means thereunto Appertain And that the sd John Field his Heirs Exects Admints or Assigns shall & may from this Time & at all Times forever hereafter have hold Use Occupy possess & enjoy all the above demised Premisses with their Appurces forever & the sa Alex Grant doth own & Acknowledge himself to be the true sole & lawful Owner of the above denised Premisses & hath in himself good right full Power & lawful Authority to sell & dispose of the same the Premisses being free & freely & clearly acquitted of & from all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Joyntures Dowries Judgments Executions or Demands And further the sd Alexandr Grant his Heirs Execrs Admin & Assigns shall forever hereafter Warrant & defend all the above & within written Premisses unto him the sd John Field his Heirs & Assigns forever agt the lawful Claims of all manner of Person or Persons whatsoever In Witness Whereof I the sa Alexandr Grant have hereunto set my Hand & Seal this twenty seventh Day of March One Thousand seven hundred & thirty in the third Year of his Majtys Reign &c

Alexander Grant (aSeal)

Signed Sealed & Delivered in Presence of William Water-House John Bradstreet

York June 13, 1730. Alexand Grant jun Personally appear before me the Subscriber One of his Majesties Justic-

es for s^d County & Acknowledg^d the above Instrument to be his Act & Deed

Hump Chadbourne Jus Peace A true Copy of the Origi rec^a Jan^{ry} 13, 1735/6 Attest Jer. Moulton Reg^r

[266] To all Christian People to whom these Presents shall come Greeting Know Ye that I Tbom⁸
To Jos
Allen Ser & juin
Allen Ser & juin
Ship⁸ for & in Consider⁸ of the Sum of

One Hundred & Twenty two Pounds ten Shill^a to me in Hand well & truly by Joseph Allen Mere' & Jos Allen ju' Shoreman both of Glocest' in the County Essex in New Engla ya Rec' whereof 1 do hereby Acknowledge & hereby Acquit & discharge the Jos: Allen & Jos: Allen jun' their Respective Heins Excera & Adma from & of ya same & every Part & Parcel thereof have given granta bargaina sold aliena

enfeoffed conveya & confirma & Do by these Presents give grant bargain sell aliene enfeoffe convey & confirm unto the sa Jos. Allen & Jos. Allen jur & their respective Heirs & Assigns forever Oue Entire Priviledge or Right so calla in ye Lands in the Town of Falmo aforesa with all & singular ye Grants & Divisions wen ever did now do or may at any Time hereafter may be coming or belonging to one Priviledge or Right so calla in the st Township of Falme whither Laid out or Yet remaining to be Laid out to sa Rights excepting one Division being the first calla Rounds's Half Acre the above Rights being that wen was Mark Rounds's Right & Allowd by ye Proprs of Falmo aforesd as Also one Acre Lot of Land lying in Falmo aforesd near yo House of Benja Ingersole & Bounded Southerly on a Way running

gersole & Bounded Southerly on a Way running up By the River Eight Rods on ye sa Way & on ye Westerly Side by Land of Solomon Pike & Eastwardly by Land of Jos. Freaze To have & to hold the sa Priviledge or Right so Describa & ye sa Acre of Land so Bounda or however otherwise Bounda or reputa to be Bounda Together with all & Singular ye Divisions web ever were or should have been Laid to ye sa Right with all ye Revereon or Revereons of Eands which may be at any Time Due by virtue of sa Right in said Township reserving the first Lot calla Roundse Half

Acre above Except^d as Also ye sd One Acre as above Bound unto them the said Joseph Allen & Jos Allen j' their Respective Heirs & Assigns forever To their sole Use Benefit & Behoof forever Covenanting hereby for my self my Heirs Execrs & Admin's that I the sa Thos Haskell & Immediately before & at ve Ensealing of these Presents the true & lawful owner of ye above bargaina Premisses & have in my self full power & lawful Authority the same to convey confirm & dispose of In manner & form as aforesa & that it shall & may be lawful for ye sd Jos. Allen & Jos. Allen jr their respective Heirs & Assigns from hence forth & forever hereafter to have hold Use & Occupy & enjoy & possess the above granted & bargaina Premisses as a good & Sure Estate of Inheritance in Fee Simple free & clear & freely acquitted & discharged from & of all other & former Gifts Grants Bargains Sales Titles Troubles Charges & Incumbrances wtsoever & further I ve sa Thomas Haskell for my self my Heirs Excers & Admrs do covent promise & engage to Warri & Defend ye sa Jos Allen & Jos. Allen junt their Respective Heirs Exec18 & Adm18 & Assigns in ye quiet & peaceable enjoym18 of all & Singular the above granted & bargaind Premisses against against the lawful Claim & Demand of any Person or Persons wtsoever forever And Mary the Wife of Thom. Haskell doth hereby give up & relinquish all her Right of Dowry & Power of Thirds in all & Singular ye above bargained Premisses In Witness whereof the s4 Tho8 Haskell & Mary his Wife have hereunto set their Hands & Seals ye thirty first Day of May Anno Domini Seventeen hundred & thirty three & in ye Sixth Year of his Majesty Reign 1733.

Thomas Haskell (Seal) Mary Haskell

Sign⁴ Seal⁴ & Del⁴ in Presence of Samuel Stevens Edmund Mountfort

York ss/Falm^o June y^e 16, 1735. Thomas Haskell & Mary his Wife appear^d & Acknowledg^d the foregoing Instrum to be their free Act & Deed

Coram Joshua Moody Just Pac A true Copy of the Original recd Janty 23, 1735/6

Attest Jcr. Moulton Regr

To all People to whom these Presents shall come Nathaniel Mendum of Portsmo in New Hampshire in Mendum New England Mercht Sendeth Greeting Know Ye that the sd Nathaniell Mendum for & in Con-To Rice sideration of the Sum of one Hundred Pounds curre Money to him in Hand before the ensealing And delivery hereof well & truly paid by Richa Rice of Kittery in the County of York in New England Yeoman the Receipt whereof to full Satisfaction he the sa Nathaniell Mendum Doth hereby Acknowledge hath granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents Doth freely fully clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the sa Richa Rice his Heirs & Assigns forever One Piece or Lot of Land Situate lying & being in Kittery afore near Rices Ferry Place being Butted & bounded as followeth beginning on the South Easterly Side of the Land of Paul Wentworth where he now Liveth & runs by the River of Piscatagua five Rods & from the aforesd Paul Wentworths South East & by East half East Line to run from the End of ye sd Paul Wentworths Six Rod on the same Point of the Compass four Rods & a half & from thence on a Strait Line down to the Eastern End of ye five Rod by ye River aforesd Together also with a HighWay at the Banks Edge to go from this Lot into the HighWay at the Ferry Place to be for the Use of them the sa Richa Rice his Heirs & Assigns forever as well & y° Heirs & Assigns of y° sa Nath Mendum forever the sa Richa Rice his Heirs & Assigns always to have free Egress & Regress in the sa High Way for Cart Horse foot & any Carriage or Driving Creatures when & where soever Together with all & Singular the Priviledges of ve Water Side the Breadth of Lot aboves & other Priviledges & Appurces to the same belonging or in any ways Appertaining To have and to hold all the above granted & bargained Premisses High Way & Priviledges & Appurces wtsoever to the same belonging or in any wise Appertaining unto him the sa Richa Rice his Heirs & Assigns to the only proper Use & Behoof of him the sa Richa Rice his Heirs & Assigns forever & that he ye sa Richa Rice his Heirs & Assigns into the Premisses may Enter & Shall & may from Time to Time & at all Times forever hereafter by force [267] & Virtue of these Presents have hold Use Occupy possess & enjoy the Premisses aforesd without the least Let Trouble Denial Molestation or Interuption of him the sa Nathaniell Mendum his Heirs Exects or Admints or any other by from

or under him or them In Witness whereof he ve sa Nathi

Mendum hath hereunto set his Hand & Seal the fifteenth Day of Deer in ye year of our Lord 1735.

Nath¹ Mendum (^aSeal)
Signed Sealed & Deliv^a in Presence of Joseph Sherburn

James Jeffry

James Jerry
Province New Hampshire x^t 15th 1735, Nath¹ Mendum
Acknowledg^d the above Instrum^t to be his Act & Deed before me

Joseph Sherburn Jus Peace

A true Copy of ye Origi reed Janes 14, 1735/6 Attest Jer. Moulton Regr

Granted & Laid out to William Graves a Certain Tract of Land containing Three Acres lying & being in the Township of Falm' & is Bounded as followeth Beginning at a White Oak Stump it being the ninth Lot & so fronting the Country Road Eight Rods to a White Oak Stump thence running North West & by North till three Acres be Compleated Dated at Falmouth March y 25, 1728

Comtee

The within written Bounds of Land Enterd in the Town Book of Records for Falmouth In the 162 Puge

p Sam¹ Cobb Town Clerk A true Copy of y° Orig¹ rec⁴ Janry 27, 1735/6

Attest Jer. Moulton Reg

Granted & Laid out to William Graves a Thirty Aere Lot of Land laying & being in the Township of Falmouth & is Bound^d as followeth Beginning at a Poplar Tree marked on Four Sides Adjoyning to John Clarks Lot thence fronting up Presumpscot River Thirty Rods to a White Oak Tree marked on Four Sides & thence the same Weadth Eight Score Rods Back into the Woods till the Thirty Acres be Compleated running the same Course with the

Acts to Complement furning the same Coinse with the other Lots the s^a Graves to Settle in Twelve Months & to Comply with the votes of the Town Leaving a High Way on the Bank

Benj^a Ingersell

Benja Wright
Sam¹ Procter
Sam¹ Cobb
Comtee

Benja Larraby

Dated at Falmonth March ye 25th 1728 The within written Bounds of Land Enterd in the Town Book of Records for Falmo in the 145 Page

Granted & Laid out to William Graves a Certain Tract of Land Containing One Acre lying & being in the Township of Falmouth & is Bounda as followeth Beginning at a Stake Standing at the West Side of Sam! Topliff House Lot & thence running twenty Rod Nor West & be North to a Stake & thence Eight Rod South West & be West to a Stake & thence Eight Rod South East & be South to a Stake & thence Eight Rod South East & be South to a Stake & thence Eight Rod South West & be West to a Stake & thence Eight Rod South West & be West to a Stake & thence Eight Rod South West & be West to a Stake & thence Eight Rod South West & be West to a Stake & thence Eight Rod South West & be South to a Stake & thence Eight Rod South South East & be South to a Stake & thence Eight Rod South West & be South to a Stake & thence Eight Rod South West & be South to a Stake & thence Eight Rod South West & be South to a Stake & thence Eight Rod South South

Benja Ingersell Samuell Procter Sam¹ Cobb

The within Bounds of Land Enter^d in the Town Book of Records for Falm^o in Book y^e Second page 115.

Description Sam¹ Cobb Town Clerk

A true Copy of ye Orig¹ rec⁴ Jan⁴⁹ 27, 1735/6 Att¹ Jer. Moulton Reg

Att. Jer. Moulton Reg

To all People to whom these Presents shall come Greeting Know Ye that I Margery Pepperrell of Kittery in the County of York within the Province of the Massachusetts Bay in William New England Widow for & in Consider-

ation of the Sum of Eight hundred
Pounds lawful Money of the Province afores* to me in Hand
before the ensealing hereof well, & truly paid by William
Pepperrell of Kittery in the County afores* Esq* the Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part
& Parcel thereof do exonerate acquit & Discharge the s*
W** Pepperrell his Heirs Exee** Admin** & Assigns forever
by these Presents have given granted bargain* & sold aliened
conveyed & confirmed & by these Presents Do freely fully
& absolutely give grant bargain sell aliene convey & confirm unto him the s* William Pepperrell his Heirs & Assigns forever Twenty Acres of Land Joyning to the House
where I now Dwell Together with all Houses Orchards &

Wharffs as likewise Nineteen Acres of Land being my Third Part of Scotch Neck so called lying near Brave Boat Harbour as likewise twenty three Acres of Land lying Northerly from the sa Scotch Neck as likewise thirteen Acres of Salt Marsh or Thatch Ground Joyning to the sa Neck all the afore mentioned Tracts of Land & Marsh lying & being in the aforesa Town of Kittery Together with all other & every Part of all my Lands & Marsh which I have or ought to have in the sa Town of Kittery To have and To hold all the above granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the st Wm Pepperrell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sa Margery Pepperrell for my self my Heirs Exects & Admints do covenant promise & grant to & with the sa Wm Pepperrell his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of ve above bargaind Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd And that the st William Perperrell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy all the sa demised & bargaind Premisses with the Apparces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sa Margery Pepperrell for my self my Heirs Execrs & Admin's do covenant & engage the above demised Premisses to him the sa W^m Pepperrell his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt Secure & Defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this tenth Day of March Anno Dom One Thousand Seven hundred & thirty four

Margery Pepperrell (*Seal)

Signed Sealed & Delivered in the Presence of us John Watkins Mary Bragdon York ss/May 26, 1735. This Day the abovenamed Madⁱⁿ Margery Pepperrell Personally appeard & Acknowledga this above Instrumt to be her free Act & Deed

before me Richa Cutt jr Js. Peace

A true Copy of ye Origin recd July 3d 1735.

Att Jer. Moulton Regr

[268] Know all Men by these Presents that I Joseph
Holt of York in y* County of York in
Consideration that there is no convenient
place near unto us & our Neighbors appointed for a Burying Place for Persons
Dec* Do hereby absolutely give & grant

unto Nathaniel Whitney Sami Sewall Sami Adams Sami Bragdon Christopher Pottle Ralph Farnam all of York aforesd a Certain Parcel of Land Containing One Quarter of an Acre lying one ye North East of the Highway that runs through my Land whereon I Dwell respectively Bounding on the HighWay on the South West & lying in a Square Body Beginning at the Wall at the Way Side near the Foot of Beach Hill running Six Pole North & then Six Pole & a Half Paralel with the Fence by the Way & then to the Fence by ye Way it being for all that shall See cause to Make Use of ve same with the Grantees To have & to hold the sd Parcel of Land to the sa Whitney & Sewall & ye rest above mentioned & their Heirs forever as Feoffees in Trust to & for ve Use of a Burying Place for Persons Decd as their shall be Occasion & to & for No other Use intent or Purpose whatsoever In Witness whereof I have hereunto set my Hand & Seal the Fift Day of Dec Anno Dom 1735.

Joseph Holt (*Seal)

Signed Sealed & Delivered in psence of us Sami Moody Jabez Blackledge

York Jan^{ty} y^e 13, 1735/6 Joseph Holt Personally appeared before me one of his Majestics Justices of y^e Peace & Acknowledged y^e above written Instrum^t to be his free Act & Deed

Samu¹ Came

A true Copy of y° Orig¹ ree^d Jan^{ry} 13, 1735/6
Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting & Know Ye that I Joseph Couch of Newbury in the County of Essex within his Maj^{1ya}

To Richa Mitchell England Black Smith for & in Considt^a of

the Sum of Two Hundred & Forty Pounds current lawful Money on the Province aforest to me in Hand before the ensealing hereof well & truly paid by Richard Mitchell Junt of Kittery in the County of York & Province aforesd Marriner The Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do Exonerate acquitt & discharge the st Richa Mitchell Jung his Heirs Execrs & Admrs forever by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Richa Mitchell his Heirs & Assigns forever One Messuage or Tract of Land Situate lying & being in Kittery within the County aforesd Containing by Estimation three Acres be it more or less which is all that Tract of Land where his late Fathers Dwelling House now Stands Together with all the Houses Barns Orchards & Gardens & the rest of Land belonging thereunto & long in the Possession of his sa Father And Also One Acre of Salt Marsh at Brave Boat Harbour lying between the Marsh of Sam' Ford & Jos. Mitchell Sen' As also Four Acres & an half of Land lying on the West Side of James Spinneys Land in Kittery afores & is in Breadth by the Road Seven Pole & so goes Back North & by East untill sd Four Acres & half is Compleated To have & to hold all the aforesd granted & bargained for Premisses with all their Appurces Priviledges & Commodities To ve Same belonging or in any wise Appertaining to him the sa Richa Mitchell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sa Joseph Couch for me my Heirs Execrs Admin's do covenant promise & grant to & with the sd Richd Mitchell his Heirs & Assigns that before the Ensealing hercof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed & Possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good right full power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as above said & that the sa Richard Mitchell his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have

Use Occupy possess & enjoy the s⁴ demised & bargained Premisses with the Appurces free & clear & freely & clearty acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases

Mortgages Wills Entails Joyntures Dowries &c

Furthermore I the s^a Joseph Couch for my self my Heirs Execⁿ Admⁿ & Assigns do covenant & engage the above demised Premisses ag^s the lawful Claims or Demands of any Person or Persons whatsoever to Warri secure & Defend In Witness whereof I have hereunto set my Hand & Scal this Nineteenth Day of Jan^{ry} One Thousand Seven hundred & thirty five Six

Joseph Couch (*Seal)

Signed Sealed & Delive in Presence of us Joseph Swett Henry Simpson

York ss/York January the 19th 1735/6 Then the abovenamed Joseph Couch Personally appeared & Acknowledge the above Deed to be his Act & Deed

before Jer. Moulton Jus. Peace A true Copy of ye Origi recd Jan' 19th 1735/6 Att Jer. Moulton Regr

Know all Men by these Presents that I Samuel Came of York in the County of York in the Province of the Massachusetts Bay in New England Esqr for & in Consideration of the Sum of Fifty three Pounds to me in Hand paid in good Publick Bills of Credit before the Ensealing hereof by Josiah Linscott of the same Town County & Province aforesd Housewright Have given granted bargained & sold & Do by these Presents give grant bargain & sell unto the sa Josiah Linscott his Heirs & Assigns forever a Certain Tract of Land lying in the Township of York at a Place called Burch Hill Containing by Estimation Ten Acres Butted & Bounda as followeth viz beginning at the North East Corner of sa Linscotts Field next to the Landing Place & running Up by sd Linscotts Land to a White Oak Stump at the Head of sd Cames Land & so running a full Breadth till ten Acres be Compleated To have & to hold the sa granted Land & Premisses with the Appurces thereunto belonging to him the sa Josiah Linscott his Heirs & Assigns forever To his & their Use And I the sd Samuel Came for me my Heirs Execra & Admin¹⁸ do covenant & engage the above bargained Premisses to him the sd Josiah Linscot his Heirs & Assigns forever agt the lawful Claims & Demands of all Persons forever hereafter to Warrant secure & Defend In Witness [269] In Witness whereof I have hereunto set my Hand & Seal this 4th Day of April Annoq Domini 1735.

Samuel Came (*Seal)

Moses Butler Joseph Plaisted
York ss/York April the 4th 1735 Then the abovenamed

York ss/York April the 4th 1735 Then the abovenamed Sam' Came Esq^{*} appeared before me the Subscriber & Acknowledged the above Instrum' as his voluntary Act & Deed Elihu Gunnison J. Peace

A true Copy of ye Orig1 Recd Janry 21, 1735/6

Att Jer Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Joseph Coutch of Newbury Couch To in the County of Essex within the Province of Mitchell the Massachusetts Bay in New England Black Smith for & in Consideration of the Sum of Twenty Shillings to me in Hand before the ensealing hereof well & truly paid by Roger Mitchell of Kitttery in the County of York within the Province afores' Shipwright The Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa Roger Mitchell his Heirs Execrs & Admrs forever by these Presents Have given granted bargained & sold & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto the sa Roger Mitchell his Heirs & Assigns forever all my Right Title & Interest unto a Certain Grant of Land of Ten Acres of Land granted unto my Hond Grandfather Joseph Couch by the Inhabitants of the Lower Part of the Town of Kittery June 12th 1673 as on Record appears & sq grant was sett off to me as Part [of my Part] or Proportion of my sa Hona Grandfathers Estate

To have & to hold the s⁴ granted & bargained Premisses with all the Appurces Priviledges & Commodities to same belonging or in any wise Appertaining to him the s⁴ Roger Mitchell his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the s⁴ Joseph Cootch for my self my Heirs Exec^{6*} & Admin* do covenant promise & grant to & with the s⁴ Roger Mitchell his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & Absolute Estate of Inheritance in Fee Simple & have in my self good right full power & lawful Authority to grant bargain sell convey & confirm s⁴ bargain-

ed Premisses in manner as afores^d & that the s^d Roger Mitchell his Heirs & Assigns shall & may from Time to Time & ratall Times hereafter forever by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy'possess & enjoy the same from all former Gifts Grants Bargains Sales Conveyances or Incumbrances of what Name or Nature soever Furthermore I the s^d Jos. Cootch for my self my self my Heirs Excera & Admira do covent & engage the above demised Premisses to him the s^d Roger Mitchell his Heirs & Assigns ag' yⁿ lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warr's secure & defend by these Presents In Witness whereof I have hereunto set my Hand & Seal this twentieth Day of Jan^{ry} Anno Dom 1735

Signed Sealed & Delivered in Presence of The Words (Hond) of my Part) were Interlined before Signing

Joseph Couch (aSeal)

George Frost Mary Bragdon

York ss/Jan^a 21, 1735. This Day the within named Joseph Couch Personally appeared & Acknowledg^d the within Instrum^t to be his free Act & Deed

before me W^m Pepperrell J. Peace A true Copy of y^e Orig¹ rec^d Jan^{ry} 26, 1735/6

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Thomas Haskell of Fall-Haskell To Westbrook of the Massachusetts Bay in New England for

& in Consideration of ye Sum of One Hundred & Five Pounds currant Money of New England to me in Hand before the ensealing hereof well & truly paid by Thomas Westbrook Esqr of Falmouth in the County & Province afores The Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa Thomas Westbrook his Heirs Execrs Admin's forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Thomas Westbrook his Heirs & Assigns forever a Certain Tract of Land lying & being in the Township of Falme Containing Sixty Acres bounded as followeth beginning at a White Ash Tree to the Westward of ve Roade that leads from Stroud Water

to Dunston & stand in the Brook or River Running N. E. One hundred & sixty Rods to a Stake thence S. E. Sixty Rods to a Stake thence South West one hundred & Sixty Rods to a Stake thence North West to the first Bounds mentioned as may appear by the Proprs Grant on Record & Also a Ten Acre Lot of Land lying in sa Township of Falmo Bounded as followeth beginning at a Stake Adjoyning on John Tynges Land on the Eastermost Side of the Mast Roade that leads to Dunston beginning at a Stake thence running South E. forty Rods to a Stake thence & from ye first Bounds S. W. untill Ten Acres be made up as may appear by yo Propis Grant on Record To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining unto him the sa Thomas Westbrook his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd Thomas Haskell for me my Heirs Execrs & Admin's do covenant promise & grant to & with the sa Thomas Westbrook his Heirs & Assigns that before ye ensealing hereof I am the true sole & lawful Owner of the above bargaind Premisses & am lawfully seized & possessed of ye same in my own proper Right & have in my self good Right full power & lawful Authority to grant bargain sell & convey se bargained Premisses in manner as aboves And that the sa Thos Westbrook his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted & discharge of former or other Gifts or Grants whatsoever & I the sd Thomas Haskell for my self my Heirs Execrs Adminrs do covenant & engage the above demised Premisses to him the sd Thomas Westbrook his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrt Secure & Defend In Witness whereof I the st Thomas Haskell have set my Hand & Seal this 19th Day of March One Thousand seven hundred & thirty four five

Thomas Haskell (aSeal)

Signed Sealed & Delivered in Presence of Joseph Plaisted Sam¹ Cobb

[270] York ss/Falmouth March 19, 1734/5 This Day y above mention Thomas Haskell Personally appeared before me the Subscriber One of his Majesties Justices for the County of York & Acknowledg^a the above written Instrumto be his Act & Deed

 $\begin{array}{c} {\rm Roger\ Dearing\quad Jus\ of\ Peace} \\ {\rm A\ true\ Copy\ of\ y^e\ Orig^1\ Rec^d\ Jan^{ry}\ 12,\ 1735/6} \\ {\rm Att^t\quad Jer\ Moulton\quad Reg} \end{array}$

To all People to whom these Presents shall come Greeting Know Ye that I Benjamin Ingersoll of Ingersell North Yarmouth in County of York & Prov-To ince of ve Massachusetts Bay in New England Westbrook Gent for & in Consider of the Sum of Three Hundred Pounds current or Passable Money of New England to me in Hand well & truly paid on or before the ensealing & Delivery hereof by Thomas Westbrook of Falmouth in the County & Province aforesa Esqr the Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & Contented & of every Part & Parcel thereof do exonerate acquit & discharge the sa Thomas Westbrook Esqr his Heirs Execrs Adminrs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do tully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sd Thomas Westbrook his Heirs & Assigns forever One Hundred Acres of Land lying in the Township of Falmouth & near ye now Dwelling House of Thomas Haskell which is over against the House of Thomas Westbrook Esq. at a Place called Stroud Water The sa One Hundred Acres of Land being Butted & Bounded as follows viz beginning at the Cross Paths at a Pitch Pine Tree which is marked T. W. standing about Thirty Rods from sd Haskells House on the Road that runs to Falmouth Meeting House on the Northern Side of ve fore River & from thence running East One Hundred & Thirty Rods to a White Oak Tree marked & thence North Eighty Rods to a Stake & thence West Two Hundred & Thirty Five Rods to a Pitch Pine Tree standing by the Water about fourteen or fifteen Rods to the Norward of the Mouth of the Creek that runs down on the back Side of the Place where the former Dwelling House of Thomas Clovce was & thence to the Mouth of sa Creek & so up the Creek so far as the Plan & according to the Plan that Phinehas Jones Surveyor took or sa Land Janry ye tenth Seventeen hundred & twenty nine till it comes to the first Tree mentioned To have & to hold the before granted & bargained Premisses with all the Priviledges & Comodities thereto belonging or in any ways Appertaining to him the sd Thomas Westbrook his Heirs Execrs Admin ** or Assigns forever To his & their only proper Use Benefit & Behoof forever And I the sd Benja Ingersell for me my Heirs Exects Admin ** do covenant promise & grant to & with the sd Thomas Westbrook his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of the before granted & bargained Premisses & am lawfully seized & possessed of ye same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesd & that the sd Thomas Westbrook his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents

lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm¹⁸ Executions Incumbrances & Extents Furthermore I the sd Benjamin Ingersell for my self my Heirs Exects Admints do covenant & engage the above demised Premisses to him the sa Thomas Westbrook his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & Defend & Sarah Ingersoll

the Wife of me the sa Benja Ingersoll doth by these Presents freely willingly give Yield up & Surrender all her Right of Dower & Power of thirds of in & into the above demised Premisses unto him the sd Thomas Westbrook his Heirs & Assigns In Witness whereof we have hereunto set our Hands & Seals the Seventh Day of June Anno Domini Seventeen hundred & thirty five Annoq Regni Regis Georgii Secundi Nunc Magna Britannia & Octavo (aSeal)

Benia Ingersell

Sarah X Ingersell (*Seal)

Signed Sealed & Delivered in Presence of us, John East Edmund Mountfort

16th June Sarah Inger11 Phinehas Jones John Bayley York ss/Falmouth June 16, 1735. Benia Ingersell & Sarah his Wife appear
d & Acknowledg $^{\rm d}$ the foregoing Instrum
t to be their free Act & Deed

 $\begin{array}{ccccc} Coram & Samuel Seabury & Justice of Peace \\ A true Copy of y^e Origit recd Jan^{ry} 12, 1735/6 \\ & Att^t & Jer. & Moulton & Regt \end{array}$

To all Christian People to whom these Presents shall come Greeting Know Ye that I Thomas Emerson To Waldo & York in the Province of the Massachusetts Bay in New England Carpenter for & in Considera-

tion of the Sum of One Hundred Pounds currant Money of New England to me in Hand before the ensealing hereof well & truly & paid by Mr Sami Waldo of Boston in the County of Suffolk in the Province aforesd Merch & Thomas Westbrook of Falm in the County of York in the Province afores Esqt the Receipt whereof I Do hereby Acknowledge & my self therewith fully Satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge them the st Sam1 Waldo & Thomas Westbrook their Heirs Execrs Admin's forever by these Presents Have given granted bargained sold alieued conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto them the sa Sami Waldo & Thomas Westbrook their Heirs & Assigns forever Two Certain Tracts or Parcels of Lands situate lying & being in the Township of Falmo in the County of York Containing by Estimation One Hundred Acres Butted & Bounded as follows to wit One Sixty Acre Lot at a Stake at the Head of James Barbers Sixty Acre Lot thence North North West One Hundred & Sixty Rods to a Stake then West South West Sixty Rods to a Stake then South South East One Hundred & Sixty Rods to a Stake then East North East Sixty Rods to the first Bounds Mentioned as may appear by the Return of the Comtee for laying out of Lands in Falmouth the 11th of November 1732, & Likewise on Lot of Land Containing Forty Acres lying in the Township of Falmouth aforesd on the Southerly Side of Persumpscot River Bounded as follows Beginning at a Stake which is the South Westerly Corner of Sixty Acres of Land Laid out to sd Emerson thence North North West [271] One Hundred & Sixty Rods to a Stake Adjoyning on sa Sixty Acre Lot then West South West Forty Rods to a Stake then South South East One Hundred & Sixty Rods to a Stake then East North East Forty Rods to the first Bounds mentioned as may appear by the Prop⁷⁸ Comtees Grant Laid out to him the sa Thomas Emerson Nov ve 9, 1733. have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to them the sd Sam1 Waldo & Thomas Westbrook in equal Halves to them & their Heirs & Assigns forever To them & their only proper Use Benefit & Behoof forever And I the sd Thomas Emerson for me my Heirs Execrs & Admin to do covenant promise & grant to & with them the sd Saml Waldo & Thomas Westbrook their Heirs & Assigns that before the ensealing hereof I am the true sole & lawful owner of the above bargained Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & Absolute Estate of Inheritance in Fee Simple & have in my self good right full Power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aforesd And that the sd Sami Waldo & Thomas Westbrook their Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents Furthermore I the sd Thomas Emerson for my self my Heirs Execrs & Adminrs do covenant & engage the above demised Premisses to them the sd Sam1 Waldo & Thomas Westbrook their Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever hereafter to Warrant secure & Defend In Witness whereof I the sd Thomas Emerson have hereunto set to my Hand & Seal this fifteenth Day of October Anno Domini One Thousand seven hundred & Thirty four

Thomas Emerson (**Seal*)
Signed Sealed & Delivered in Presence of as Jeremiah
Neell Sam' Cobb

York ss/Oct² 20th 1734. Then the within named Thomas Emerson Personally appeared & Acknowledg⁴ the within Instrument to be his free Act & Deed

before me Henry Wheeler J. Peace A true Copy of the Orig¹ rec⁴ Jan⁷⁵ 12, 1735/6

Attest Jer, Moulton Regr

To all People to whom these Presents shall come Samuel Seabury of North Yarmouth in the County of York in New England Esqr & Benjamin Allen of Falmouth in the County aforesd Westbrook Clerk send Greeting & Know that we the

sd Samuel Seabury & Benja Allen for & in Consideration of the Sum of Eight hundred Pounds Money to us in Hand well & truly paid before the Ensealing & delivery of these Presents by Thomas Westbrook of Falmouth in the County of afores Gentleman the Receipt whereof we do hereby Aeknowledge & our selves therewith fully contented satisfied & paid have therefore given granted bargained sold aliened enfeoffed conveyed & past over & Do by these Presents fully freely clearly & absolutely give grant bargain sell aliene enfeoffe convey & confirm pass over & Deliver unto him the sa Thomas Westbrook Thomas Westbrook his Heirs & Assigns The One half of the Island of great Jebeag lying in Casco Bay s4 half Containing by Estimation about Eight Hundred Acres it being the North Easterly Part of sa Island which Part we bought of Theodosure Moore Administrator to Walter Gendals Estate according to the Ancient Bounds lately Renewed between the Old Church of Boston & our selves so as to Leave to them Six hundred & fifty Acres always Excepting Fifty Acres already Granted by us to John Stevens where his now Dwelling House Stands Together with all & Singular of the Priviledges & Appurces Accommodations or Advantages unto the same now being or ever may be from thence Arising To have and to hold all & Singular of the above granted Premisses free & clear from us the sd Sam1 Seabury & Benja Allen our Heirs Exeers & Admin rs unto him the sd Thomas Westbrook his Heirs Exects Admints & Assigns to his & their entire Use Benefit & Behoof forever hereby giving unto him the s4 Thomas Westbrook quiet & peaceable possession of all & Singular of ye above granted Premisses the which he his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter have hold use Occupy possess & enjoy to his & their sole Use Benefit & Behoof forever without any manner of Molestation Let or Hindrance from us or either of us or our Heirs or any other Person whatsoever from by or under us & In Witness & Confirmation hereof we have set to our Hands & put to our Seals this first Day of January in the eighth Year of his Majesties Reign Annog Domini 1734/5

Samuel Seabury (Seal) Benjamin Allen (Seal)

Signed Sealed & Delivered in Presence of Sam¹ Moody Jacob Michell York ss/Jan^{ry} 1, 1734/5 Then Samⁿ Seabury Esq^r & y^e Rev^d M^r Benja^m Allen Acknowledg^d the above Instrum^t to be their Act & Deed

Coram Joshua Moody Just Peace A true Copy of the Origl reed Janry 12, 1735/6 Attest Jer. Moulton Reg

Know all Men by these Presents that I Mary Jordan the
Wife of Robert Jordan Sen of Falmouth in
the County of York in New England I the s
Mary Jordan I have sold unto Isaac Tobey of
Portsmouth in the Province of New Hampsh
in New England all my Right & Title I Mary

Jordan have or ought to have in Kittery in y* County of York in New England I Mary Jordan Do by these Presents I have In Consideration of Forty Shillings in Money in Hand paid & Received by me to my full Satisfaction & content of & from Isaac Tobey Cordwainer of the same Town & Province aboves' in Confirmation of all above written I the s* Mary Jordan have set to my Hand & Seal this 12th Day of Febry Seventeen Hundred thirty five six

Mary Jordan (aSeal)
Robert × Jordan (aSeal)

Signed Sealed & Delivered in Presence of us, William Jordan Benjamin Hooper

York ss/Scarb^o Feb: y^e 11, 1735/6 Mary Jordan Personally appear^a & Acknowledg^a the abovewritten Instrumtobe her free Act Deed

before me Roger Dearing Jus. Peace A true Copy of y^e Original Rec^d Feb^{ry} 21, 1735/6 Attest Jer. Moulton Reg^r

[272]

Greeting Know Ye that I Daniel Watters of
Killingsle in the County of Wendham in the
Colony of Connecticut Husbandman for & in
Jams Brickell
Consideration of the full & Just Sum of
Twenty Five Pounds currant Money of New
England to me in Hand paid to my full Satisfaction by
James Brickell of Falmouth in ye County of York in the
Province of the Massachusetts Bay in New England Dealor
the Receipt whereof I Do hereby exonerate acquit & Dis-

charge him the sa James Brickell his Heirs Exects Admints

To all People to whom these Presents shall come

& Assigns of every Part & Parcel thereof & Do by these Presents give grant sell & convey & Do absolutely give grant bargain sell convey & confirm unto him the sd James Brickell his Heirs & Assigns a Certain Tract or Parcel of Land Situate lying & being in the Township of Falmouth sd Land Containing the One Quarter Part of Fifty Acres be it more or less which Fifty Acres of Land was formerly Thomas Cloyces of [Falmo] which he the sd Cloyce formerly bought of one Mr Monjoy & now remaining Part of s4 Land is now in the Possession of Thomas Haskell & Phinehas Jones [as may appear by s4 Phinehas Jones Deed] Together with all the Priviledges & Appurces belonging to the sd One Quarter Part of sa Land as abovesa To have and to hold unto him the sd James Brickell his Heirs & Assigns forever to his & their own proper Use Benefit & Behoof forever & Furthermore I ye sa Daniel Watters do by these Presents Acknowledge my self to be the lawful Owner of the above bargaind Premisses by virtue of a Power of Attorney from my Wife the Daughter of the sa Thomas Clovce & Do by these Presents absolutely Warrt to seeure & Defend him the sa James Brickell his Heirs & Assigns from me my Heirs Execrs & Admin ** & from all Persons whatsoever or where-soever that may or shall lay any lawful Claim Title or Interest thereunto & from all manner of Gifts Grants Bargains Leases Deeds or Incumbrances whatsoever & to pay or allow to be paid the Proportionable Part of the Charge for the Dividing of sa Land In Witness whereof I the sd Daniel Watters have hereunto set my Hand & Seal this twenty eight Day of May One Thousand Seven hundred & thirty one

Daniel Waters (aSeal)

Signed Sealed & Delivered in Presence of us, Note y^a Word Falm^a Interlin^d between the Nineteenth & y^a twentieth Lines from the Top & y^a Words between y^a 22 & 23^a Lines as may appear by s^a Phinehas Jones Deed was done, before Signing & Sealing Moses Pearson Sam! Cobb

York ss/May 29, 1731. Then Daniel Waters appeared & Acknowledged the above Instrum to be his free Act &

Deed

Cor. Joshua Moody Just Peace A true Copy of ye Origi reed Jan's 12, 1735/6 Attest Jer. Moulton Regr To all People to whom these Presents shall come Greeting Know Ye y* I John Tome's of Falmo in the County of York & Province of y* Massachu-

To Rideout setts Bay in New England Housewright for & in Consideration of the Sum of Eighty Pounds lawful Money of New England to me in Hand

before the ensealing & delivering hereof well & truly paid by Nickolas Rideout of Falmouth afores Shipwright the Receipt where of I Do hereby Acknowledge & my self therewith fully satisfied & contented & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Nickolas Rideont his Heirs Exects Admints & Assigns forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa Nicholas Rideout his Heirs Exects & Admints forever a Small Tract or Parcel of Land lying in the Township of Falmouth & near to the Narrow of ye Neck so called Together with the House thereon Standing & all Fences & Improvments thereon ye sd Land Containing about Fifty Rods be ye same more or less & its Bounded as follows viz Beginning at a Pitch Pine Stump standing by ve Country Road which is the Westerly Bounds of Thomas Tom's Ten Acre Lot & from sd Stump running Westerly as the Road Runs five Rods & about Six Feet or Till it meets Thos Tom's Thirty Acre Lot & from thence running North North East down to the Marsh thirteen Rods & from the First mentioned Pitch Pine Stump to run down to the Marsh on a North East & by North Course about thirteen Rods & from thence to ye North North East Bounds of sa Lot or however otherwise Bounded or reputed to be Bounded To have and to hold the above granted & bargained Premisses with all the Priviledges & Advantages thereto belonging or in any wise Appertaining to him the sa Nickolas Rideout his Heirs Execrs Admin ** & Assigns forever & Furthermore I the sd John Toms for my self my Heirs Execrs & Admrs do covenant & engage to & with the sa Nickolas Rideout his Heirs Exects Admints & Assigns to Warrant & secure the above granted Premisses to him his Heirs Exects Admints & Assigns forever against the lawful Claim or Demand of any Person or Persons claiming any Just Right & Title to the Premisses by from or under me or my Heirs or Assigns or any Person by from or under any of us as Also from the Claim of my Father Thomas Thomes In Witness to the Truth whereof I have hereunto set my Hand & Seal this twenty ninth Day of October Anno Domini Seventeen hundred & thirty four & in the eighth Year of the Reign of King George the Second over great Britain &°

John Thomes (*Seal)
Signed Sealed & Delivered in Presence of Jonas Knap

Edmund Mountfort
York ss/Falmouth May 5, 1735. John Tomes appear
& Acknowledgd the above & foregoing Instrumt to be his

free Act & Deed

Cor. Joshua Moody Just Pac

A true Copy of y^e Orig¹ rec⁴ Jan^e 12, 1735/6 Attest Jer Moulton Reg^e

Know all Men by these Presents that I John Trott of Falmouth in the County of York & Province of the Trott To Massachusetts Bay in New England Labr for & in Goold Consideration of the Sum of Fifteen Pounds to me in Hand well & truly paid at or before the delivery of these Presents by Moses Goold of Falmo aforesd Husbandman the Receipt of which Sum I the sd John Trott hereby Acknowledge have given granted bargained & sold & by these Presents Do give [273] grant sell convey & confirm unto the sd Moses Goold & his Heirs & Assigns all my Right & Title of in & to Thirty four Acres of Land lying in the Town of Falmouth aforesd at a Place called Back Cove which so Thirty four Acres of Land was Laid out to me the sa John Trott by the Comtee appointed by the Propre of sa Town to lay out Lands & Bounded as follows viz Beginning at a Stake at South West Corner of John Milletts Sixty Acre Lot thence running Thirty Four Rods South West & thence running Nor West One Hundred & Sixty Rods thence North East Thirty Four Roods to a Stake thence One Hundred & Sixty Rods to the first Bounds mention^d To have & to hold all the Right Estate Title Interest Inheritance Claim & Demand which I the sa John Trott have or ever had to the above bargaind Premisses unto the sd Moses Goold his Heirs & Assigns forever to their only sole & proper Benefit & Behoof from hence forth & forever So that of & from all Right Title Interest reClaim Challenge or Demand to be by me the sa John Trott my Heirs Execrs Admin & Assigns at any Time to come had made or claimed of in or to the aforesd Land or any Part or Parcel thereof I & they & each of us & them shall & will be Utterly Excluded & forever Debarrd of & from the same & every Part thereof by virtue of these Presents

In Witness whereof I the sa John Trott have hereunto set

my Hand & Seal this Ninth Day of May in the Sixth of y° Reign of our Sovereign Lord King George y° Second Annoq Domini One Thousand Seven hundred & thirty three

John Trott (Seal)

Signed Sealed & Deliver in Presence of us Nathan Winslow David Gustin

York ss/Sept 19, 1734. John Trott appeared & Acknowledg^d the within Instrum to be his free Act & Deed Cor. Joshua Moody Just Pac.

A true Copy of the Origi rec^d Jan^e 12, 1735/6 Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Greet-

ing Know Ye that I Nicholas Rideout of Falmouth Ridont in the County of York & Province of ye Massa-To chusetts Bay in New England Shipwright for & in Goold Consideration of the Sum of Thirty Five Pounds to me in Hand well & truly paid by Moses Goold of Falmouth in ye County & Province aforesd. Husbandman ve Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & of every Part & Parcel thereof do acquit & Discharge him the sd Moses Goold his Heirs Execte & Admint forever by these Presents Have bargained sold & conveyed & Do by these Presents grant bargain sell & convey unto him yo said Moses Goold his Heirs Execre & Assigns forever all ve Title & Interest that I have to a Certain Ten Acre Lot of Land granted to Benja Ingersoll by the Town of Falmouth as may appear by yo Records of sd Town Reference thereto being had & conveyed to me by sed Ingersell as appears by ve Deed Reference thereto being had sd Land lying near the Place called the Narrow of yo Neck & Bounded as followeth viz beginning at a White Oak Stake marked Standing on the Point on the North West Side of the Round Marsh & from st Stake North West Twenty eight Rods to a White Oak Stake marked on Four Sides & thence North Twenty Four Rods to a Black Oak Tree mark^d on four sides from thence North to a White Oak Tree marked & thence North to a Birch Tree mark⁴ & thence to the Highway the same Course & thence as the Way goes to the North East Corner to a Small White Oak Tree mark4 on Four Sides & thence South West Thirty Five Rods to yo first Stake mentiond To have & to hold the above granted & bargained Premisses to him the sd Moses Goold his Heirs & Assigns forever as above

Expressed & Furthermore I ye sd Nicholas Rideout for my self my Heirs Execrs & Admrs do engage to Warrt & Defend the sd Ten Acre Lot against all Persons from by or under me my Heirs Exects & Admts forever by these Presents & Furthermore I Engage to & with ye sd Moses Goold that in Case the sd Ten Acre Lot be taken away by Law by any Ancient Owner or Claimer thereto he the sd Moses Goold his Heirs & Assigns shall have Liberty to choose another Ten Acre Lot or any of the Common Lands in the Town of Falmouth not Yet Laid out, & freely enjoy the same to the Use of him his Heirs Exects & Assigns in Lieu of ye sd Ten Acre Lot forever In Witness whereof I have hereunto set my Hand & Seal the twenty fourth Day of Febry in the Year of ve Reign of our Sovereign Lord George yo Second by the Grace of God of Great Britain & King Defendr of the faith Annoq Dom 1734/5

Nicholas Rideout Memorand^m The Words (all the Title & Interest that I

have to) between the Ninth & Tenth Lines was Interlined before Signing & Sealing Signed Sealed & Delivered in Presence of us, John Trott

Edm^d Bowman

York ss/Falmº Feb 24 1734. This Day Nichº Rideout Person illy appear before me & Acknowledge the above written Instrum^t to be his Act & Deed

Joshua Moody Just Pac A true Copy of ye Orig1 reed Janry 12, 1735/6 Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Benjamin Ingersoll of North Ingersoll Yarmo in ve County of York & Province of the Massachusetts Bay in New England Gent for & To Ridout in Consideration of the Sum of Forty Pounds to me in Hand well & truly paid by Nicholas Rideout of Falmonth in the County & Province aforesd Shipwt the Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Nicho Rideout his Heirs Execrs Admin ** & Assigns forever by Virtue of these Presents Have given granted bargaind & sold & conveya & by these Presents Do fully freely & absolutely give grant bargain sell & convey unto him the said Nickolas Rideout his Heirs Exects & Assigns forever all my

Right Title & Interest that I now have or ever had to Ten

Acres of Land lying in the Town of Falmo aforesa & near to the now Dwelling House of the said John Tomes in Falmo afores^d which is near a Place called the Narrow of the Neck which Ten Acre Lot was granted to me by the Town of Falmo aforesa as may appear by the Records of sa Town Reference thereto being had & is Butted & Bounda as follows viz beginning at a White Oak Stake marke Standing on the Point on the North West Side of the Round Marsh & from s4 Stake North West twenty eight Rods to a White Oak Stake marka on Four Sides & thence North twenty four Rod to a Black Oak Tree marks on Four Sides & thence North to a White Oak Tree mark^d & thence North to a Birch Tree mark^d & thence to the Highway ye same Course & thence as the Way goes to the North East Corner to a Small White Oak Tree mark4 on Four Sides & thence South West Thirty five Rods to the first Stake mentioned To have & to hold the above granted & bargain^a Premisses to him the s^a Nich^o Rideout his Heirs & Assigns forever as above Expressed & Furthermore I engage to Warrant & [274] Defend the sa Ten Acre Lot from my self my Heirs Exects or Assigns or from any Person by from or under me or any of my Heirs Exects or Assigns & Furthermore I engage to & with the sa Nicholas Rideout that in Case the sa Ten Acre Lot be taken away by Law by any Ancient Owner or Claim thereto then he shall have the Liberty to choose another Ten Acre Lot on any of the Common Lands in the Town of Falmo not yet Laid ont & freely enjoy the same to the Use of him his Heirs Exec 18 &c in Lieu of the sd Ten Acre Lot forever In Witness to the Truth of the foregoing Deed I have hereunto set my Hand & Seal the Seventh Day of May Anno Domini Seventeen hundred & Thirty four Annog Regni Regis Gegergii Secundi Magna Britannia & Septimo

Benja Ingersoll (aseal)

Signed Seal⁴ & Deliv⁴ in Presence of Robert Bayley Edmind Mountfort

York ss/May 5, 1735. Benja Ingersell Acknowledga the above Instrumt to be his free Act & Deed

Cor. Josh. Moody Just Peace A true Copy of ye Origi reed Janey 12, 1735/6

Att Jer. Moulton Reg

BOOK XVII. 47.

To all People to whom these Presents shall come Greeting Know Ye that John Trott of Falmonth in the County of York & Province of the Massachusetts Bay in New England Husbandman for & in Consideration of the Sum of Eight Pounds to me in

Hand well & truly paid on or before the ensealing & delivery hereof by Moses Goold of Falmo aforesd Husbandman the Receipt whereof I Do hereby Acknowledge & my self therewith fully Satisfied & contented & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Moses Goold his Heirs Exects Admis & Assigns for-Ever by virtue of these Presents Have given granted bargained sold conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell & convey unto him the sa Moses Goold his Heirs Execrs Admin's & Assigns forever All my Right Title Interest Challenge Claim & Demand that I now have or ever had to a Small Tract or Parcel of Land lying at Back Cove Containing about three Acres three Quarters & Eleven Rod & is Part of what I purchased of Nicholas Rideont & is Bounded as follows viz beginning at a Stake standing near to Moses Goolds Fence & Inside his Inclosure & from thence running South East Eleven Rods Seven Foot & an half to a Stake from thence North East Thirty Two Rods & an half to a Stake thence Nor West twenty five Rods & Eleven Foot to a Stake thence to the first Bounds mentioned being about South South West To have and to hold all my Right Title & Interest of & unto the above bargained Premisses to him the sd Moses Goold his Heirs Execrs Admin's & Assigns forever & Furthermore I the sa John Trott for my self my Heirs Execrs & Admin's do covenant & engage to & with the sa Moses Goold his Heirs & Assigns to Warrant Secure & Defend the afore bargained Premisses to him his Heirs & Assigns forever agt the legal Claim or Demand of any Person or Persons Claiming any Right to the Premisses by from or under me or my Heirs or either of us In Witness whereof I have hereunto set my Hand & Seal this thirtieth Day of December Anno Dom One Thousand seven hundred & thirty five

John Trott (aSeal)

Signed Sealed & Deliver in Presence of Nicholas Ridcont Edmund Mounfort

York ss/Jan^{ry} 3^a 1735/6 John Trott appear^d & Acknowledg^d the above Instrum^t to be his free Act & Deed Cor Josh Moody Just Pac.

A true Copy of ye Origi recd Janty 12, 1735/6

Att Jer. Moulton Regr

To all Christian People to whom these Presents shall come Greeting Know Ye that I Zacheus Perkins of Topsfield in the County of Essex in the Province of the Massachusetts Bay in New England

Connant Tailor for & in Consideration of the Sum of Fifty Pounds currt Money of New Engd to me in Hand before the ensealing hereof well & truly paid by Joseph Connant of Falmouth in the County of York in ve Province aboves Husbandma the Receipt whereof I Do hereby Acknowledge & my self therewith fully Satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sd Joseph Connant his Heirs Execrs Admrs forever by these Presents have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Joseph Connant his Heirs & Assigns forever a Certain Tract or Parcel of Land lying in the Township of Falmo that is the One half Part of a Certain Lot of Land Containing Half an Acre which Land Isaac How bought of Thos Thomas as appears by Deed bearing Date March the 18, 1729/30 & is Bounded as followeth Beginning at a Stake Standing on the Nor West Side of Clay Cove by the Highway & thence running by the Highway that goes into Middle Streat North 86 Degrees West Ten Rods to a Stake & thence North Sixty Degrees East Seventeen Rods & Sixteen Links by the Highway called Middle Streat to a Stake standing in a Gulley & thence South 12 Degrees & half East Eight Rods to a Stake Adjoining on George Tucks Lot which he bought of Gustine & thence South Eighty Degrees West Seven Rods by the Highway to the first Stake mentioned Together with the One Half of a Piece of Flatts Adjoyning on sa Land as it was Voted to sa Thomas Thomas as may appear by the Town Record for Falmo & Also the One half Part of the Town Right of Isaac How late of Falmouth Deca whether Lain out or to be Laid out in Upland Swamp or Meadow Land that is to say the half Part of the Right of Land belonging to sd How as afores nothing Excepted or Reserved only Ten Acres which sa How has already sold out of sa Right of Land To have & to hold the sa granted & bargained Premisses with all the Priviledges & Appurces thereunto belonging to him the sa Joseph Connant his Heirs & Assigns forever To his & their own proper Use Benefit & Behoof forever & I the sa Zachecas Parkins for me my Heirs Execrs & Admin¹⁸ do covenant promise & grant to & with him the sa

Joseph Connant his Heirs & Assigns that before the enseal-

sealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate in Fee Simple & have in my self good Right full Power & lawful Authority to grant bargain sell & convey sa bargained Premisses in manner as aforesa & that from Time to Time & at all Times forever hereafter he the sd Joseph Connant his Heirs Exects & Admints shall & may by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd Demised Premisses with ye [275] Appurces free & clear & freely & clearly acquit exonerated & discharge of from all & all manner of former or other gifts grants bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents Furthermore I the sd Zacheeas Parkins for my self Heirs Execrs & Admints do covenant & engage the above demised Premisses to him the sd Joseph Connant his Heirs & Assigns against the lawful Claims & Demands of any Person or Persons whatsoever hereafter to Warrt Secure & Defend In Witness whereof I the sd Zacheeas Perkins have hereunto set my Hand & Seal this Twenty first Day of Octobr Anno Domini One Thousand seven hundred & thirty four

Zacheus Perkins

Signed Sealed & Delivered in Presence of us Ebenz Cobb Sam¹ Cobb York ss/October 21, 1734. Zacheus Perkins Acknowl-

edgd the above Instrumt to be his free Act & Deed Cor. Joshua Moody Just Pea

A true Copy of ye Origi recd Feb. 6, 1735/6 Attest Jer. Moulton Regr

The Deposition of Dodavah Curtis of full Age Testifieth & Saith that he very well knew the Large Maple Curtis Tree mentioned in Daniel Emerys Return Dated Test Febry 14, 1733/4 To be the Reputed North East

Corner Bounds of the Commons in the Middle Part of the Town of Kittery for Twenty five Years past & that the Land claimed & Laid out for John Thompson as is mentioned in ve sd Emerys Return as above Dated is Twenty Rods South Westward from the Extent of the Two Hundred & Twenty Rods mentioned in the Old Return of the Commons bearing Date June 16, 1694. p John Wind Sarot I the Deponent being Present with the sa Daniel Emery when he measured the same

Richard Gowell likewise Deposes to all above only as to the Number of Years which is, he knew sa Maple Tree to be ye North East Corner Bounds of sd Commons Twenty Years or thereabouts

Dodavah × Curtis

Richard Gowell York ss/Kittery Febry 26, 1735/6 Then appeared Dodavah Curtis & Richard Gowell & made Oath to the Truth of the above written Taken at the Stump in ppetnam rei Memoriam

Sam¹ Came Justices of Jer. Moulton the Quorum Coram

A true Copy of the Origi recd under Seal Febry 26, 1735/6

Att Jer. Moulton Regr The Deposition of Samuel Johnson & Joseph Willson both

of full Age Testifieth & Saith that they very well remember the reputed North East Corner Bounds of the Commons in the Middle Part of the Town of Kittery &

that it is a Large Maple Tree that was marked T: C: which Tree Stands about Five or Six Rods Westward of the Road that Leads to Sturgeon Creek which Tree we ye Deponents knew to be the Reputed Bounds of sa Commons in Kittery about Twenty Five Years past or thereabouts

Sam¹ × Johnson

Joseph Wilson

York ss/Kittery Febry 26, 1735/6 Then appeared Sam1 Johnson & Joseph Wilson & made Oath to the Truth of the above written Taken at the Stump In ppetuam rei memoriam Samuel Came) Justices of Coram

Jer. Moulton } ye Quorum

A true Copy of the Original Recd under Seal Febry 26, 1735/6

Att Jer. Moulton Regr

To all People to whom these Presents shall come I Nathaniel Jones of Falmouth in ye County of York Nati & Province of the Massachusetts Bay in New England Gentleman Do Send Greeting Know Ye Jones To Stephen that I the sd Nathaniel Jones of Falmouth aforesd Gent for & in Consideration of Love good will &

Affection which I have & Do bear Towards my Loving

Son Stephen Jones of Falmo aforesa Marriner Have given & granted & by these Presents Do freely clearly & absolutely give & grant unto the sa Stephen Jones his Heirs Exects Adminrs or Assigns Fifty Acres of Land lying in the Town of Falmo afores being Part of the Land I Purchased of John Robinson of Duxborough in the County Plymouth in the Province afores4 Clerk as may appear by his Deed to me on the Records of the County of York afores the same being Bounded as follows viz beginning at a Pine Tree being the most Easterly Bounds of the Lands I Purchast of st Robinson on the Bay Side & from thence running South West Fifty Rods to a Stake & from thence South East till it come within three Rods & an half of the Upper Part of the Bank Towards the great Bay of Casco to a Stake & from thence North East till it come to the Upper Part of the Bank on the Bay Side & from thence as the Bank or Shore runs or goes | to the first Pine Tree mentioned & from sd Tree first mentioned & the first Stake mention4 to run up North West or as the Original Deed I the sd Nath Jones Purchasd by or from the sa Robinson or his Predecessors runs untill sa Fifty Acres be fully Compleated To have and to hold the above granted & bargained Premisses with the Priviledges & Appurces thereto belonging or in any wise Appertaining to him the sd Stephen Jones his Heirs Execrs Admin's & Assigns forever & Furthermore I the Nathn Jones for my self my Heirs Exects Admints & Assigns Do covent & engage to & with him the sa Stephen Jones his Heirs Exec Admin rs & Assigns to Warrant secure & Defend the before granted & given Premisses to him the sd Stephen Jones his Heirs Exects Admints & Assigns forever against any Person or Persons Claiming any Right or Title to the Premisses In Witness whereof I the sa Nath Jones & Mary my Wife in Token of her full Consent to the aforesa Deed of Gift & Relinquishment of her Dower or Power of Thirds in & unto the aforesd Premisses have hereunto set our Hands [& Seals] this twenty ninth Day of Janty A D Seventeen hundred & thirty five Six The Words & from thence as the Bank or Shore runs or goes & the word & Seals were Interlined before Signing & Sealing hereof

Nath^{ll} Jones (aseal)

Mary X Jones (aSeal)

Signed Sealed & Delivered in Presence of Joshua Moody Edmund Mountfort York ss/Falm^o Jan^o 29, 1735/6 Cap^t Nathⁿ Jones & Mary his Wife appeared & Acknowledg^a the above Instrum^t to be their free Act & Deed

Coram Joshua Moody Just Pac A true Copy of the Original rec^d Feb^{ry} 6, 1735/6 Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Greeting Know Ye that 1 James Dunevan of Jas Dunevan Searborough in the County of York in New To England veoman for & in Consideration of Saml Tetherly the Sum of two hundred & fifty Pounds to me in Hand before the enscaling hereof well & truly paid by Samuel Tetherly of Kittery in ye County of York afores Shipwright the Receipt whereof I Do hereby Ackno my self therewith fully satisfied & contenta & thereof & of every Part & Parcel thereof Do exonerate acquit & discharge him ye sa Sami Tetherly his Heirs Exects & Admrs forever by these Presents Have given granted bargained sold aliened conveya & confirma & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Sami Tetherly his Heirs & Assigns forever a Certain Tract of Land & Salt Marsh Containing Sixty Acres be the same more or less in the Township of Scarbo Bounda as follows viz Easterly with Spurwink River Southerly with a Creek & Run of Water running betwixt the Premisses & Sami Oakmans Land to a great Oak & from thence North West up into the Woods untill Sixty Acres are Compleated as Also another Tract or Parcel of Land & Marsh in Scarborough aforesd Containing Ten Acres Bounda as follows viz Beginning at a Stake Standing in a Run of Water between Ambrose Boden & Sami Oakmans Land from thence to an Oak Tree & then to run North West untill the sa Ten Acres are made up or however otherwise Bounda Also all Houses Out Houses Barns & Buildings thereon To have & to hold the sa granted & bargained Premisses with all ye Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him the sa Samuel Tetherly his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I ye sa James Dunevan for me my Heirs Exects & Admints Do covenant promise & grant to & with the sa Sam Tetherly his Heirs & Assigns that before the ensealing hereof I am ve true sole & lawful Owner of ye above bargain Premisses & am lawfully seized & possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance In Fee Simple & have in my self good right full power & lawful Authority to grant bargain sell convey & confirm sd bargaind Premisses in manner as aboves & that the sd Sam1 Tetherly his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & Enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exon-

ing Ackno the Instrumt on the other Side to be her free Act & Deed ye Origi rec^d March 15, 1735/6 York ss March y^e 4th 1735/6 Deborah Dunevan within named Personally appear Deborah Dunevans Signing Sealing ye Witnesses & Ackno above is a true Copy of before me Roger Dearing Js. Peace Att^t Jer. Moulton Reg^t

Deborah X Dunevan ("Seal)

erated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm^{ts} Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree Obstruct or make void this Present Deed Furthermore I the s4 James Dunevan for my self my Heirs Execrs & Admin's do covenant & engage the above demised Premisses to him ye sd Sam1 Tetherly his Heirs & Assigns agt the lawful Claims or Demands of any Person or Persons whatsoever forever to Warrant Secure & Defend by these Presents In Witness whereof I ve sd James Dunevan & Deborah Dunevan My Wife In Token of her free Consent hereto & full relinquishment & quit claim of all her Right of Dower & Thirds in the Premisses have set our Hands Seals the twenty third Day of Febry 1735/6

James × Dunevan

(aSeal)

Signed Sealed & Deliv^d In Presence of Jer. Monlton Tert^o Daniel Moulton

York Febry 23d, 1735/6 James Dunefen Personally ap-

peared & Acknowledged this Instrument to be his free Act & Deed

before me Samuel Came Jus: Pes:
A true Copy of y° Origi reed Febry 23d 1735/6 three Qurs
aftr 7, at Night

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Kaow Ye that We Jacob Mitchell & Joseph Mitchell & Harder Black Smiths & Sam' Fisher Cordwainer all of North Yarms in the County of York & Province of the Massachusetts Bay in New England being legally chosen & Constituted Assessors of the Town of North Yarms afores

for this current Year For & in Consideration of the Sum of One Hundred & Ten Pounds to us in Hand before ye ensealing hereof well & truly paid by Benjamin Ingersell of North Yarmouth aforesd Inholder the Receipt whereof we do hereby Acknowledge & our Selves therewith fully Satisfied & Contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa Beniamin Ingersell his Heirs Exec¹⁸ & Admin¹⁸ forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & Do by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa Benja Ingersell his Heirs & Assigns forever One certain Messuage or Tract of Land situate lying & being in North Yarmouth aforest Containing Eleven Acres & Four Rods Bounded as followeth beginning at a Stump by ye Country Road thence by sa Road South Easterly Sixteen Rods to a Heap of Stones thence Easterly twenty nine Rods & an half to a Stake thence Northerly thirteen Rods to a Corner of a Fence thence Easterly Twenty Seven Rods to a Corner of a Fence thence Northerly twenty two Rods to a Marked Tree by Withers's Creek thence South Westerly up sd Creek & Gully Seventy One Rods to a Stump & Stake thence Southerly eighteen Rods to the Stump first mentioned & Also one other Tract of Land situate lying & being in North Yarmo aforesa Containing Eleven Acres Bounded as followeth Beginning at a Corner of a Fence being the South Easterly Corner of the aforementioned Tract thence running Southerly Forty [Five] Rods & an half to a Stake thence Easterly by a Marked Hemlock Tree Forty Rods to a Stake thence Northerly Forty Rods to a Stake thence Forty Two Rods & an half to

the Place first mentioned To have & to hold the sa granted & bargained Premisses with all the Priviledges Appurces & Commodities to ye same belonging or in any wise Appertaining to him the sa Benjamin Ingersell his Heirs & Assigns forever [277] To his & their own proper Use Benefit & Behoof forever & we the sd Jacob Mitchell Joseph Chandler & Sam¹ Fisher Assessors as afores^a Do for our selves & our Successors forever hereafter in the sd Office covenant promise & grant to & with the sd Benja Ingersoll his Heirs & Assigns & avouch our selves before the ensealing hereof to be fully Authorized & Impowerd to grant bargain sell convey & confirm the sd granted & bargained Premisses & every of them in manner as aforesa by virtue of a Law of this Province Intituled an Act to Subject the Unimprovd Lands within this Province to be sold for ye Payment of Taxes or Assessments levyed on them by order of ye great & General Court & by a Resolve of ye sd Court June 19, 1735, & that ve sd Benjamin Ingersoll his beirs & Assigns shall & may from Time to Time & at all Times forever hereafter have hold occupy possess & enjoy the sa demised & bargained Premisses as a good Perfect & absolute of Inheritance Fee Simple According to the Tenor of the sa Law Furthermore we the s4 Jacob Mitchell Joseph Chandler & Samuel Fisher for ourselves & our Successors as aforesd do covenant & engage the above demised Premisses to him the sd Benjamin Ingersoll his Heirs & Assigns against the lawful Claims & Demands of any Person or Persons whatsoever by virtue of the Power & Authority by sd Law to us Given except as in the sd Law is Exceptd forever hereafter to Warrant secure & Defend In Witness whereof we ve st Jacob Mitchell Joseph Chandler & Sam1 Fisher have berennto set our Hands & Affixa our Seals the Sixth Day of November in ve Year of our Lord One Thousand Seven hundred & thirty Five & in the ninth Year of ve Reign of King George the Second The Word [East] between Lines Thirty five & thirty Six entered before Signing Also Five between Lines thirty Six & Seven

Jacob Mitchell (*Seal) Joseph Chandler (*Seal)

Sam¹ Fisher (*Seal)

Signed Sealed & Delivered in the Presence of Benjamin Prince David Seabury

York ss Nov¹ y^e 10th 1735. Then the above named Jacob Mitchell Joseph Chandler & Sam¹ Fisher Personally appeared & Acknowledged the above written Deed to be their Act & Deed

before me Samuel Seabury Justee of Peace A true Copy of the Orig1 recd Febry 6, 1735/6 Attest Jer. Moulton

To all People to whom these Presents shall come George Drinkwater of North Yarmouth in the County

Drinkwater of York & Province of the Massachusetts Bay in New England Cordwainer & Elizabeth his To Ingersell Wife sends Greeting Now know ye that for & in Consideration of the Just Sum of Eighty Eight Pounds lawful Money of New England to us in Hand well & truly paid before the ensealing & delivery of these Presents by Benjamin Ingersell of North Yarmo Gentim the Receipt whereof we do hereby Acknowledge & our selves therewith fully Satisfied contented & paid Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa Benia Ingersell Heirs & Assigns forever One whole Ninth Part of all the Estate Real & Personal that was our Fathers Capt James Parkers late of North Yarmouth aforesa Deca which is the whole of Right in our se Fathers Estate with all the Priviledges & Appurces thereunto belonging or in any wise Appertaining To have & to hold all the above & granted & bargained Premisses free & clear with all the Priviledges & Commodities thereunto belonging or in any wise Appertaining unto him the st Benjamin Ingersell his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever And we the sd George Drinkwater & Eliza for our selves our Heirs Exce18 & Admin's do eovenant & engage to Warrant Secure & Defend the above granted & bargained Premisses to him the sd Benja Ingersell his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons from by or under us by virtue of these Presents In Witness whereof we have hereunto set our Hands & Seals this twenty fifth Day of April in the eighth Year of his Majestics Reign & in the Year of our Lord God One Thousand Seven hundred thirty & five

George Drinkwater (aSeal) Elizabeth Drinkwater

Signed Sealed & Delivered in Presence of us John Ross Barnabas Seabury

York ss/North Yarmo June ve 2d, 1735. Then the with-

in named George Drinkwater & Elizabeth his Wife Personally appeared & Acknowledged the within written Instrument to be their Act & Deed

before me Samuel Scabury Justice Peace A true Copy of ye Orig' recd Febry 6, 1735/6

Att Jer Moulton Reg

To all People to whom these Presents shall come Greeting Know Ye that I Benjamin Ingersell of Ingersell North Yarmouth in the County of York & To Province of the Massachusetts Bay in New Martha Millet England Gent: for & in Consideration of a valuable Sum of Money to me in Hand well & truly paid on or before the ensealing & Delivery hereof by Martha Millet of Falmouth in ye County & Province afores Widow The Receipt whereof I do hereby Acknowledge & my self therewith fully Satisfied & contented & of every Part & Parcel thereof do exonerate acquit & discharge her the sa Martha Millet her Heirs Exects Admints & Assigns forever by these Presents Have given granted bargained sold conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell convey & confirm unto him the s⁴ Martha Millet her Heirs Exec¹⁸ Admin's & Assigns forever Sixty Acres of Land lying in the Township of Falmouth & on the Northerly Side of Pesumscott River & is Butted & Bounded as follows beginning at Stake Standing on the North Westerly Bounds of One hundred & Eighty two Acres of Land that John Sayer has Pitchd upon for himself & his Sons John & Job Sayer & from sa Stake to run North twenty Six Degrees West One Hundred & Sixty Rods to a Stake & from thence East twenty Six Degrees North Sixty Rods to a Stake & from thence South Twenty Six Degrees East One Hundred & Sixty Rods to a Stake & from thence West Twenty Six Degrees South to a Stake or untill the sa Sixty Acres of Land be Compleated or however Otherways Bounded or reputed to be Bounded, [278] To have & to hold the before granted & bargained Premisses with all the Priviledges & Appurces thereto belonging to her the sa Martha Millet her Heirs Execre Admin's & Assigns forever & Furthermore I the sa Benjamin Ingersoll for my self my Heirs Execrs &c do covenant & engage to & with the sa Martha Millet to Warrant Secure & Defend the before bargained Premisses to her & her Heirs Execre Admre or Assigns forever against the lawful Claim or Demand of any Person or Persons

claiming any Just Title thereto by from or under me or any of my Heirs & And y* s^4 Benjamin Ingersoll doth further covent and engage to & with the s* Martha Millet her Heirs Exec* & Admin* & Assigns that if She her Heirs Executors or Assigns by by Course of Law put out of the Possession of the Premisses that then She or they shall have free Liberty to take up Sixty Acres of Land in Lieu thereof on any of the Common Lands in Falmouth which he will Warrant from him self his Heirs Exec* Admin* & Assigns as is before Expressed In Witness to the Truth whereof I have hereunto set my Hand & Seal this Twenty first Day of September Anno Domini Seventeen hundred & Thirty four & in y* eighth Year of y* Reign of King George the Second over great Britain &**

Benja Ingersell (aSeal)

Signed Sealed & Delivered in Presence of John East Édmund Mountfort

York ss/Falmo Septr 21st 1734 Benja Ingersell appeard & Acknowledge the foregoing Instrument to be his free Act & Deed

Cor. Joshua Moody Just Pac A true Copy of the Original rec^d Feb^y 6, 1735/6 Attest Jer. Moulton Reg^r

Know all Men by these Presents that I Joseph Saywood of York in the County of York in New England Gent In Consideration of the Sum of Jos. Saywood Seven Pounds Ten Shillings to me in Hand To Jonathan well & truly paid by my Son Jonathan Saywood of York aforesd Labor the Receipt whereof I hereby Acknowledge Have remised released quitclaimed conveyed & confirmed & hereby Do freely fully & absolutely give grant remise release quitclaim convey & confirm unto him the sa Jonathan Saywood his Heirs & Assigns forever All my Right & Title which I have or ought to have or Claim of in or to any Lands or Marsh Grants or Rights which I the sd Joseph Saywood Drew in ye Township lately Laid out in the County of York aforesd at the Head of Berwick Fronting on Salmon Falls River Together with all the Rights & After Divisions which shall hereafter be made & Redown unto the aforesd Right with the Reversion & Reversions Remainder & Remainders of the same with the Hereditaments & Appurces thereunto belonging or Appertaining to have & to hold the sa granted Premisses with the Appurces Priviledges & Commodities as aforesa to him the sa Jona

Saywood his Heirs & Assigns forever To his & their Use forever Provided the s⁹ Jon* Saywood his Heirs Exec* Admin* or Assigns shall & Do in all Things well & truly observe Perform Fulfill & Keep the Several Covenants Articles-& Agreements mentioned to be done & p formed as the other Settlers are & shall Also bear & pay all the Charges which the s⁴ Joseph Saywood Stands Obliged to pay for or Toward The Settling the Same in Witness whereof I have hereunto set my Hand & Seal the Ninth Day of Feb* Anno Domini 1735/6

Joseph Saywood (Seal)

Signed Sealed & Delivered in Presence of us John Stover Daniel Moulton

York ss/York Febr 9, 1735/6 The abovenamed Jos. Saywood Personally appearing Acknowledged the above Instrument to be his Act & Deed

before Jer. Moulton Jus. Peace A true Copy of y^e Origi¹ rec^d Febry 9, 1735/6

Know all Men by these Presents that I John Smith of

Attest Jer. Moulton Reg

Berwick in the County of York & within his Maj-Smith esties Province of the Massachusetts Bay in New To England Yeoman Have for & in Consideration of Stone the Sum of thirty Pounds current Money of New England to me in Hand paid or Secured to be paid by Jonathan Stone jung of the same Town County & Province aforesd Yeoman the Receipt whereof I Acknowledge & Own my self therewith fully Satisfied contented & paid by these Presents forever Have given granted bargained sold aliened Assigned set over & absolutely given granted bargained & sold Assigned & set over & confirmed unto the sa Jonathan Stone junt & his Heirs Exects Admints & Assigns all my Right Title & Claim or demand of a Certain Piece or Tenement of Meadow Land Situate in the Town of Berwick aforesd lying at a Place called & known by ye Name of Lanes Brook Containing about two Acres be the same more or less & lyeth on the North West Side of a Bridge commonly called Lanes Bridge & is Bounded about thirty Poles in Length & Seventeen Poles in Breadth more or less To have & to hold the sd granted & bargained Premisses to him the sd Jonathan Stone jung & his Heirs Exects Adming & Assigns to their own only proper Use Benefit & Behoof forever & the sa Jonathan Stone junt his Heirs Exects Admints & Assigns shall & may from Time to Time & at all Times forever hereafter have hold use Occupy possess & enjoy the above bargained Premisses with their Appurces they being clear & free from all Bargains Sales Mortgages Dowers Thirds Entails Joyntures Executions or whatsoever & further I the st John Smith for my Heirs Exect* Admin** & and Assigns shall & will from Time to Time & ever hereafter Warrant & Defend the above granted Piece of Land more or less unto him the st Jonathan Stone jun* & his Heirs Exect* Admin** & Assigns forever against the lawful Claims or Demands of any Person or Persons whatsoever claiming the same In Witness whereof I have hereunto set my Hand & Scal & Eliz* my Wife Acknowledgeth the same in Resigning her Dower of thirds in the above granted & bargained Premisses this Second Day of Octob* Anno Domini 1733 & in y* 7 Year of y* Reign of King George the Second &c

John Smith (*Seal) Elizabeth × Smith (*Seal)

Sign^d Scal^d & De^d in Presence of Joseph Hambelton Thomas Thompen

York ss Berwick March 18, 1733/4 Mr John Smith within named Acknowledg^a the within Instrument to be his free Act & Deed

before John Hill J. Peace A true Copy of y^e Orig¹ rec⁴ April 8, 1735

[279] To all People to whom these Presents shall come

Attest Jer. Moulton Regr

Greeting Know Ye that Nathan Lord Sen¹ of Ber-Lord To wick in the County of York in his Majesties Prov-Hill ince of the Massachusetts Bay in New England Yeoman for & in Consideration of one Hundred Sixty eight Pounds in good Publick Bills of Credit to me in Hand before the ensealing hereof well & truly paid by John Hill of sa Berwick in yo County & Province aforesa Esqr the Receipt whereof I do hereby Acknowledge & my self therewith fully Satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa John Hill his Heirs Execrs Admin forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa John Hill his Heirs & Assigns forever a Certain Tract of Land lying & being in Berwick aforesd near Whites Marsh so called Containing Forty two Acres & Forty seven Rods

it being a Piece of Land first Laid out to Benjamin Lord of st Berwick April ye 8, 1706 by virtue of a Grant granted him by ye Town of Kittery May ye 10th, 1703, & was sold by sa Lord to Mr John Cronde & by s1 Croade to Doct Jackson & by st Jackson to ve abovest Nathan Lord as by their several Deeds on Record Reference thereto being had may more fully appear & ve st Land is Bounded as followeth beginning at the South West Corner of Gillisons Land near Whites Marsh thence East Four Degrees & thirty Minutes South Fifty four Poles thence North four Poles thence East Eighteen Poles thence South Seventy eight Poles to Nasons Marsh then Eastwardly by s4 Marsh till it comes to Allen Fuzzes or Evles Land & by sd Land North Ninety two Poles to sd Gillisons Land it is Bounded on the South by Gillisons & Hills Marsh & on the West by Fuzzes or Eales Land & on the East by Cooper Land To have & to hold the sa granted & burgained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to the sa John Hill his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever And I the sd Nathan Lord for me my Heirs Exects Admin¹⁸ do covenant promise & grant to & with the st John Hill his Heirs & Assigns that before the Ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of ve same in mine own proper Right as a good Perfect & absolute Estate of Inheritance In Fee Simple & have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm s4 bargained Premisses in manner as aboves4 & that the sd John Hill his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents Furthermore I the sa Nathan Lord for my self my Heirs Execrs Adminrs do covenant & engage the above demised Premisses to him the s4 John Hill his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warr' Secure & Defend And Margaret Lord the Wife of me the sd Nathan Lord doth by these Presents freely willingly give yield up & Surrender all her Right of Dower & Power of Thirds of in & unto the above demised Premisses unto him the s^d John Hill his Heirs & Assigns In Witness whereof I with Margaret my s^d Wife have set to our Hand & Seals to these Presents this Ninth Day of February in the Ninth year of the Reign of our Sovereign Lord Geo: the Second of great of Britain France & Ireland King Defend of the Faith & Annoq Donini 1735/6

 $\begin{array}{ccc} \text{Nathan} \underset{\text{her}}{\overset{\text{his}}{\times}} \text{Lord} & (^{\text{a}}\text{Seal}) \\ & \overset{\text{mark}}{\overset{\text{her}}{\times}} \text{Margaret} \times \text{Lord} & (^{\text{a}}\text{Seal}) \end{array}$

Sign^a Sealed & Delivered in Presence of Simon Emery Hannah \times Lord Abra^m \times Lord

York ss/York Febr⁹ 9, 1735, M^t Nathan Lord & Margaret his Wife Acknowledg^d the foregoing Instrum^t to be their free Act & Deed

before Jer. Moulton J. Peace A true Copy of the Origi reed Febry 9, 1735/6 Attest Jer. Moulton Regr

Know all Men by these Presents that Joseph Plaisted of York in the County of York in New England Esq^{*} in Consideration of yo Sum of Five Pounds to me in Hand paid by Edw^{*} Preble of York Growed Garth Have waying wheesed out to be in the County of the

aforesd Gent Have remised released quit claimed & confirmed & hereby Do remise release quit claim & Confirm unto the sd Edward Preble his Heirs & Assigns forever All that Part of my Right & Title which I have to the House & Barn & Lands hereafter mentioned which I hold by virtue of a Deed from ye sd Edwd Preble to me the sd Joseph Plaisted bearing Date the twenty ninth Day of May 1728, & Records in York County Records for Deeds &c viz the House & Land Situate in York & was formerly Abraham Prebles Esqr Decd with the Home place which sd House stands on Together with that Part of a Tract of Land near Centry Hill which the sa Edward Preble sold me sa Plaisted in & by sa Deed Containing about twenty Acres To have & to hold that Part of the st House Barn & Lands which were conveyed to me by sd Preble (as aforesd) to the sd Edwd Preble his Heirs & Assigns forever to his & their Only proper Use forever free from all Incumbrances made or done by me In Witness whereof I have hereto set my Hand & Seal the Ninth Day of Febry Anno Dom 1735/6

Joseph Plaisted (aSeal)

Signed Sealed & Delivered in Presence of us, Jer. Moulton Daniel Moulton

York ss/Feb 10, 1735/6 The abovenamed Joseph Plaisted Personally appearing Acknowledg^d the above Instrument to be his Act & Deed

 $\begin{array}{c} \text{before} \quad \text{Jer. Moulton} \quad \text{Jus. Peace} \\ \Lambda \text{ true Copy of y° Orig'} \text{ reed Feb's 10, } 1735/6 \\ \Lambda \text{ Att^*} \quad \text{Jer. Moulton} \quad \text{Reg'} \end{array}$

[280] Know all Men by these Presents that I Edward Preble of York in the County of York in New Preble To England Gent. for & in Consideration of the Nowell Sum of Seventy Pounds to me in Hand before the ensealing hereof well & truly paid by Peter Nowell of York afores Gent the Receipt whereof I hereby Acknowledge Have given granted bargained & sold & hereby Do freely & absolutely give grant bargain sell convey & confirm unto him the sa Peter Nowell his Heirs & Assigns forever All that his Right Title Use Interest Reversion & Remainder of & in all & Singular the One Third Part of the Real Estate of my Hond Father Abraham Preble Esqr late of York aforesd Decd as the same is allotted to my Mother in Law Mary Preble Widow & Reliet of sd Abram Preble now the Wife of the abovesd Peter Nowell One Third Part of ve s4 Deceased Home place & of the Dwelling House & Barn thereon & ye Appurces thereof & one Third Part of a Tract of Land near Centry Hill Containing about Twenty Acres as by an Instrument under the Hands & Seals of the sd Mary Preble & Edward Preble on Record with the Records of Probates for s4 County Reference thereunto being had for the Boundaries of sa Thirds may at Large appear which sa Third Part of sa Tracts of Lands Buildings & Appurces or a great Part thereof he the sd Edwd Preble bath should or ought to have by & after ve Decease of the sd Mary Preble To have and to hold the s4 Reversion & Remainder & all the Estate Right Title Interest & of the sd Edward Preble of in & to the sd Lands Buildings & Appurces Immediately from & after ye Decease of the sd Mary Preble Mother in Law of ye sd Edwd Preble to the only proper Use & Behoof of the sa Peter Nowell his Heirs & Assigns forever & that free & clear of all manner of Incumbrances whatsoever had made committed or Sufferd to be made by him the sd Edwd Preble before ve Date of these Presents And the st Edward Preble his Heirs & Assigns doth covenant & engage the above demised Premisses to him the sd Peter Nowell his Heirs & Assigns agt the lawful Claims & Demands of all Persons whatsoever forever to Warrant secure & Defend by these Presents In Witness whereof I have hereunto set my Hand & Seal the Tenth Day of Feb^{ry} Annoq Domini 1735/6

Edw^d Preble (*Seal)

Signed Sealed & Delivered in Presence of Jer. Moulton John Carlile

York ss Feb⁵ 10, 1735/6 The above named Edw^d Preble Personal¹⁹ appearing Acknowledg^d the above Instrument to be his Act & Deed

before Jer. Moulton Jus. Peace A true Copy of the Origi recd Febry 10, 1735/6

Attest Jer. Moulton Regr

Know all Men by these Presents that I John Linscot of York in ye County of York in New England

John Linscot Yeoman for & in Consideration of the Sum Jos. Leavit of Seventy Pounds in good Bills of Credit to me paid by Joseph Leavitt of sd York Tanner have given & granted & hereby Do give & grant to the sd Joseph Leavit & his Heirs forever a Certain Parcel of Land lying in the Second Parish of York aforesd Containing about three Acres & a quarter more or less Bounded as follows viz Beginning at the Easterly Corner of the Land lately sold to John McIntire & whereon I now dwell at a White Oak Tree marked on Four Sides & runs from thence South West Bounding on sd MacIntires Land to John Smiths Land & thence by ve Foot of st Smiths Land as his Fence Stands to the High Way then Twelve Poles by the HighWay to the Parcel of Land said Leavitt bought of Nath Ramsdell and then about North East bounding on sd Leavitts Land to a Stake in ve Ground being about Forty five Poles & then about North West by Ramsdells Land as the Fence Stands to the Place began at It being the same Land I bought of sd Ramsdel Together with ye Priviledges Appurees & Commodities to ve same belonging To have & To hold the sd granted Premisses with the Appurces to him ye sd Jos. Leavitt his Heirs & Assigns forever To his & their Use forever And I ye sd John Linscott for me my Heirs Exects & Admrs do hereby covenant & engage ye above Granted Premisses to him ve sa Jos. Leavitt his Heirs & Assigns agt the lawful Claims of all Persons whatsoever forever hereafter to Warrt secure & Defend In Witness whereof I & Tabithy my Wife In Token of her free Consent to this Sale & Relinquishm of her Thirds in ye Premisses hereunto set our Hands & Scals the Thirtieth Day of Jany Anno Domini 1735. The Words [bought] & [Wife] Interlined before Signing

John Linscots mark \times (*Seal)

Signed Sealed & Delivered in Presence of us, Joseph Moody Lucy Moody Andrew Witam Joseph Linscot (Seal) York ss Febr 10, 1735/6 The within named John Linscot appeared & Acknowledged the within Instrument to be his Act & Deed

before Jer. Moulton J. Peace A true Copy of ye Orig¹ recd Febr 10, 1735/6

Att Jer. Moulton Reg

To all Christian People to whom these Presents shall come Greeting Know Ye that I Symonds Epes Esq^r

Epes To of Ipswich in the County of Essex & Province Jos. Sayer & of ye Massachusetts Bay in New England for Nath! Wells & in Consideration of ye full & Just Sum of Twenty Pounds to me in Hand paid before ye Ensealing hereof the Receipt whereof I do hereby Acknowledge & my self therewith fully Satisfied & contented Have given granted bargained & sold & do by these Presents Do give grant bargain & Sell unto Joseph Sayer Esqr & Nathi Wells Tanner in equal Halves being both of Wells in ye County of York & Province aforesd a Certain Tract of Land & Salt Marsh lying & being in the Township of Wells aforesa laying on the Westerly Side of a River called Mousom River Butted & Bounda as followeth viz beginning at the Mouth of the Second Creek (on the Westerly Side of sd Mousom River) from the Harbours Mouth or Mouth of sd Mousom River & so to rnn by & upon sd Second Creek so far back into the Country till an East & by North Line or Course shall shall Strike the Head of Thomas Worm-Woods Land that lays on sd [281] Mousom River above above Eleazer & Samuel Clarks Marsh & so by sa Wormwoods Land down to Eleazer & Sami Clarks Marsh & so by sd Clarks Marsh & Nicholas Coles Marsh & by Mousom River afores to the first mentioned Bounds be ye same more

or less To have & to hold the above given & granted Premisses with all y* Wood Water Courses Rights Common Rights with all y* Priviledges & Appurees thereto belonging or any wise Appertaining to them y* s*d Joseph Sayer & Nath' Wells their Heirs & Assigns forever & 1 the s*d Symonds Epes for my self my Heirs Exer* & Admin* do

eovenant & engage the above demised Premisses to them the st Joseph Sayer & Nathanael Wells their Heirs & Assigns forever hereafter to Warrt & Secure agt the lawful Claims of all Persons from by or under me In Confirmation whereof 1 have hereunto set my Hand & Seal this 14 of April Anno Domini 1735.

Symonds Epes (*Seal)

Signed Sealed & Delivered in Presence of us John Knowlton Patience Phillips

Essex ss Ipswich Augt First 1735. Major Symonds Epes Esq^t Personally appeared & Owned the within Instrum to be his free Act & Deed

before me Mathew Whipple Justice ye Peace

To all People to whom these Presents shall come Greeting Know Ye that I Thomas Wells of Wells in

the County of York in the Province of the Mas-

A true Copy of the Origi recd Febry 20, 1735/6

Tho Wells

Attest Jer. Moulton Regr

To sachusetts Bay in New England Yeoman Diverse Nathl good causes & considerations me thereunto moving but more especially for & in Consideration of the Parental Love & Affection which I bear unto my beloved Son Nathaniel Wells of Wells afores Yeoman Have given granted aliened enfeoffed made over Assignd conveyed & confirma and by these Presents Do fully freely & absolutely give grant alienc enfeoffe make over Assign convey & confirm unto him the sa Nath Wells all my Homestead Beginning at the South Easterly End where the Fence now stands & being about Thirty Six Rods Wide running up into the Country upon a North West Course as the Fence now runs between sd Land & ye Land of James Sampson on the South Westerly Side & between sa Land & Sami Clarks Land on the North Easterly Side Two miles & an half Together with all the Buildings & Fences upon sa Land And all my Marsh at the further Branch of Little River so called Containing about Seven or eight Acres & Also Ten Acres of Fresh Meadow in the Woods upon a Small Brook commonly called the Northern Branch of Little River & One Quarter Part of a Mill & Mill Priviledge with Boom Dam Land & every Priviledge Appertaining to sd Quarter Part of sa Mill web sa Mill Stand upon Little River & is now in Partnership with Nicholas Cole Nath! Clark my self & others Together with the Trees Timber Wood Under Wood Herbage Water & Watercourses Stones & Minerals upon the

above demised Lands & Also the Right or Rights Common Right or Rights & every Priviledge of what Name or kind soever thereunto in any wise belonging Provided always & it is the true Intent & meaning of these Presents any thing Contained to the Contrary in any wise Not withstanding that if at any Time or at all Times during my natural Life I the sd Thomas Wells shall See meet to take & keep in my own Actual Improvment the one half of the above demised Land & Marsh Meadow & Mill it shall be in my Power so to do as I might have done before the ensealing & delivery of these Presents Together with One half of the Buildings thereon the fences & other above demised Premisses with the Priviledges & Appurees thereunto belonging but not to dispose of it or any Part of to any Person or Persons whatsoever To have & to hold the above demised Land Marsh Meadow &c Mill & Buildings with other the Premisses & ve Priviledges & Appurces thereunto belonging (except as before Excepted) unto him the sa Nath Wells his Heirs & Assigns forever to his & their only proper Use Benefit forever and Furthermore I the sd Thomas Wells for my self my Heirs my Execra & Admin to do covenant the above demised Premisses against the lawful Claims or Demands of any Person or Persons whatsoever from by or under me forever hereafter to Warrt secure & Defend by these Presents unto the sd Nath Wells his Heirs or Assigns In Witness whereof & of every Part of the above written Deed & the sd Thomas Wells have hereunto set my Hand & Seal this twenty Sixth Day of April Anno Domini Seventeen Hundred & thirty three Annog Ri Ris Georgii Secundi Magna Britannia & Sexto

Thomas Wells (aSeal)

Signed Sealed & Delivered in psence of us James Sampson Eleazer Clark Ebenezer Sampson

York ss/Wells July 19, 1733. Then Thomas Wells Personally appeared & Acknowledged this above written Instrum to be his free Act & Deed

before Joseph Sayer Just Peace

A true Copy of ye Orig¹ recd Febry 20, 1735/6 Attest Jer Moulton To all People to whom these Presents shall come Job
Low sends Greeting Now Know Ye that I Job
Low of Wells in the Country of York & Province of the Massachusetts Bay in New Engladivers good & lawful Causes & Considerations

me thereunto moving but More Especially for & in Consideration of the Natural Love good will & Affection I bear unto my Eldest Son William Low of Wells aforesd Have given & granted & do by these Presents freely clearly & absolutely give grant aliene enfeoffe confirm Assign set & make over unto my sa Son William Low his Heirs & Assigns One Moiety or one half Part of a Certain Tract of Land Situate lying & being in the Township of Wells aforesd Containing by Estimation One Hundred Acres being Fifty Poles Wide running on a West Line on both Sides Bounded on the West Side by Land of Thomas Boston & on the Eastern Side by the Land of Moses Stevens the afore demised Moiety or half being that half Part Joyning to the Land of Thomas Boston & is to be twenty & five Poles Wide & to run on a Strait Line from the Foot to the head of the sa Hundred Acres & Furthermore my sa Son William Low shall & may by virtue of these Presents at any Time & & at all Times forever bereafter lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & granted Moiety or half Part with all the Appurces Priviledges & Commodities to the same belonging or in any wise [282] Appertaining to him the sa William Low his Heirs & Assigns to his & their own sole proper Use Benefit & Behoof forever as a good Perfect & absolute Estate of Inheritance in Fee Simple & I the sa Job Low do further covenant & engage to & with my sd Son Wm Low that I am at the Enscaling hereof the true sole & lawful Owner of the above demised Premisses & have in my self full power good Right & lawful Authority to Dispose of ve same in manner as aforesd Furthermore it is to be understood that the True Intent & meaning of the sa Job Low that the afore demised Fifty Acres shall be the Proper Part of ye sd William Low & that he is hereby excluded from claiming any Part of Inheritance with his Brothers & Sisters in ve other Moiety or half Part Furthermore the sa William Low by virtue of these Presents is Debarred from Selling the afore demised Premisses during ye Natural Life of Job Low afores Furthermore the sa Job Low covenanteth an Engages to & with the sd Wm Low that he will warrant Secure & Defend the afore demised Premisses unto him the sa William Low his Heirs & Assigns against any Person or Persons from by or under me the s⁴ Job Low in my Name or in my Stead by any way or means laying a Legal Claim or Title thereunto In Witness whereof I have hereunto set my Hand & Seal this thirteenth Day of April Anno Domini 1730, in the Third Year of the Reign of our Sovereign Lord George y^a Second of great Britain France & Ireland King Defender of y^a Faith

 $\operatorname{Job} \overset{\text{his}}{\underset{\text{mark}}{\times}} \operatorname{Low} \quad (^{\operatorname{a}\mathrm{Seal}})$

Signed Sealed & Delivered in Presence of William Pitman John Storer

York ss/Wells April 13, 1730. Then M¹ Job Low Personally appeared Acknowledg^d the above written Instrumin writing to be his voluntary Act & Deed

Before me Joseph Hill Justice Peace A true Copy of ye Oright recd Febry 21, 1735/6 Att Jer. Moulton Regg

To all People to whom these Presents shall come Greeting & Know Ye that I Sam¹ Winget of Kit-Sam¹ Winget tery in ye County of York within his Maj-

To esties Province of the Massachusetts Bay in Sami Tetherly New England Black Smith for & in Consid-

eration of the Sum of One Hundred & Fifty Pounds to me in Hand before the ensealing hereof well & truly paid by Samuel Tetherly of the same Place Shipwright the Receipt whereof I Do hereby Acknowledge & my self therewith fully Satisfied & contented & thereof & of every Part & Parcel thereof Do Exonerate acquit & discharge the s^a Sam^a Tetherly his Heirs Exec^a Admin^a & Assigns forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & Do by these Presents freely fully & absolutely give grant bargain sell aliene convey & confirm unto the s^a Sam^a Tetherly his Heirs & Assigns forever a Small Tract or Parcel of Land Situate lying & being in y^a Town of Kittery afores^a which Tract of Land I

forever a Small Tract or Parcel of Land Situate lying & being in ye Town of Kittery afores which Tract of Land I purchas of Andrew Spinney as by a Deed under his Hand & Seal bearing Date the 13 Day of June 1726, Containing about the Sixth Part of an Acre be it more or less & Is Butted & Bounded as followeth on the South West with Nathan Spineys House Lot five Rods & Ten Feet then by Piscataque River Six Rods then by Andrew Spinneys Land five Rods then Opposite to s River by s Andrew Spinneys Land Six Rods with my Dwelling House Shop & Barn To have & to hold the Said granted & bargained Premisses

with all ye Appurces Priviledges & Commodities to ye same belonging or in any wise Appertaining to him the sa Samuel Tetherly his Heirs & Assigns forever to his & their only Use Benefit & Behoof forever & I ve sd Sam! Wingett do for my self my Heirs Execrs & Adminrs covent promise & grant to & with the sd Sam1 Tetherly his Heirs & Assigns that until the Ensealing hereof I am the true sole & lawful Owner of the above demised & bargained Premisses & amfully seized & possessed of the same in my own proper Right as a good & absolute Estate of Inheritance in Fee Simple & have in my self good right full Power & lawful-Anthority to grant bargain sell convey & confirm sa granted & bargained Premisses in manner as aboves & that ve sa Sam¹ Tetherly his Heirs & Assigns shall & may from Time to Time & at all Times forever bereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy sd demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents whatsoever Furthermore I the sd Sami Winget for my self my Heirs Exec & Admin 18 do covenant & engage the aforesd demised Premisses to him ye sd Sam1 Tetherly his Heirs & Assigns agt the lawful Claims or Demands of any Person Persons whatso ever forever hereafter to Warrt Secure & Defend & Mary Winget the wife of me ye sd Sam1 Winget doth by these Presents freely willingly give Yield up & Surrender all her Right of Dowry & Power of Thirds in & unto the above demised Premisses unto him the sd Saml Tetherly his Heirs & Assigns forever In Witness whereof I the sa Sam Winget & Mary my Wife have hereunto set our Hands & Seals this tenth Day of April Anno Domini One Thousand seven Hundred & Thirty five

Sam¹ Wingett (aSeal)
Mary × Winget (aSeal)

Signed Scaled & Delivered in Presence of John Skriggen Jun Jn Dennet Jun

York ss/January 29, 1735. Sam¹ Winget above named Acknowledg^a the above written Instrum¹ to be his Act & and Deed

before Nicholas Shapleigh J. Peace A true Copy of ye Orig¹ rec⁴ Febr 23, 1735/6

Att Jer. Moulton Reg

To all Christian People to whom these Presents shall come Greeting & Know Ye that I Thomas Fernald of Kittery in the County of York within the Province of the Massachusetts Bay in New England Weaver for & in Consideration of the Sum of

Thirteen Pounds to me in Hand before the ensealing hereof well & truly paid by Samuel Tetherly of the same Place Shipwright the Receipt whereof I Do acknowledge & my self therewith fully Satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa Sam Tetherly his Heirs Execrs & Admin to forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give [283] grant bargain sell aliene convey & confirm to the s^a Sam¹ Tetherly his Heirs & Assigns forever One Tract or Parcel of Land Situate lying & being in the Town of Kittery afores Containing about Thirty Three Rods & Three Quarters be it more or less & is Butted & Bounda Beginning at the South East Corner next to sa Sami Tetherlys Land by Piscataqua River West by sa River Three Rods & three Quarters thence Nine Rods thence East three Rods & three Quarters then South Nine Rods to the first Station which Tract of Land Descended & came to me as my Part & Portion of my Father John Fernalds Estate as p an Instrument in writing und the Hands & Seals of the rest of the Heirs of my sd Fathers Estate bearing Date Nov' vº 16, 1700 more at Large may appear To have and to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining unto him the sa Sami Tetherly his Heirs & Assigns forever to his & their only proper Use Benefit & Behoof forever and I the sa Thomas Fernald for me my Heirs Execrs & Adminrs do covenant promise & grant to & with the sa Sam Tetherly his Heirs that before the ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good right full Power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aboves & that the sd Sami Tetherly his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use Occupy possess & enjoy yo sa demised & bargaina Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents whatsoever Furthermore I the s4 Thomas Fernald for my self my Heirs Execrs & Admin to do covenant & engage the above demised Premisses to him the sa Samuel Tetherly his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever hereafter to Warrant Secure & Defend & Mary Fernald the Wife of me the sd Thomas Fernald Do by these Presents freely & willingly give Yield up & Surrender all her Right of Dowry & Power of thirds of in & unto the above demised Premisses unto him the s4 Sam1 Tetherly his Heirs & Assigns forever In Witness whereof I the sa Thomas Fernald & Mary my Wife have hereunto set our Hands & Seals this Seventh Day of May Anno Domini One Thousand seven hundred & thirty three & in yo Sixth Year of the Reign of his Majesty King George ve Second

 $\begin{array}{ll} \text{Thomas Fernald} & (^{\text{a}}\text{Seal}) \\ \text{Mary} \times \text{Fernald} & (^{\text{a}}\text{Seal}) \end{array}$

Signed Scaled & Delivered in the Presence of us Thomas Hanscom John Spinney

York ss Jan^{ry} 29, 1735. Thomas Fernald within nam⁴ Acknowledg⁴ the within written Instrument to be his free Act & Deed

before Nicholas Shapleigh J. Peace A true Copy of y Orig recd Febr 23d 1735/6 Attest Jer. Moulton Regr

Know all Men by these Presents that Whereas Benjamin Welsh of Kittery in the County of York Husband-Welsh man by a Certain Bond in writing obligatory under То his Hand & Seal bearing Date the twenty third Day Tidy of April 1719, Did bind & oblige himself unto Sani Hill of Kittery in the County aforesd Yeoman in the full & whole Sum of Fifty Pounds currant Moncy of New England for the Use of ye Children of the sd Benja Welsh & Mary his then Wife & Daughter of the sd Sam1 Hill or some one or more of them & for no other Use Intent or Purpose whatsoever & the sd Benjamin Welch as a further Security for Performance thereof did make over unto the sa Sam1 Hill his Execrs or Assigns for the Use afores4 The one half of Seventy Acres of Land bought of Nicholas Morrell of Kittery asoresd as by his Decd to the sd Benja Welch bearing even Date with the sa Bond & for ye true Performance whereof he bound himself & his Heirs Execrs & Adminrs firmly by the sa Bond with Condition underwritten viz that if the sa Benjamin Welch should at any Time in his Life Time give or make Sure unto any one or more of sd Children the full value of Fifty Pounds Estate without fraud & according to the true Intent & meaning of the sa Bond then the sd obligation to be void & of none Effect or Else to abide & remain in full force & virtue as p the sd Bond or Obligation doth appear Now these Presents Witness that I Elizabeth Welch of Kittery aforesd Single Woman one of the Daughters & Children of the aforenamed Benjamin Welch & Mary his aforesd Wife have received of my sd Father the aforesd Sum of Fifty Pounds According to the true Intent & meaning of the aforementioned Bond & in full Satisfaction for the same I the sa Elizabeth Welch for my self my Heirs Execrs & Adminrs Do hereby acquit & forever discharge the sa Benjamin Welch his Heirs Exects & Admints & Assigns from the sd Sum of Fifty Pounds & from every Part & Parcel thereof & from all & all manner of Dues Claims & Demands concerning the same as Also I ye sd Elizabeth Welch in Consideration of the sa Fifty Pounds to Me paid as aforesd Do for my self Heirs Excers & Admin 18 by these Presents remise release & forever quit claim unto John Tidy of the aforementioned Kittery Yeoman in the Possession & Seizen now being all the Right Title Interest Use Property Claim & Demand that I the sd Eliza Welch have or ought to have or hereafter may or might have of in & unto the afore mentioned Lands & every Part & Parcel thereof by force & virtue of the aforementioned Bond or by any way or means from by or under my sa Father or my Grandfather Sam! Hill afores in any manner whatsoever To have and to hold to him the sa John Tidy his Heirs & Assigns forever In Witness whereof I the sd Elizabeth Welch hereunto set my Hand & Seal the Sixth Day of Decembr in the ninth Year of the Reign of King George ye Second Annoq Domini One Thousand seven hundred & thirty five

Elizabeth × Welch (*Seal)

Sign^d Seal^d & Delivered in Presence of Nicholas Shapleigh Marth Shapleigh Sarah Shapleigh

York ss/Kittery Deer 1735. Elizabeth Welch above named Acknowledga the above written Instrumt to be her Act & Deed

before Nicholas Shapleigh J. Peace

York ss Decemb 6, 1735. Benja Welch & Mary his Wife appeared before me the Subscriber & made Oath that their Daughter Eliza Welch was twenty One Years Old ya 1 Day of Dec 1735.

Nicholas Shapleigh J Peace A true Copy of the Origi rec^d Feb^{ry} 27, 1735/6 Attest Jer. Moulton Reg^r

[284] To all Christian People to whom these Presents shall come Greeting Know Ye that I Elizabeth Rose Rose of Kittery in the County of York within his Majes-To ties Province of the Massachusetts Bay in New England Widow for & in Consideration of the Sum of Pope Eight Pounds currt Money of New England to me in Hand well & truly paid by Richa Pope of the same Kittery Ship Carpenter the Receipt whereof I Do hereby Acknowledge & my self to be therewith fully satisfied contented & paid & thereof & of every Part & Parcel thereof do exonerate acquit and discharge the sa Richa Pope his Heirs Exects Admin's forever by these Presents Have given granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto him the sa Richa Pope his Heirs & Assigns forever One Measuage Tract or Parcel of Land in Kittery aforesd Containing One Acre Butted & Bounded as follows beginning at sa Rose's South West Corner thence East Eight Pole & three Quarters of a Pole by Margeret Williams Land thence North twenty one Pole athwart the Lot to Charles Frosts Land thence West by sa Frost Land eight Pole & three Quarters of a Pole to Richa Popes own Land thence South by sa Popes Land twenty one Pole to our beginning To have & to hold The sa One Acre of Land so Butted & Bounded with with all the Priviledges Appurces Commodities Wood Underwood Timber Water & Water-courses to the same belonging or in any wise Appertaining to him the sa Richa Pope his Heirs & Assigns forever to his & their own proper Use Benefit & Behoof from henceforth & forever & I the sa Eliza Rose for my self my Heirs Execrs Adminrs do covenant & engage unto & with the st Richt Pope his Heirs & Assigns that before the ensealing & Delivery hereof I am the true sole & lawful Owner of the above granted & bargained Premisses & am lawfully Scized & possessed of the same in mine own Right as a good Perfect & Absolute Estate of Inheritance in Fee Simple & have in my self good right full

power & lawful Authority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesa & that the sd Richard Pope his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaccably & quietly have hold Use Occupy possess & enjoy the sd bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharge of from all & all manner of former & other Gits Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgmts Executions & Incumbrances Furthermore I the sd Eliza Rose for my self my Heirs Execrs Admin's do covenant & engage the above demised & bargained Premisses to him the sa Richa Pope his Heirs & Assigns agt the lawful Claims & Demands of any Person or Persons whatsoever to warrant secure & Defend In Witness whereof I the sd Eliza Rose have set to my Hand & Seal this twenty eighth Day of Febry in the ninth Year of his Majesties Reign & in the Year of our Lord One Thousand seven hundred & thirty five

Elizabeth × Rose (aSeal)

Signed Sealed & Delivered in Presence of Peter Staple Margaret X Williams W^m Wentworth

York ss./March y° 1st 1735. Then Eliza Rose above named appeared before me & Acknowledgd the above Instrumt to be her free Act & Deed

Nicholas Shapleigh J. Peace A true Copy of the Origi rec^d March 1, 1735/6

A true Copy of the Origi reca March 1, 1735/6

Atti Jer: Moulton Regr

To all People unto whom these Present Deed of Sale shall come Samuel Waldo of Boston in the County of Suffolk & Province of ye Massachusetts Bay in New England Merch' Sendeth Greeting Know Ye

that I the s^a Samuel Waldo for & in Consideration of the Sum of Two Hundred & Forty Pounds in passable Bills of Credit to me in Hand at & before ye ensealing & delivery hereof well & truly paid by Isaac Ilsley of Newbury in ye County of Essex & Province afores Joyner The Receipt I hereby Acknowledge & thereof & of every Part & Parcel thereof do acquit & discharge the s^a Isaac Ilsley his Heirs Exec^a & Admin^a & every of them forever by these Presents Have given granted bargained sold released enfectfed conveyed & confirmed & by these Presents Do fully &

absolutely give grant bargain sell release enfeoffe convey & confirm unto the sd Isaac Ilslev his Heirs & Assigns forever All that Certain Homestead & Land having a House thereon erected which I bought of Isaac Sayer of Falmo in the County of York Situate lying & being on the Neck commonly called Old Casco which was granted to Seth Wass Partly by the Town of Falmouth & the other Part Descende to him the s4 Wass & Anne his Wife as She was Datr & Heir of Richard Wilmott late of Falmouth aforesd & was by them severally & respectively granted by the sd Town viz to the sd Wilmot the 6 August 1719, Twelve Rod Fronting on Queen-Streat & to them sd Wass the 4 May 1720, fourteen Rod Fronting on sd Queen-street & so running down by vo sd Breadth being twenty Six Rod a North West & by North Course to the back Cove Together with all the Woods UnderWoods Standing or lying Fences & Building Rocks Mines Minerals Waters Water-courses Herbage Liberties Ways Profits Priviledges & Appurces whatsoever to the sd Premisses belonging or in any wise Appertaining & the Revercon & Revercons Remainder & Remainders Rents Issues & Profits thereof To have and to hold unto the st Isaac Ilsley his Heirs Execrs & Adminrs & Assigns to his & their only proper Use Benefit & Behoof for Ever The aforesd Premisses with the Rights Members & Appurces thereof And I the sa Samuel Waldo do avouch my self at the Time of the ensealing and untill the Delivery hereof to be the true & lawful Owner of the sa granted Premisses And have in my self full Power good right & lawful Authority to grant sell [285] & convev the same in manner as afores free & clear & freely fully & clearly acquitted & discharged of & from all other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Dowers Titles Troubles Charges & Incumbrance whatsoever And I ye sa Samuel Waldo for my self my Heirs Exec & Adminrs do hereby Assign convey & make over to him the sa Isaac IIsley his Heirs & Assigns the Benefit by ye Warranty for ye above Premisses to me given by the afore mentioned Isaac Sayer as by his Deed Dated the Twenty ninth Day of October Anno 1733, & I Do Also hereby covenant promise grant & agree from Time to Time & at all Times hereafter to Warrant & Defend the sd granted & bargained Premisses with the Appurces unto the sd Isaac Ilsley his Heirs & Assigns forever against ye lawful Claims & Demands of all & every Person & Persons whomsoever claiming from by or under me or my Heirs or Assigns In Witness whereof I the s4 Sam1 Waldo with Lucy my wife In Testimony of her free Consent to this bargain & Sale & full Relinquishmt & quit claim of all her Right of Dower & of Thirds of & in the s^d granted Premisses have hereunto set our Hands & Seals this twentyeth Day of Feb^D Anno Domini One Thousand seven hundred & thirty five Annoq Ri Ris Georgii Secundi May Brit & Nono

> Sa Waldo (aSeal) Lucy Waldo (aSeal)

Signed Sealed & Delivered in Presence of us Jonathan

Pearson Na : Sparhawk

York ss/Boston Feb: 20, 1735. Mr Sami Waldo & Lucy his Wife Personally appearing Acknowledged the foregoing Instrumt to be their voluntary Act & Deed

Cor. H Hall Just Pacis

A true Copy of the Recd Febry 25, 1735/6

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Thomas Smith of Falmouth in the County of York within his Majestics Province of the Massachusetts Bay in New Eng-

land Clerk for & in Consideration of the Sum of one hundred Pounds to me in Hand before ye ensealing hereof well & truly paid by Isaac Ilsley of Newbury in the County of Essex & Province aforesd Joyner The Receipt whereof I do hereby Acknowledge & myself therewith tully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the st Isaac Ilslev his Heirs Exec ** & Admin ** forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully absolutely give grant bargain sell aliene convey & confirm unto him ye sa Isaac Ilsley his Heirs & Assigns forever All my Right & Interest in a Cetain Lot or Tract of Fresh Meadow Land Situate & being in aforesd Town of Falmo Containing by Estimation Ten Acres be ye same more or less being ye third Lot in Numbr of sa Meadow commomly called the Fresh Meadow beginning at a Pine Tree marked on Four Sides Adjoyning to a Lot on sd Meadow that was Laid out to Ebenezer Hall on ve North & thence running Twenty Rods South wt & by West to a White Pine Tree marked on Four Sides having the Lot that was Benja Wrights on ye South & Running aCross the Meadow Four Score Rods the same Weadth or till the Ten acres be made up either in Meadow or Upland which Tract of Land was Laid out to Moses Goold as his Ten Acre Lot of Meadow & which I the sd Thomas Smith have Since Purchas-

ed of him as p his Deed to me Compared with the Town Book of Falmouth (Reference thereto being had) may more fully appear To have and to hold the st granted & bargaind Premises with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sd Isaac Ilsley his Heirs & Assigns for ever To his & their only proper Use Benefit & Behoof forever And I the sd Thomas Smith for my self for my Heirs Execrs & Admin 18 do covenant promise & grant to & with him the st Isaac Ilsley his Heirs & Assigns that before the Ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good right full Power & lawful Anthority to grant bargain sell convey & confirm sa bargained Premisses in manner as aforesa And that he the sa Isaac Ilsley his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the s4 demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore Sarah the Wife of me the abovementioned Thomas Smith doth by these Presents consent to this conveyance & freely & entirely surrender up all her Right of Dowry & Power of Thirds to the Premisses & both of us for our selves our Heirs Exects & Admin¹⁸ do covenant & engage the above demised Premisses to him the sa Isaac Ilsley his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons wt soever by from or under us our Heirs & Assigns forever hereafter to Warrant secure & Defend In Witness whereof we have hereunto set our Hands & Seals this twenty Sixth Day of January One Thousand Seven hundred & thirty five/six & in the Ninth Year of the Reign of our Sovereign Lord George the Second by grace of God of great Britain France & Ireland King &c

> Thomas Smith (aSeal) Sarah Smith (aSeal)

Signed Sealed & Delivered in Presence of us Henry Wheeler W^m Knights York ss/Falmouth Jan^{rg} 27, 1735/6 This Day appeared the within mentioned Thomas Smith & Acknowledged the within Instrum¹ to be his free Act & Deed

before me Henry Wheeler J. Peace A true Copy of y^e Orig¹ rec^d Jan^{ry} 27, 1735/6 Attest Jer. Moulton Reg^r

[286] To all People to whom these Presents shall come Know Ye that I Stephen Greenlief of Falmouth in the County of York & Province of the Massachusetts Bay in New England Husbandman for & in Consideration of the Sum of Forty Eight

Pounds to me in Hand before ye ensealing hereof well & truly paid by Isaac Ilsley of Newbury in the County of Essex & Province aforesd Joyner the Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sd Isaac Ilsley his Heirs Execrs & Adminrs forever by these Presents Have given granted bargained sold aliened conveyed and confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Isaac Ilsley his Heirs & Assigns forever All ve Right Title & Interest that I have or ought to have in & unto One Hundred Acres of Land which was granted by Sr Edmund Andross to Edmund Gale as Also all the Right Title & Interest I ye sd Greenlief have in & unto One Proprietors Right which was granted to ye Heirs or Assigns of John Lewes late of Falmo Deed which Land & Right is Situate in Falmouth aforesd the sd Hundred Acres lying on a Place commonly called Back Cove in st Town & Bounded as may appear by sd Deed from Sr Edmund Andross to Gale as Also all the Right & Title which I the sd Greenlief have to any Lands Purchased by Phinehas Jones of the Heirs of Azer Gale late of Marblehead Deca which last mentioned Lands Together with the Proprietors Right above mentioned & ye sa Hundred Acres granted by Sr Edmund Andross to sa Edm^a Gale was quitted by Phinehas Jones to me ye s^d Stephen Greenlief & Moses Pearson as may appear by s^d Jones's Quitclaim Reference thereto being had & afterward the sa Moses Pearson quitted all his Right to all ve abovesa Lands & Proprietors Right to me the sa Stephen Greenlief To have & to Hold the sd granted and bargained Premisses with all ve Appurces Priviledges & Commodities to ve same belonging or in any wise Appertaining to him the sa Isaac

Ilsley his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I ye sd Stephen Greenlief for my self my Heirs Execrs & Admin's do covenant promise & grant to & with him the sa Isaac Ilsley his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good right full Power & lawful Authority to grant bargain sell convey & confirm s4 bargained Premisses in manner as afores4 & that he ve sd Isaac Ilslev his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd demised & bargaind Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature Soever that might in any measure or Degree Obstruct or make void this Present Deed Furthermore I ye sd Stephen Greenlief for my self my Heirs Exects & Admints do covenant & engage ye above demised Premisses to him the sa Isaac Ilsley his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons [from by or undr me] forever hereafter to Warrant Secure & Defend by these Presents And Mary ye Wife of me the sa Stephen Greenlief doth by these Presents voluntarily give up her Right of Dower & Power of Thirds in & unto the Premisses unto him the sd Isaac Ilsley his Heirs & Assigns In Witness whereof we have hereunto set our Hands & Seals the Twenty Seventh Day of January in the Ninth Year of his Majesties Reign Annoq Domini 1735/6 Memorandum ye Words [from by or undr me] between the Forty ninth & Fiftieth Lines was before Signing & Sealing

Stephen Greenlief (*Seal) Mary Greenlief (*Seal)

Signed Scaled & Delivered in Presence of Henry Wheeler Moses Pearson

York ss/Jan^{ey} 28, 1735/6 Stephen Greenlief & Mary his Wife within mentioned Personally appeared before me the Subscribt & Acknowledg^d y^e within Instrument to be their free Act & Deed

 $\begin{array}{c} {\rm Henry~Wheeler} \quad {\rm Justice~Peace} \\ {\rm A~true~Copy~of~y^e~Orig^l~rec^d~Jan^{ry}~27,~1735/6} \end{array}$

Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Stephen Greenlief of Falmouth in ye County of York & Province of the Massachusetts Bay in New England Husbandman

Ilsley for & in Consideration of the Sum of Five Hundred & Fifty Two Pounds to me in Hand before ye ensealing hereof well & truly paid by Isaac Ilsley of Newbury in ve County of Essex & Province aforesd Joyner the Receipt whereof I Do hereby Acknowledge & my self therewith fully Satisfied & content^d & thereof & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Isaac Ilsley his Heirs Execrs & Adminrs forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Isaac Ilslev his Heirs & Assigns forever Two Certain Tracts or Parcels of Land Containing One Hundred & Five Acres lying in s4 Town of Falmo at a Place called Back Cove which Land was sold by George Cleaves to John Lewes & by John Lewes to Nath Wallis & by sa Wallis to Edmond Gale & by sd Gale to his Son Azer Gale Deceased who left the same to his Children of whom Phinehas Jones Purchased & afterward s^d Jones sold the same to s^d Stephen Greenlief & Moses Pearson & sd Pearson conveyed the Moity or half Part belonging to him to sa Greenlief One Lot being Bounded as followeth vizt beginning at a Birch & Popplar Trees Standing in a Gully [287] on the Eastward Side of John Lewes's old Plantation thence running along the Gullev into the Creek & down into the Back Cove & so bound as the Cove goes South Westerly untill it make sa Hundred Acres Eighty Rods in Wedth & to run into the Woods North West untill One Hundred Acres be compleated holding the same Bredth The other Lot being Five Acres lying in sd Town in the great Meadow lying North Westerly trom st Hundred Acres it being on Half of Ten Acres of Meadow sold by Richard Tucker to Thomas Weakly & Company To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him ye sa Isaac Ilslev his Heirs and Assigns forever To his & their only proper Use Benefit & Behoof forever And I the sa Stephen Greenlief for my self my Heirs Execrs & Adminrs do covenant promise & grant to & with him the sa Isaac Ilslev his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully Seized & possessed of ve Same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple And have in my self good right tall Power & lawful Authority to grant bargain sell convey & confirm st bargained Premisses in manner as aforesaid And that the sa Isaac Ilsley his Heirs and Assigns shall & may from Time to Time & at all Times forever bereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated and discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sa Stephen Greenlief for my self my Heirs Execrs & Admin 18 do covenant & engage the above demised Premisses to him the sa Isaac Ilsley his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & Defend by these Presents And

the Wife of me ye sa Stephen Greenlief doth by these Presents freely & willingly give up her Right of Dower & Power of Thirds in & unto ye Premisses unto him the Isaac Ilsley his Heirs & Assigns In Witness whereof we have hereunto set our Hands & Seals this Twenty Seventh Day of Jan in the Ninth Year of his Majtys Reign Annoq

Dom 1735/6

Stephen Greenleaf Mary Greenleaf (aSeal)

Signed Sealed & Delivered in Presence of Henry Wheeler Moses Pearson

York ss/Janry 28, 1735/6 Stephen Greenleaf & Mary his Wife within mentioned Personally appeared before ve Subscriber & Acknowledged ve within Instrument to be their free Act & Deed

Henry Wheeler Justce Peace

A true Copy of ye Orig1 recd Jan y 27, 1735/6

Att Jer. Moulton Regr

This Indenture made the Twenty fourth Day of December in the Ninth Year of the Reign of our Sover-Cleverly eign Lord George ye Second by the Grace of God To of great Britain France & Ireland King Defender of the faith &c & in the Year of our Lord Christ Waldo 1735. Between John Cleverly of Hanover in the

County of Hamterdon in New Jersey Clerk of the One Part

& Sam1 Waldo of Boston in ye County of Suffolk in New England Merchant of the other Part Witnesseth that the sa John Cleverly for & in Consideration of the Covenant herein after mentioned to be done & pformed on the Part of the sa Sami Waldo & Also of the Sum of five Shillings lawful Money of New England to him in Hand paid by ye sd Sam1 Waldo before the Sealing & Delivery of these Presents the Receipt whereof is hereby Acknowledged Hath granted bargained & sold & by these Presents Doth grant bargain & Sell all that his Share Part Right Title & Interest of in & to a Certain Tract of Land lying in ye Eastern Parts of New England at a Place commonly called Muscongus being one eighth Part of a whole Share or thirtieth Part thereof which was conveyed to him by Thomas Payne of Boston aforesd Clerk & Originally belonged to Collo Thaxter as one of the Twenty associates of & in the afores Tract which is Particularly Described Butted & Bounded in a Certain Indenture bearing Date the Ninth Day of October in the eighth Year of his afores Majesties Reign & mentioned to be made between Jahleel Brenton of Newport in Rhode Island Esor & sundry others therein named Associates in the aforesd Tract of Land of the on Part & the afores Sam Waldo of the other Part And the Reversion & Reversions Remas & Remaindrs hereof To have and to hold the afores a Eighth Part of a whole Share of & in ye aforesd Tract of Land & Premisses with the Appurces unto the sa Sam1 Waldo his Heirs & Assigns To his & their only proper Use & Behoof forever & the sa Sami Waldo In Consideration thereof for himself his Heirs Execrs & Admrs doth covenant grant & agree to & with the sd John Cleverly by these Presents that he ye sd Sam1 Waldo his Heirs or Assigns shall & will Plant & Settle Two Towns upon the aforesd Tract of Land & Set off to the sd John Cleverly his Heirs or Assigns his Proportionable Part of one hundred Thousand of the aforesa Tract of Land among the other Associates of & in the same in Such Manner as he has Covenanted In & by the aforesd Indenture with the sd Jahleel Brenton & [288] others before mentioned to do & set off ye Same to them & Also will Do & pform all & other ye Matters & things in the aforesd Indenture mentioned to be done & Performed on his the s4 Sam1 Waldo's Part In Witness whereof ve above named Parties to these Presents have hereunto Interchangably set their Hands & Seals the Day & Year herein first above written

John Cleverly (aseal) Sa Waldo (aseal) Sealed & Delivered in y° Presence of John Clark N^{a} Sparhawk

Suffolk ss/Boston Decr 27th 1735.

M¹ John Ćleverly Personally appear^d & Acknowledg^d the within Instrum^t to be his voluntary Act & Deed Coram H: Hall Jus Pacis

Suffolk ss Boston Febry 27, 1735.

Mr Sami Waldo Personally appeared & Acknowledged the within Instrument to be his free Act & Deed

before me Samuel Sewell J. Pacs A true Copy of ye Origi recd March 3d 1735/6

Attest Jer. Moulton Regr

To all People Unto whom this Present Deed of Sale shall come Isaac IIsley of Newbury in the County of Essex & Province of the Massachusetts Bay in New England Joyner Sendeth Greeting Know

Ye that I the sd Isaac Ilsley for & in Consideration of the Sum of Forty Pounds in Passable Bills of Credit on ye Province aforese to me in Hand at & before the ensealing & delivery hereof well & truly paid by Samuel Waldo of Boston in the County of Suffolk & Province afores Merch The Receipt whereof I hereby Acknowledge & thereof & of every Part & Parcel thereof do acquit & discharge the sd Sam1 Waldo his Heirs Execrs & Admrs & every of them forever by these Presents Have given granted bargained sold released enfeoffed conveyed & confirmed & by these Presents Do freely & absolutely give grant bargain sell release enfeoffe convey & confirm unto the sd Sam1 Waldo his Heirs & Assigns forever One full Third Part of one Quarter Part of all that certain Tract or Parcel of Land Situate lying & being in Casco Bay in ye County of York the whole Tract being Bounded as follows that is to say to begin on the other Side of Amoneongan River at the great Falls the Part of them called Saccarabigg & so down ve River Side unto the Lowermost Plantation Ground & lowermost Part thereof & so from each aforesd Bounds to go directly into the Woods not exceeding One Mile Together with all the Woods Under Woods Standing or lying Rocks Mines Minerals Watr Water Courses & Falls of Water Herbage Liberties Ways Profits Priviledges and Appurces whatsoever to the sa Premisses belonging or in any wise Appertaining & the Reversion & Reversions Remainder & Remaindre Rents Issues & Profits thereof To have & to hold unto the sa Sami Waldo his Heirs Exects Admints & Assigns

to his & their only proper Use Benefit & Behoof forever the aforesd Premisses with the Rights Members & Appurces thereof And I the sa Isaac Ilsley Do avouch myself at the Time of ye Ensealing & untill ye Delivery hereof to be The true & lawful Owner of the sa granted Premisses & have in my self full Power good Right & lawful Authority to grant sell & convey the same in manner as aforesd free & clear & fully & freely clearly acquitted & discharged of & from all other Gifts Grants Bargains Wills Entails Dowers Titles Troubles Charges & Incumbrances whatsoever And I the sa Isaac Ilsley for my self my Heirs Exexrs & Admints do hereby Assign convey & make over to him the sd Samuel Waldo his Heirs & Assigns the Benefit of the Warranty of the aforementioned Premisses to me given by Thomas Smith of Falmouth in the County of York & Province aforesd Clerk in his Deed to me of sa Premisses Dated the Tenth Day of Janry 1731/2 And I Do also hereby covenant promise & grant & agree from Time to Time & at all Times hereafter to Warrant & Defend the sd granted & bargained Premisses with the Appurces unto the sa Sami Waldo his Heirs & Assigns forever against the lawful Claims & Demands of all & every Person & Persons whomsoever claiming from by or under me or my Heirs In Witness whereof I the sd Isaac Ilslev with Abigail my Wife In Testimony of her free Consent to this bargain & Sale & full Relinquishmt & Quitclaim of all her Right of Dower & Power of Thirds of & in the sa granted Premisses have hereunto set our Hands & Seals this twentieth Day of Febry Anno Domini One Thousand seven hundred & thirty five Annoq Ri Ris Georgii Secundi Magnia Britinnia & Nono

Isaac Ilsley (*Seal)

Signed Sealed & Delivered in Presence of us Mem^o before Signing two Erasures were made & s^a Places is y^e Name of y^e Grantee & in the twenty first Line of y^e Second Side is one Word viz afores^a obliterated Jouathan Pearson N^a Sparhawk

Suffolk Boston Febry 20, 1735. Isaac Ilsley Personally appearing Acknowledged the foregoing Instrumt to be his Voluntary Act & Deed

Coram H: Hall Jus. Pacis A true Copy of ye Origi recd March 3d, 1735/6

Att Jer. Moulton Regr

To all People to whom this Present Deed of Sale shall come I Samuel Tetherly of Kittery in the County of York in New Engl^a Shipwright sends Greeting

Sixty Pounds to me in Hand before the ensealing hereof well & truly paid by Samuel Waldo of Boston in the County of Suffolk & Province of the Massachusetts Bay in New England afores Mercht the Receipt whereof I Do hereby Acknowledge Have given granted bargained & sold [enfeoffed conveyed & confirmed & hereby Do [289] freely & absolutely give grant bargain & sell [enfeoffe] convey & confirm unto him the sd Sam1 Waldo his Heirs & Assigns forever a Certain Tract of Land & Salt Marsh Containing Sixty Acres more or less lying in the Township of Scarborough [in ye aforesd County of York] Bounded as follows vizt Easterly with Spurwink River Southerly with a Creek & Run of Water running betwixt ve Premisses & Samuel Oakmans Land to a Great Oak & from thence North West up into the Woods untill Sixty Acres are Compleated as Also another Tract or Parcel of Land & Marsh in Scarborough aforesd Containing Ten Acres Bounded as follows viz beginning at a Stake Standing in a Run of Water between Ambrose Boden & Sam¹ Oakmans Land from thence to an Oak Tree & then to run North West untill the sd Ten Acres are made up or however otherwise Bounded Also all Houses Out Houses Barnes & Buildings thereon To have and to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining unto him the sa Sami Waldo his Heirs & Assigns forever so that neither he the sd Samuel Tetherly nor his Heirs nor any other Person or Persons for him or them or in his or their Names or in the Name Right or Stead of any of them shall or will by any way or means hereafter have Claim challenge or demand any Estate Right Title or Interest of in or to the Premisses or any Part or Parcel thereof But from all Estate Right Title Interest Claim & Demand of in or to the Premisses & every Part & Parcel thereof they & every of them shall be Utterly Excluded & Barred forever by these Presents & ye sd Sam1 Waldo his Heirs Exec¹⁸ & Admin¹⁸ the above demised Premisses & every Part thereof against themselves & their Heirs & all other Persons claiming by from or under them or either of them shall & will forever hereafter Warrant Secure & Defend to him the sa Samuel Waldo his Heirs & Assigns to his & their only proper Use & Uses in manner & form aforespecified In Witness whereof I the s^d Samuel Tetherly have set my Hand & Seal the fifth Day of March Annoq Domini 1735/6

Samuel Tetherly (aSeal)

Signed Sealed & Delivered in the Presence of before excuting between ye Ninth & Tenth Line was Interlined These Words "enfeoffed conveyed & confirmed" & between the 15 & 16 Lines these Words "in ye aforese County of York & between the 10 & 11 Line the Word "Enfeoffe" John Carlile Peter Staple

York ss/York March 5th 1735/6 The above named Sami Tetherly Personally appearing Acknowledged the aforewrit-

ten Instrument to be his Act & Deed

before Jer. Moulton J. Peace A true Copy of y^e Original receiv^d March 5, 1735/6 Attest Jer. Moulton Reg^e

York 5th March 1735.

I The Subscriber

having this Day bought of Mr Samuel Tetherly of Kittery in the County of York Two Certain Tracts of Land lying in Scarborough in s^a County Containing Seventy Acres for y^a

Consideration of two hundred & Sixty Pounds as p Deed of this Date may appear And I having paid him Forty four pounds Eleven Shillings thereof the remainder being Two Hundred fifteen Pounds & nine Shillings I the Subscriber oblige my self to pay to the sd Samuel Tetherly in Case I shall not finally Recover agt James Dunevan now or late of the aforesd Town of Scarborough Judgmt for the aforesd Sum of Two Hundred & fifty Pounds & Nine Shillings Due to me or Supposed so to be on a Bond given me which I have now or shall forthwith put in Suit Which Sum I Promise & oblige my self to Discount out of the Judgment I may obtain & in Case I do not Finally obtain a Judgment against the sa Dunevan for the value aforementioned I will either pay to the s4 Tetherly the aforementioned Sum of two hundred & Fifteen Pounds Nine Shillings or Reconvey to him his Heirs Execrs or Admin's the aforementioned Premisses on Demand he Returning me the aforesd Sum of Forty four Pounds Eleven Shillings which I have paid him at the Time of such Reconveyance & Whereas the sa Sam1 Tetherly has not given the sd Dunevan any Note Bond or writing obligatory for ye sd Purchase Consideration or any Part thereof I hereby promise to Indemnifie him from any

Demand that can or may arrise to him his Heirs Exec & Admin¹⁸ by means hereof In Witness whereof I have hereunto set my Hand & Seal the Day first mentioned

Sa Waldo (aSeal) Signed Sealed & Delivered in Presence of us Jnº Carlile

Peter Staple

York ss/York March 5th 1735/6 The within named Sam¹ Waldo Personally appearing Acknowledged the aforewritten Instrument to be his voluntary Act & Deed.

To all People to whom this Present Deed of Sale shall come Nathanael Whitney of Biddeford in the

before Jer. Moulton J. Peace

A true Copy of the Origi reca March 5, 1735/6

Att Jer. Moulton Regr

County of York in the Province of the Massachu-Whitney To setts Bay in New England Husbandman sendeth Moore Greeting Know Ye that for & in Consideration of the Sum of Eighty Two Pounds & ten Shillings to me in Hand well & truly paid at & before the ensealing & delivery of these Presents by Wiatt Moore of the sd Town County & Province Husbandman The Receipt whereof is hereby Acknowledged I the sa Nath Whitney have given granted bargained sold conveyed & confirmed & by these Presents Do give grant bargain sell convey & confirm unto the sd Wiatt Moore his Heirs & Assigns forever A Certain Tract or Parcel of Land lying Partly in Biddeford aforesd & Partly in the Township of Arrundel in the sd County of York being about Thirty Rods & Four Feet wide more or less bounded at the North East End on the Land of James Clark & on the North West Side [290] on Land of Sam1 Adams Esqr & Tristram Little & at the South West End on Arrundel Township or however otherwise Bounded being the One Half of the Land which the sd Nathanael Whitney lately bought of Thomas Salter of Boston Cordwainer & which sa Land runs Four Miles distant from Biddeford River To have & to hold The st Tract of Land with the Priviledges & Appurces thereto belonging unto him ve sd Wiatt Moore his Heirs & Assigns forever To his & their only sole & proper Use Benefit & Behoof from henceforth & forevermore And I the sd Nath Whitney Do avouch my self to be the true Sole & lawful Owner of the sd granted Land with the Appurces & have in my self full Power & lawful Authority to grant sell & Dispose thereof in manner as aforesd the same being free & clear & clearly acquitted

& discharged of & from all former & other Gifts Grants Bargains Sales Leases Mortgages & Incumbrances whatsoever by me Made Sufferd or done to ye Contrary And I the sd Nath1 Whitney do covenant promise & grant for my self my Heirs Execrs & Admin's to & with the sd Wiatt Moore his Heirs Execrs Adminrs & Assigns by these Presents to Warrt & Defend Part of ye aforegranted Land viz That Part which lies in the Town of Arrundel unto him the sd Wiatt Moore his Heirs & Assigns forever against all & every Person & Persons whomsoever And that Part which Lies in the Town of Biddeford to Warrt & Defend against my self my Heirs & Assigns & all Persons claiming any Interest therein by from or under me In Witness whereof I the sd Nathanael Whitney & Hannah my Wife In Token of her free Consent to these Presents & full Relinquishment of all her Right of Dower or Thirds of in or to the sd granted Land have hereunto put our Hands & Seals the Twenty fourth Day of Novembr in Ninth Year of the Reign of our Sovereign Lord King George ye Second Annoq Dom One Thousand seven hundred & thirty five

Nathaniel Whitney (aSeal) Hannah Whitney (aSeal)

Hannah Whitney (aSeal)
Signed Sealed & Delivered in Presence of us

Robert Whipple Jonathan Emary

York ss Biddeford March 2⁴ 1735. The above named Nath¹ Whitney appeared & Acknowledg⁴ the above & within written Instrum¹ to be his voluntary Act & Deed

Coram Tho Smith Just Pacis

A true Copy of ye Origi rec^d March 11, 1735/6 Attest Jer. Moulton Reg^r

To all People to whom this Present Deed of Sale shall come Greeting Know Ye that I Robert Whipple Def of Biddeford in the County of York in the Province of the Massachusetts Bay in New Engl⁴ Husbandman for & in Consideration of the Sum of Thirty Six Pounds to me in Hand before the ensealing hereof well & truly paid by Jonathan Emery of the s⁴ Town County & Province Cord-

in Hand before the ensealing hereof well & truly paid by Jonathan Emery of the s^a Town County & Province Cordwainer in good Bills of Credit on the s^a Province The Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & of every Part & Parcel thereof do exonerate acquit & discharge him the s^a Jonathan Emery his Heirs Exec^{as} & Admin^{as} firmly by these Presents Have given granted bargained sold aliened conveyed con-

firmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sd Jonathan Emery his Heirs & Assigns a Certain Parcel or Tract of Land Situate lying & being in the Town of Biddeford aforesa Containing by Estimation Seven Acres be ve same more or less Butted & Bounded as followeth viz beginning at a Red Oak Stump by Wadleys Bounds running from Wadlevs Line about South East on the Country Road Twelve Rods So running back Twelve Rods wide till the Seven Acres be Accomplished then Setting off about North West to Wadleys Land then running in a Strait Course down to the Country Road to the st Red Oak Stump & a Small Piece of Land beside this Butted & Bounded viz beginning at an Elmn Standing by the lower Side of the Country Road So running South East upon the Country Road about Four Rods upon the Front & four Rods back & then four Rods to the Westward & then four Rods to the Elmn To have and to hold the s^d granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sd Jonathan Emery his Heirs & Assigns To his & their own proper Use Benefit & Behoof forever And I the sa Robert Whipple for my self my Heirs Exec¹⁸ & Admin¹⁸ do covenant promise & grant to & with the sa Jonathan Emery his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & Stand lawfully possessed of ye same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner as aboves And that the sa Jonathan Emery his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably and quietly have hold Use Occupy Possess & enjoy the sd demised Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of & from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgm¹⁸ Executions & Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Present Deed Furthermore I the sa Robert Whipple for my self my Heirs Exec ** & Admin ** do covenant & engage the above demised Premisses to him the sa Jonathan Emery his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatso ever forever hereafter to Warrant Secure & Defend In Witness whereof I the s^a Robert Whipple & Susanna my Wife in token of her free Relinquishms of her Right of Dower or Power of Thirds in & to the above bargained Premisses have hereunto set our Hands & Seals this Sixth Day of Jan¹⁷ in the eighth Year of the Reign of our Sovereign Lord George the Second of great Britain France & Ireland King Defen⁴ of the Faith &c Annoq Domini 1734/5

 $\begin{array}{lll} \text{Robert Whipple} & \times \text{ Blott} \\ \text{Susanna} \times \text{Whipple} & \times \text{ Blott} \\ \end{array}$

Susanna X Whipple X Blo

Signed Sealed & Delivered in Presence of us Samuel Willard Samuel Young

[291] York ss/Biddeford March 2^d 1735. The above named Rob Whipple appeared & Acknowledged the above & within written Instrument to be his voluntary Act & Deed Coram Thomas Smith Jus. Pacis

A true Copy of ye Orig¹ rec⁴ March 11, 1735/6

Att^t Jer. Moulton Reg^r

Be it known unto all Men by these Presents that I Thomas Kimbal of Hamton in the County of Norfolk in New England & Mary my Wife for & in Consideration of A valuable Satisfaction Received by me in Hand Have granted covenanted granted & fully bargained & sold & by these Presents Do covenant

grant bargain sell & firmly make over unto John Wolcott of Newbury in the County of Essex in New England One Dwelling House with a Barn with Two Hunda Acres of Upland Adjoyning thereunto with Forty Two Acres of Meadow & Marsh Land Situate lying & being in the Town of Wells in the County of York bounded with the La. . . . of John Barat on the South with Wardwells Land on the North Sea & the East & the Common on ye West Thirty Six Acres of the sd Meadow is Adjoyning to the River called Webhont being a Right before the Door of the sd Dwelling House & the other Six Acres lying by Master Wheelwrights Neck of Land with all & Singular Town Rights Fences Profits Priviledges & Appurces thereunto belonging To have and to hold all the aboves House Barn Two Hundred Forty Two Acres of Upland & Meadow Respectively to the Proper Use & Behoof of ve aboves John Wilcott his Heirs Exects & Admin¹⁸ forever And I the sd abovesd Thomas Kimbal & Mary my Wife for our Selves our Heirs Execrs & Assigns Do A Warrantize this Sale of the aboves Premisses which I lately purchased of Mr Harlackenden Simons & ve sd John

Wilcott his Heirs Exec or Assigns shall from Time to Time & at all Times have hold use occupy possess & enjoy all the abovesd Premisses without any molestation or Interuption of me ve abovesa Thomas Kimbal & Marv mv Wife or any lawfully claiming thereunto in by from or under us or any or of us, or our Heirs Exects or Assigns

In Witness whereof I the aboves Thomas Kimbal & Mary my Wife have set to our Hands April ye Tenth 1660

Thomas Kimbal

Mary X Kimbal (aSeal)

Signed Scaled & Delivered in Presence of us Witnesses Joseph Motralfe John Wilson

Benja Kimbal appeared before me & Acknowledge & Acknowledged this above Instrument to be his Act & Deed

before me Robert gick May 27, 1660. A true Copy of the Origi recd March 15, 1735/6

Attest Jer. Moulton

To all People to whom these Presents shall come Greeting &c Know Ye that I Samuel Johnson

Sami Johnson

Gurts of Kittery in the County of York in To the Province of the Massachusetts Bay in James New Engl^d Yeoman for & in Consideration of the Sum of Two Hundred Pounds in good currant Bills of Credit on the aforesd Province to me in Hand paid before the ensealing hereof by my Brother James Johnson of the sd Kittery Yeoman The Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied contented & paid & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sd James Johnson his Heirs Execrs & Adminrs forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the st James Johnson his Heirs & Assigns forever A certain Tract Piece or Parcel of Land Situate lying & being in the Township of Kittery aforesa Containing Twenty One Acres & Forty Poles & is Part of that Tract or Parcel of Land which I Purchased of Tobias Leighton of s4 Kittery as by One Poll-Deed or Instrument in writing given under his Hand & Seal bearing Date ye 29 Day of Augt Anno Domini 1734, may appear. And is Butted & Bounded as followeth (that is to Say) beginning at the North East & by East End of ye sa Tract of Land I Purchased of Tobias Leighton aforesd & to

run North West & by North Sixty Poles & from thence North West & by West into the aforesa Tract of Land Containing the sa Sixty Poles in Breadth untill the sa Twenty one Acres & Forty Poles be Compleated & Finished Together with all the Wood & Timber on the sd Land & all the Appurces & Priviledges Profits Hereditaments & Commodities to the same belonging To have and to hold the sa granted bargained & sold Premisses with all ye Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa James Johnson his Heirs & Assigns forever To his & their own proper Use Benefit & Behoof forever And I the sa Samuel Johnson for me my Heirs Execrs & Adminrs do covenant promise & grant to & with my sd Brother James Johnson his Heirs Execrs Adminrs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of ye above bargained & Sold Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good right full Power & lawfull Authority to grant bargain sell convey & confirm the sa bargained Premisses in manner as abovesa & that the sa James Johnson his Heirs Exec Admrs & [292] Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Extents & Incumbrances whatsoever Furthermore I the sd Samin Johnson for my self my Heirs Execrs & Adminrs do covenant promise & engage the above demised & sold Premisses to him the sd James Johnson his Heirs Execrs Adminrs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & Defend In Witness whereof I have hereunto set my Hand & Seal the thirty first Day of October Anno Domini One Thousand seven hundred thirty & five Annog Ri Ris Georgii Secundi Magna Britannia & Nono.

Samuel Johnson (*Seal)

Signed Sealed & Delivered in ye psence of John Newmarch William Gowell

Hannah X Johnson

York ss/Kittery March 1, 1735. Sam¹ Johnson above

named Acknowledge the foregoing Instrument to be his free Aet & Deed

before me Nicholas Shapleigh Jus Peace A true Copy of ye Origi rec^d March 4, 1735/6 Att^c Jer. Moulton Rec^d

To all People to whom these Presents shall come Greeting Know Ye that we Jacob Mitchell & Joseph Chandler Black Smiths & Samuel Fisher Cordwainer all of North Yarmo in ye County of York & Province of the Massachusetts Bay

in New England being legally chosen & constitutd Assessors of the sd Town of North Yarmouth for this current Year for & Consideration of the Sum of Thirty Pounds to us in Hand before the ensealing hereof well & truly paid by Samuel Bucknam jung of North Yarmouth afores Coaster The Receipt whereof we do hereby Acknowledge & our selves therewith fully Satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sd Samnel Bucknam his Heirs Execrs & Admin forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & Do by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa Samuel Bucknam his Heirs & Assigns forever One Certain Messuage or Tract of Salt Marsh [& Upland] Situate lying & being in the Town of North Yarmo afores Containing Four Acres more or less being ye first Lot on West Coussens's River in sd Town Surveyed & granted to John Smith or his Assigns Augt 7, 1733, Bounded as followeth viz lying on the first or lowermost Point of Marsh on the West Side of sa West Coussens's River over agt ye Parting of ye Two Rivers beginning at a Red Oak Tree Standing on the Point of Upland near the River at the Northly Part & from thence to Extend down sa Point of Marsh on Two Courses viz first East 20 Rods & then North 71 Rods to a Stake & thence to run East Twelve Degrees South & West 12 Degrees North aCross Said Point of Marsh bounded Southerly by ve River down to a White Oak Tree Standing on the Bank by ve River at the lower or Southerly Part of sd Point of Marsh & from thence to run North 15 Degrees West across ve Point of Upland to the River & Bound Northerly by sd West River Containing with the Point of Upland included in sd Bounds the value of four Acres of Salt Marsh as by ye North Yarmouth Proprietors Book Reference thereto being had

may more fully appear To have and to hold the sd granted & bargained Premisses with all ye Priviledges Appurces & Commodities to the same belonging or in any wise Appertaining to him the sa Sam Bucknam his Heirs & Assigns forever To his & their own proper Use Benefit & Behoof forever And we ve sa Jacob Mitchell Joseph Chandler & Sam¹ Fisher Assessors as aforesd Do for our selves & our Success¹⁸ forever hereafter in ye sd Office covenant promise & grant to & with the sd Samuel Bucknam his Heirs & Assigns & avouch our selves before the Ensealing hereof to be fully Authorized & Impowered to grant bargain sell convey & confirm the sd granted & bargained Premisses in manner as aforesa by virtue of the Law of this Province Intituled an Act to Subject the Unimproved Lands within this Province to be sold for ve paymt of Taxes or Assessments levved on them by Order of y° great & General Court As Also by a Resolve of the s^d Court at their Sessions June y° 19, 1735, & that the sa Sam Bucknam his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter have hold Use Occupy possess & enjoy the sa demised & bargained Premisses as a good Perfect & absolute Estate of Inheritance in Fee Simple according to the Tenure of the sd Law Furthermore we the sa Jacob Mitchell Joseph Chandler & Sam1 Fisher for our selves & our Successors forever as aforesd Do covenant & engage the above demised Premisses to him the sa Sauuel Bucknam his Heirs & Assigns against the lawful Claims & Demands of any Person or Persons whatsoever But Virtue of the Power & Authority by sd Law to us given except as in the sa Law is Excepted forever hereafter to Warrant Secure & Defend In Witness whereof we the sd Jacob Mitchell Joseph Chandler & Sam! Fisher have hereunto set our Hands & Affixed our Seals the Sixth Day of November in the Year of our Lord God One Thousand Seven hundred & thirty five & in the Ninth Year of the Reign of King George the Second Memo The Words [& Upland] between Lines Seventeen & Eighteen within Enterd before Signing [293]

Jacob Mitchell (Seal) Joseph Chandler (Seal)

Sam¹ Fisher (Seal)

Signed Sealed & Delivered in ye Presence of John Sweetser Gilbert Winslow

York ss North Yarm^o Nov^r y^e 17, 1735. Then y^e above named M^r Jacob Mitchell Joseph Chandler & Sam^t Fisher

Personally appeared & and Acknowledged the above written Deed to be their Act & Deed

before me Samuel Seabury Jus of Peace A true Copy of the Origi1 receid March 5, 1735/6 Att Jer. Moulton Regr

Know all Men by these Presents that I Alexander McIntire of York in the County of York in New England Husbandman for & in Consideration McIntire To Bragdon of the Sum of one hundred & fifty Pounds to me in Hand paid by Chrisp Bradbury of York afores Joyner the Receipt whereof I hereby McIntire to Acknowledge Have given granted Remised Re-Bragdon

leas4 Quit claimed & confirmed & hereby Do freely & absolutely give grant remise release quitclaim & confirm unto the sd Chrisp Bradbury his Heirs & Assigns forever The several Tracts & Pareels of Land which I the sa McIntire Purchased of sd Bradbury by Deed Dated Janey 31, 1734, & which sa Bradbury purchasa of Enoch Dill of sa York Yeoman as by ye several Deeds on Record may appear all Situate lying & being in York on the South West Side of York River One Tract Containing Twelve Acres & a quarter another Tract containing Seven Acres & a third containing Four Acres Reference to the Deeds which ye sa Dill give the sd Bradbury for the Boundaries of sd Land on the Records of Deeds for the County of York may appear To have & to hold the several Tracts of Lands before mentioned with the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining To him the sd Chrisp Bradbury his Heirs & Assigns forever To his & their Use forever free from all Incumbrances whatsoever by me made or done & I ve sa Alexander McIntire for my self & my Heirs Do engage to Warrant the Premisses To the sd Bradbury his Heirs & Assigns against the lawful Claims of any Person or Persons whatsoever by from or under me my Heirs or Assigns In Witness whereof I have hereto set my Hand & Seal March ve 9th Anno Domini 1735.6

Alexander MacIntire Signed Sealed & Delivered in Presence of Samuel Bragdon Nathan Adams

York ss/March 9th 1735/6 The within named Alexandr McIntire appearing Acknowledged the within Instrumt to be his Act & Deed

before Jer. Moulton Jus. Peace A true Copy of the Origi reed March 9th 1735/6 Attest Jer. Moulton

To all People to whom these Presents shall come Greeting Know Ye that we viz John Sawyer & Benjamin York of Falmouth in the County of York in ye Province of the Massachusetts Bay in New England for & in Consideration of the Suw of Twenty Four Pounds curry Money

the Sum of Twenty Four Pounds eurrt Money of New England to us in Hand paid before the ensealing & delivery of these Presents by Robert Brooks of Biddeford in the County & Province aforesd Yeoman the Receipt whereof we do hereby Acknowledge & our selves therewith fully Satisfied & contented Have given granted bargained sold conveyed & confirmed & by these Presents Do give grant bargain sell convey & confirm unto him the sd Robert Brooks his Heirs & Assigns forever a Certain Tract or Parcel of Meadow lying & being Situate in the Township of Searborough lying on the North Side of the River that Passes from Black Point to Dunston & is Part of that Meadow which the st Saver & York bought of Penhallow Butted & Bounded as follows vizt at the North West Corner of s4 Meadow Bounded by a Stake which is the Bounds between the aboves John Saver & the st Robert Brooks from thence running near South South West One Hundred & Four Rods to another Stake which is the Southerly Bounds between the abovesa Saver & Brooks which Bounds is not far from the River thence running South Sixty Nine Degrees Easting Sixteen Rods to another Stake Including Also the Meadow between this Line & ve River thence running North North East one hundred Rod to a Stake then running North Fifty Eight Westing to the Bounds first mentioned Supposing it to contain Ten Acres be it it more or less,

To have & to hold unto him the s^d Robert Brooks his Heirs & Assigns forever with all the Appurces & Priviledges thereunto belonging or in any wise Appertaining To his & their only Use & Benefit & that the s^d Robert Brooks himself his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter possess & enjoy the s^d Premisses free from all manner of Ineumbrances whatsoever

Furthermore we the s^d John Sayer & Benjamin York for our selves our Heirs Exee^a & Admin^a do covenant & engage y^e above demised Premises to him the s^d Robert Brooks his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoev[†] forever hereafter to Warrant secure & Defend & Rebeenh Sayer & Mary York the Wives of the aboves^d John Sayer & Benj^a York Do by these Presents freely & willingly Yield up & Surrender up all her Right of Dowry & Power of Thirds of in & unto the above demised Premisses unto him the sd Robert Brooks her Heirs & Assigns In Witness whereof we have hereunto set our Hands & Seals this fourth Day of June in the Seventh Year of his Majesties Reign George ye Second of England France & Ireland King Defendr of the faith &c Annoq Domini 1734.

John Sayer Rebacakah × Sayer (aSeal)

Benjamin Ÿork (aSeal)

Mary York (aseal)
Signed Sealed & Delivered In Presence of Richard Crockett Joseph Sayer

York ss/Falm^o Oct^r v^e 9, 1735. Then the above named John Sayer & Benja Yorke Personally appeared & Acknowledged the above written Deed to be their free Act & Deed before me Samuel Seabury Jus. of Peace

A true Copy of ve Origi recd March 11, 1735/6

[294] Know all Men by these Presents that I Ebenezer

Attest Jer. Moulton Regr

Spencer of Derham in the Province of New Hamp-Spencer shire Shipwright In Consider of a Bond bearing equal Date with these Presents made unto me my To Heirs Execrs Admin's or Assigns by John Cole of Cole Wells in the County of York in ye Province of the Massachusetts Bay in New England Yeoman whereby the sa John Cole obligeth himself his Heirs Execrs & Admin's to pform & Discharge my Proportion of the Honble Maintainance of my Hond Mother Mary Spencer in Sickness & in health During her Natural Life & likewise my Part of her Decent Burial at her Decease & have given granted quitclaimed Relinquished aliened enfeoffed conveyed & confirmed & Do by these Presents Do give grant quitclaim relinquish aliene enfeoffe convey & confirm unto the sa John Cole his Heirs Execrs Admin & Assigns all my Right Title Interest Share Proportion Claim Challenge & Demand weh I the sd Ebenezer Spencer have or ought to have in & to all & every Part of the Estate of my Hond Father John Spencer late of York Decd wheresoever lying & being or howsoever Circumstanced whither in Possession or Reversion or of whatever Name Nature or kind To have & to hold the sd bargaind Premisses to him the sd John Cole his Heirs & Assigns forever to be to his & their only proper Use Benefit & Behoof forever and Furthermore I the sd

Ebenezer Spencer for my self my Heirs Exec¹⁸ & Admin¹⁸ do covenant & engage ve above demised Premisses against the lawful Claims or Demands of any Person or Persons whatso ever from by or under me to the s4 John Cole his Heirs Execrs & Admin forever to Warrant secure & Defend by these Presents & likewise I Abigail the Wife of the sa Ebenez Spencer do hereby fully & freely give up all my Right of Dower & Power of Thirds in & to the Premisses unto the sd John Cole his Heirs Excers Adminrs & Assigns forever by these Presents only the true Intent & meaning of this Instrumt is that in Case John Spencer my Brother who is Supposed to have been lost at Sea some Time since, should prove to be alive then this above written Deed is to be of none effect or Else to be & remain in full force & virtue In Witness whereof we the sd John Spencer & Abigail Spencer have hereunto set our Hands & Seals this 30 Day of July Anno Domini 1735 Annoq Ri Ris Georgii Secundi Magna Britannia & Nono

Ebenezer $\underset{\text{mark}}{\overset{\text{his}}{\times}}$ Spencer (**seal**)

Signed Sealed & Delivered in Presence of us Nath Hill Priscilla Hill

York ss/Wells July y^e 30, 1735. Then the above named Ebenezer Spencer appe^d & Acknowledg^d the above written Instrum^t to be his free Act & Deed

 $\begin{array}{c} \text{before} \quad \text{Joseph Hill} \quad \text{Jus: Peace} \\ \text{A true Copy of y° Original recd March 12, 1735/6} \\ \quad \quad \quad \text{Attest} \quad \text{Jer. Moulton} \quad \text{Reg}^{\text{r}} \end{array}$

To all People to whom this Deed of Sale shall come Know
Ye that I Benjamin Hill of Kittery in the County
of York & Province of ye Massachusetts Bay in
New England Yeoman & Mary my Wife for & in
Consideration of the Sum of Seventeen Pounds
ten Shillings curr¹ Money of New England to me in Hand
well & truly paid by William Frost of New Castle in the
Province of New Hampshire Marriner The Receipt whereof

ten Shillings curr¹⁴ Money of New England to me in Hand well & truly paid by William Frost of New Castle in the Province of New Hampshire Marriner The Receipt whereof I Do hereby Acknowledge & my self to be fully Satisfied contented & paid by these Presents Have given granted bargained & sold & Do by these Presents give grant bargain & sell alienc enfcoffe convey & confirm Release & deliver unto the s^a W^m Frost Seven Rights in or unto the Common & Undivided Lands within the Township of Kittery & Berwick as the same hath been heretofore Stated & proportion-

ed or however otherwise the same May hereafter be Stated or Proportioned Together with all Such Rights Liberties Immunities Profits Priviledges Commodities Emoluments & Appurces as in any kind Appertains thereunto with ye Reversions & Remainders thereof & all the Estate Right Title Interest Inheritance Property Possession Claim & Demand whatsoever of him the sa Benja Hill of in & to ye same & every Part thereof the same being an Inheritance of my Dec Father Samuel Hill which he gave to me by Deed of Gift as appears on Record in ve County of York To have and to hold all & singul the above granted Premisses with all ye Appurces thereof & thereunto belonging unto the sa Wm Frost his & Assigns to his & their own sole & proper Use Benefit & Behoof from hence forth & forever & that the sa William Frost his Heirs Execrs or Assigns shall Act & have the Voice of the sa Benja Hill In the Ordering Settling & Dividing of sa Common Rights as he ye sa Benjamin Hill might himself have had or done before the Sale thereof & ye sd Benja Hill doth hereby covenant promise bind & oblige himself his Heirs Execrs & Adminrs from hence forth & forever hereafter to Warrant & Defend all the above granted Premisses & the Appurces thereof unto the st Wm Frost his Heirs & Assigns against the lawful Claims & Demands of all & every Person whomsoever & at any Time or Times hereafter on Demand to give & pass such further & Ample Assurance & Confirmation of ye Premisses unto the sa William Frost his Heirs & Assigns forever as in Law or equity can be reasonably Devised advised or required In Witness whereof the sa Benja Hill & Mary Hill hath hereunto set their Hands & Seals the Second Day of Novr in ye Year of our Lord One Thousand Seven hunda & thirty Five & in the Year of ye Reign of our Sovereign Lord George the Second King of great Britain France & Ireland Defende of ve faith &c

> Benjamin Hill Mary Hill

Signed Scaled & Delivered in ye Presence of us Samuel Hill Elizabeth × Moore Nicholas Shapleigh

York ss/Benjamin Hill & Mary Hill Personally appeared before me the Subscriber one of his Majesties Justices of ye Peace & Acknowledged the above Instrument to be their free Act & Deed Dated at Kittery Novr 7th 1735.

Nicholas Shapleigh J. Peace A true Copy of ye Origi receiva March 15, 1735/6

Att Jer. Moulton Regr

To all People to whom these Presents shall come Know
Ye that I Thomas Fernald of Kittery in the
County of York within the Province of the
Massachusetts Bay in New England Cordwainer
for & in Considera of the Sum of Eight Pounds
lawful Newsy of New England to me in Head

lawful Money of New England to me in Hand before the ensealing hereof well & truly paid by William Penperrell of Kittery in the st County of York Esar the Receipt whereof I do hereby Acknowledge & myself therewith fully satisfied contented & paid & for divers other good causes & Considerations thereunto moving I the st Thos Fernald hath given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto the sa Wm Pepperrell his Heirs & Assigns forever all my Part Portion or Proportion of in & unto the Common & Undivided Lands within the Township of Kittery & Berwick as the same the same bath been heretofore Stated & proportioned or however otherwise the same may hereafter be Stated or Proportioned as likewise all such Rights Liberties Immunities Profits Priviledges Commodities Empluments & Appurces as in any kind Appertain thereunto with the Reversion & Remainders thereof & all the Estate Right Title Interest Inheritance Property Possession claim & Demand whatsoever of him the sd Thos Fernald of in & to all the above mentioned Premisses & every Part thereof To have & to hold all the above granted Premisses with all & Singular the Appurces & Priviledges thereof unto the sa William Pepperrell his Heirs Execrs Admin or Assigns To his & their only sole & proper Use Benefit & Behoof forever and that the sd Wm Pepperrell his Heirs Execrs Admin or Assigns shall Act & have ve Voice of the sd Thos Fernald in the Ordering settling & Dividing the st Common Rights as he ve st Thos Fernald might himself have done before ve Sale thereof & the sa Thos Fernald doth hereby covenant promise bind & oblige himself his Heirs Exects & Admints forever hereafter to Warrant secure & Defend all the above granted & bargain⁴ Premisses & ye Appurees thereof unto the sd Wm Pepperrell his Heirs & Assigns agt the lawful Claims & Demands of all & every Person or Persons whomsoever & at any Time or Times hereafter on Demand to give & pass such further & ample Assurance & Confirmation of the Premisses unto the sa Wm Pepperrell his Heirs & Assigns forever as in Law & Equity can be reasonably devised Advised or required In Witness whereof I have

hereunto set my Hand & Seal this Twenty eighth Day of March Anno Domini 1735.

Thomas Fernald (aSeal)

Signed Sealed & Delivered in Presence of Charles Frost John Watkins George Frost

York sa Kittery Septemb 1, 1735. Then the within named Thomas Fernald Personally appeared before me ye Subscriber & Acknowledged the within written Instrum to be his free Act & Deed

Elihu Gunnison J. Peace A true Copy of the Origi rec^d March 15, 1735/6 Attest Jer Moulton Reg^r

To all People to whom these Presents shall come Greeting Know Ye that I John Monson of Kittery in

the County of York within the Province of the Monson Massachusetts Bay in New England Marriner To Pepperrell for & in Consideration of the Sum of Five Pounds in good & lawful Money of ye Province aforesd to me in Hand paid before the Ensealing & delivering of these Presents by William Pepperrell of Kittery aforesd Esqr The Receipt whereof to full Content & Satisfaction I do hereby Acknowledge & for divers other good causes & Considerations thereunto moving I ye sd John Monson hath given granted sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto the sa Wm Pepperrell his Heirs & Assigns forever All my Part Portion or Proportion of in & unto the Common & Undivided Lands within the Township of Kittery & Berwick as the same hath been heretofore Stated & Proportioned or however otherwise the same may hereafter be Stated or Proportioned with all Such Rights Liberties Immunities Profits Priviledges Commodities Emoluments & Appurces as in any kind Appertain thereunto with Reversions & Remainders thereof & all the Estate Right Title Interest Property Possession Claim & Demand whatsoever of him the sd John Monson of in & unto all the above mentioned Premisses & every Part thereof To have and to hold all the above granted Premisses with all & Singular the Appurces & Priviledges thereof unto the sd Wm Pepperrell his Heirs Execrs Adminrs or Assigns To his & their only Use Benefit & Behoof forever & that the sd Wm Pepperrell his Heirs Excers Admints or Assigns shall Act & have the voice of ye sa John Monson in Ordering Settling & Dividing of s4 Common Rights as he the s4 John Monson

might himself have done before the Sale thereof & the sa John Monson doth covenant promise bind & oblige himself his Heirs Execrs & Admin's forever hereaft to Warrant & Defend all the above granted Premisses & Appurces thereof unto the sa William Pepperrell his Heirs & Assigns agt the lawful Claims & Demands of all & every Person & Persons whomsoever & at any Time or Times hereafter on Demand to give & pass such further & Ample Assurance & Confirmation of the Premisses unto the st Wm Pepperrell his Heirs & Assigns agt the lawful Claims & Demands of all & every Person or Persons whomsoever & at any Time or Times hereafter on Demand to give such further & Ample Assurance & Confirmation of the [296] Premisses unto the sd William Pepperrell his Heirs & Assigns forever as in Law or equity can be reasonably devised or Required In Witness whereof I have hereunto set my Hand & Seal the Seventeenth Day of Nover Anno Domini One Thousand Seven Hundred & thirtv five

John Manson (aSeal)

Signed Sealed & Delivered in Presence of Sam' × Lords

William Moore Charles Frost

York ss Nov[†] 17, 1735. Then ye above named John Monson Personally appearing before me ye Subscriber Acknowledged ye aforegoing Instrument to be his free Act & Deed

Elihu Gunnison J. Peace

A true Copy of ye Origi reed March 15 1735/6

Att Jer. Moulton Regr

To all People unto whom this Present Deed of Sale shall come John Phinney of Falmouth in the County of York & Province of the Massachusetts Bay in New England Yeoman sendeth Greeting Know Ye that I the sa John Phinney for, & in Consid-

eration of ye Sum of Six handred & twelve Pounds in Money to me in Hand at & before the ensealing & delivery hereof well & truly paid by Sammel Waldo of Boston in the County of Suffolk & Province atores' Merch' The Receipt whereof I bereby Acknowledge & thereof & of every Part & Parcel thereof do acquit & discharge the s' Sam' Waldo his Heirs Excen' & Admin's & every of them forever by these Presents Have given granted bargained sold released enfeoffed conveyed & confirmed & by these Presents Do fully & absolutely give grant bargain sell release enfeoffe convey & confirm unto the s' Samuel Waldo

his Heirs & Assigns forever a Certain House Messuage or Tenement now my Tenure & Occupation Together with the Land on which it Stands & all the Land which I have Adjoyning to the same all which was formerly the Estate of Benj^a Wright Dec^a Containing within its Compass the Barn Wharfe & other Edifices & Contains about half of an Acre be it more or less Situate lying & being in Falmouth

afores on the Ferry Point Bounded as followeth beginning Northerly at the Corner of the sa Lot at a Stone set in the Ground & So Southerly on a Strait Line with the West Side of King Street to the Water Side & so along by Water Side till it meets & comes to the Lot Laid out to John East which Contains about half an Acre be it more or less according to the Town Grant to John Pritchard late of sa Falmo Anno 1720, or however else the sd Lands may be Butted & Bounded or reputed to be Butted & Bounded Together with a Wharfe Adjoyning to sa Land & a Cawsway running out from it & whatever other buildings & Priviledges with the Flatts belonging thereto Also another Piece or Parcel of Land Situate on or near Pesumpscott River lying on the Land Laid out to Samuel Lybby & running up Pesumpscott River Sixty Rods & so by Lybbys Land untill One hundred & Four Acres of Land is made up which Land is for Colbroths One Acre Lot Three Acre Ten Acre Lot Thirty Acre & Sixty Acre Lot as p Grant thereof Dated Falmo October 2d 1731, Doth & may more fully appear be the sd Parcels of Land more or less or however otherwise Bounded or reputed to be bounded Together with all & Singular the Houses Edifices Buildings & Structures in & upon the sd Lands or any of them To have & to hold all & every the sa granted Lands & Premisses with ye Rights Members Profits Priviledges & Appurces whatso ever to ye sd granted Lands & Premisses belonging or in any wise Appertaining unto the so Samuel Waldo his Heirs & Assigns To his & their only proper Use Benefit & Behoof forever And I the sa John Phinney Do avouch my self at the Time of the ensealing & untill the delivery bereof to be the true sole & lawful Owner of all the sd granted & bargained Premisses & that I Stand lawfully seized thereof in my own proper Right of a good Estate of Inheritance in Fee Simple & that I have in my self full Power good right & lawful Authority to grant sell & convey the same in manner as aforesd Free & clear & fully & clearly acquitted & discharge of & from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Dowers Titles Troubles Charges & Incumbrances whatsoever And I the sd John Phinney for my self my Heirs Excer® & Admin® do hereby covenant promise grant & agree from Time to Time & all Times hereafter to Warrant & Defend all & every the sø granted & bargained Premisses with their Appurces unto the sø Samuel Waldo his Heirs & Assigns forever against the lawful Claims & Demands of all & every Person & Persons whomsoever In Witness whereof I the sø John Phinney & Martha my Wife In Testimony of her free Consent to this bargain & Sale & full Relinquishm of all her Right of Dower & Thirds of & in the sø granted Premisses have hereunto set our Hands & Seals the Fourteenth Day of Janty Anno Domini one Thousand seven hundred & thirty five Annoq Ri Ris Georgii Secundi Magna Britannia & Nono

John Phinney (aSeal)

Martha × Phinney (*Seal)

Signed Scaled & Delivered in the Presence of us, Juo Gutteridge Na Sparhawk

Suffolk ss Boston Jan^{ey} 14, 1735. John Phinney appearing Acknowledg⁴ the beforegoing Instrument to be his Act & Deed

before me Habijah Savage Ju Pac⁸ Executed by Martha Phinney in Presence of us Tho' Jaad James Gooding

A true Copy of ye Origi receive March 15, 1735/6
Attest Jer. Moulton Regr

To All People to whom this Present Deed of Mortgage shall come Greeting Know Ye that I James Jas Forder Forder of Falmouth in the County of York & Province of the Massachusetts Bay in New Sam! Waldo England Mill wright for & in Consideration of [five Shillings & a Certain] Sum of Money as shall appear to be due unto the sa Sam Waldo from me the sa James Forder to me in Hand well & truly paid by Samuel Waldo of Boston in the County of Suffolk & Province afores Merch the Receipt whereof I Do hereby Acknowledge & my self therewith [297] fully Satisfied & contented & of every Part & Parcel thereof do exonerate acquit & discharge him the sa Samuel Waldo his Heir Execrs Admin ** & Assigns forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the sa Samuel

Waldo his Heirs Exects Admints & Assigns forever a Small Tract or Parcel of Land Together with the Buildings thereon Standing lying in the Township of Falmo & on the North Easterly Side of Stroudwater Stream & Contains Eight Thousand Eight hundred & twenty two Feet & is Butted & Bounded as follows vizt beginning at a Stake standing on the South Easterly Corner of said Lands & from thence running North Thirty seven Degrees West One Hundred & Seventy Feet to a Stake & from thence North Fifty five Degrees East fifty seven feet to a Stake & from thence South Thirty Six Degrees West Eighty Feet to a Stake & from thence South thirty one Degrees East Sixteen Feet to a Stake & from thence South Twenty four Degrees East Seventy four feet to a Stake & from thence South Fifty three Degrees West Forty feet to the first Bounds mentioned or however otherwise Bounded or reputed to be Bounded To have & to hold the above granted & bargained Premisses with the Priviledges & Appurces thereto belonging or in any wise Appertaining To him the sd Sam1 Waldo his Heirs Execrs Adminrs & Assigns forever And I the sd James Forder for my self my Heirs Execrs Admints & Assigns do covenant grant & promise to & with the sa Sam1 Waldo his Heirs Execrs Adminrs & Assigns that he is at the ensealing of the foregoing Premisses he is the true sole & lawful Owner thereof & that he has full Power & lawful Authority to convey ye same in manner aforesd & that the same are free & clear & requitted from all former & other Gifts Grants Bargains Sales Leases Mortgages & Titles Troubles & Incumbrances whatsoever & that he will warrant & secure & make good the Sale of ye foregoing bargained Premisses & all the Priviledges & Apparces thereunto belonging unto the sd Sami Waldo his Heirs Exects Admints & Assigns against all Persons whatsoever Claiming any Just or Legal Title to the Premisses from hence forth & forever Provided always & its ye true Intent & meaning of these Presents that if ye sa James Forder his Heirs Exects Admints or Assigns or any or either of ym their Heirs Exects or Assigns do within the Space of three Years to Commence from the Day of the Date hereof Clear for sa Sami Waldo his Heirs Execrs Admrs or Assigns the Quantity of two Acres & a half of Land fitt for Tilliage or Mowing Land the same not to be above three Miles from the Place of sd Forders now Dwelling House [& where the sa Sami Waldo shall appoint] & Also Does pay or cause to be paid unto the sa Sam¹ Waldo his Heirs Execrs Adminrs or Assigns [the Sum of five Shillings & such further] Sum or Sums of Money that may then be due to s⁴ Sam¹ Waldo his Heirs Exec⁴ Admin² or Assigns on Adjustment of Acc⁴ between them Including all Bills Notes Bonds & Agreements between [them] from the beginning of the World to the Day of the Date of s⁴ Adjustment of s⁸ Accounts Including Bills Bonds & as before Expressed then the foregoing Deed of Mortgage to be void or Else to remain & abide in full Strength force & virtue In Witness whereof I the s⁴ James Forder [& Eliz⁸ my Wife relinquishes her Power of Thirds] have hereunto set my Hand & Seal this 18th Day of Septemb' Anno Domini One Thousand seven hundred & thirty four The Words between the Twenty eighth & twenty ninth Lines on y⁸ Second Side viz & where the s⁴ Sam' Waldo shall appoint were Interlined before the Sealing & delivering hereof

James Forder (aSeal)

Eliza Forder (aSeal)

Signed Sealed & Delivered in Presence of between the fourth & fifth Line is Interlined these words "five Shillings & a Certain" & between the fifth & Sixth Line these Words "to be done unto" the s⁴ Sam¹ Waldo from me the" s⁴ "James Forder" & between the thirty first & thirty Second Lines in Second Side these words "the Sum of five Shillings & such further" & between the thirty fifth & thirty Sixth Lines the Word "them" before Executing these Presents Also in the last Side betwee the fourth & fifth Lines is Interlined & Eliz his Wife Relinquishing Power of thirds Joseph Plummer Philip Hurst

York ss/Falm^o 12, March 1735, Personally appeared before me the Subscriber James & Eliz Forder & Acknowledg^d

this Instrumt to be their voluntary Act & Deed

Henry Wheeler Jus. Peace A true Copy of ye Orig¹ rec⁴ March 15, 1735/6

Attest Jer. Moulton Regr

To all People to whom this Present Deed of Sale shall come I James Dunevan of Scarborough in youndered To Waldo sideration of the Sum of Two Hundred Pounds to me in Hand before the ensealing hereof well

& truly paid by Samnel Waldo of Boston in the County of Suffolk & Province afores Merch the Receipt whereof I do hereby Acknowledge Have given granted hargained sold aliened enfeoffed conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene enfeoffe release convey & convey & confirm unto him the sd Sam1 Waldo his Heirs & Assigns forever The several Tracts & Parcels of Lands hereafter mentioned all Situate lying & being in the Town of Falmo in the aforesa County of York viz the Moiety or half Part of a Tract of Land in Falmo aforesa Containing Forty Acres the same being four Fifth Parts of Fifty Acres of Land that Edward Allen of Dover in the County Portsmo & Dover gave unto Henry Kirk of Portsmo the which the sa Edwa Allen excepted out of the Assignmt that he gave to George Brimhall for Four Hundred Acres of Land & Meadow in the Township of Falmo aforesa the sa Assignment bearing Date Novembr ye 13 1678 & the sd four Hundred Acres aforesd are Butted & Bounded as follows viz with a River called Casco River South with Lands of James Andrews & Anne Mitton Westwardly & so to run down the River Towards the Sea four hundred Poles according to Sixteen foot & An half to every Pole & to run into the Woods North West Eight Score Pole untill the sd Four hundd Acres are Compleated The forty Acres I the sd James Dunevan & Sami Procter Purchased of James Libby in equal halves to be Divided as p Deed Dated July 1st 1735. may appear Also another Tract of Land in Falmouth afores Containing thirteen Acres Bounded as followeth viz Beginning at a White Oak Stump Adjoining on [298] James Mills Thirty Acre Lot & thence by sd Lot North East & be East till it meets win the Head of Mr Thomas's Ten Acre Lot & thence Adjoining to Thomas's Lot till it comes to the Cove or Marsh & thence Round by the Bank to the first Bounds mentioned Ten Acres thereof for his Ten Acre Lot & three Acres for his three Acre Lot According to the Draughts of the Town the sa Land was granted & Laid to the sd James Dunevan October 1 1729 as p Return on Record may appear. Also one other certain Tract of Land lying at or near a place called Capissick in Falmouth aforesaid Bounded Southerly one hundred & twenty Rod on Sarah Browns Land Northerly one hundred & twenty Rod on John Chapmans Lot Westerly Eighty Rod on the aforesd Waldos Land Easterly Eighty Rod on other Lands of sd Waldos & Collo Westbrooks containing in the whole Sixty Acres be ve same more or less or however otherwise Bounded or reputed to be Bounded as Also one other Tract of Land lying near Pesumpscott River being Bounded Southerly One Hundred & Twenty Rod on John Chapmans Lot Northerly One Hundred & Twenty Rod on John Ingersells Lot which he sold Robert Poake Westerly Eighty Pole by other

Lands of the sa Waldo & Collo Westbrook & Easterly Eighty Pole by sq Waldo & Westbrooks Land wen Two Tracts of Land was Laid out to Mary Lewis & by me ye sd Dunevan bought of Daniel Low of Kittery in the County of York Shipwright Bounded as afores or however otherwise Bounded or reputed to be Bounded Together with all the Woods Underwoods Rocks Mines Minerals Water Water Courses Falls Herbage Liberties Ways Profits Priviledges & Appurees whatsoever To have & to hold the sd granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Samuel Waldo his Heirs & Assigns forever To his & their only proper Use Benefit & Behoof forever And I the sd James Dunevan for my self my Heirs Execrs & Adminrs do covenant promise grant & agree to & with the sa Sam Waldo his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of the aforegranted & bargained Premisses & am lawfully seized & Possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good & lawful Authority to grant bargain sell enfeoffe convey & confirm the sa bargained Premisses in manner as afores And that the sa Sami Waldo his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue hereof lawfully peaceably & quietly have hold use possess & enjoy the afore bargained Premisses with the Appurces free & clear & freely & elearly acquitted & discharged of from all & all manner of Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions or Incumbrances of what Name or Nature soever that might in any measure or Degree obstruct or make void this Deed Furthermore I the sa James Dunnevan for my self my Heirs Exec & Admin18 do covent & engage the above demised Premisses to him the sa Samuel Waldo his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever to warrant secure & Defend by these Presents In Witness whereof I the sd James Dunevan & Deborah his Wife In Token of her free Consent hereto & full Relinquishment & Quit claim of all her Right of Dower & Power of Thirds in the Premisses have hereunto set our Hands & Seals the Fifteenth Day of March Annoq Dom

1735, Annoq Ri Ris Georgii Secundi Magna Britannia & Nono

 $\begin{array}{ccc} {\rm James} \underset{\rm mark}{\overset{\rm his}{\times}} {\rm Dunevan} & ({}^{\rm a}{\rm Seal}) \\ {}^{\rm her} & {}^{\rm her} & {}^{\rm Dunevan} & ({}^{\rm a}{\rm Seal}) \end{array}$

Signed Sealed & Delivered In Presence of N. B. One Word obliterated in ye 13, Line of the Second Side & Word "Eighty" Interlined before Signing Joseph Poake Daniel Moulton

York ss/York March 15, 1735. The within named James Dunevan & Deborah his Wife Personally appearing Acknowledgd the fore written Instrumt to be their free Act & Deed

before Jer. Moulton Jus. Peace A true Copy of ye Origi recd March 15, 1735/6 Attest Jer. Moulton Reggi

To all People to whom these Presents shall come Greeting Know Ye that I Daniel Low of Kittery in the

Low To County of York in the Province of the Massachusetts Bay in New England Shipwright for & in Dunevan Consideration of the hundred & Forty Pounds currant Money of New England to me in Hand before the ensealing hereof well & truly paid by James Dunevan of Scarborough in the County of York in the Province aforesd Husbandman the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & do hereby exonerate acquit & discharge him the sd James Dunevan his Heirs Execrs Admin's forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa James Dunevan his Heirs & Assigns forever One Messnage or Tract of Land Situate laving & being in the Township of Falmouth in the County of York & Province aforesd Containing by Estimation One Hundred & Twenty Acres it being his Mothers Part of the Tract of Land formerly belonging to his Grandfather John Ingersoll Deed & now in the Possession of me the sa Daniel Low To have & to hold the sa granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any ways Appertaining to him the sd James Dunefen his Heirs Execrs Admints & Assigns forever To his & their only proper Use Benefit & Behoof forever And I the sa Daniel Low for me BOOK XVII. 51.

my self my Heirs Execrs & Adminrs do covenant promise & grant to & with the s4 James Dunefen his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of the same in my own proper Right as a good Perfect & absolute Estate of Inheritance In [299] Fee Simple And have in my self good right full Power & lawful Authority to grant bargain sell convey & confirm sd bargained Premisses in manner & form as aboves And that the sa James Dunefen his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the sd bargained Premisses with the Appurces free & clear & freely & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Intails Joyntures Dowries Judgments Executions Incumbrances & Extents Furthermore I ye sd Daniel Low for my self my Heirs Execrs & Adminrs do covenant & engage the above demised Premisses to him the sa James Dunefan his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant to Warrant secure & Defend In Witness whereof I the sd Daniel Low have set to my Hand & Seal this thirtieth Day of January one thousand seven hundred & thirty four five & in eighth Year of the Reign of our Sovereign Lord George the Second by the grace of God of great Britain France & Ireland King &c

Daniel Low (aSeal)

Signed Sealed & Delivered in Presence of Jer. Moulton

York ss/York Febr 8, 1734. Then the above named

York ss/York Febr 8, 1734. Then the above named Daniel Low Personally appearing Acknowledged the above Instrument to be his free Act & Deed

before Jer. Moulton Jus. Peace A true Copy of the Orig¹ ree⁴ March 15, 1735/6

Attest Jer. Moulton Regr

Know all Men by these Presents that I Elisha Allen of
York in ye County of York in New England LaAllen To
Sewall
Sewall of York
aforese Yeoman Have given & granted & hereby Do

freely & absolutely give & grant to the said Samuel Sewall

his Heirs & Assigns forever Two full Share of ye Common & Undivided Land in the Township of York which were granted to me at a Town Meeting in York Septr 25, last past by Adjournment from the 19th of June Preceeding together with all the Priviledges & Appurces to the same belonging To have & to hold the s⁴ Two Shares to him the s⁶ Sam! Sewall his Heirs & Assigns forever Witness my Hand & Seal Jan⁶ ye 31th 1732.

Elisha × Allen (*Seal)

Signed Sealed & Delivered in the Presence of us, Diamond Sargent Jabez Blackledge

York ss/York Janry 9, 1735. Elisha Allen Personally appeared before me the Subscriber & Acknowledged the above Instrument to be his free Act & Deed

 $\begin{array}{c} {\rm Roger~Dearing} \quad J^{\rm s}~{\rm Peace} \\ \Lambda {\rm~true~Copy~of~y^e~Original~received~March~15,~1735/6} \\ \Lambda {\rm~ttest~Jer.~Moulton} \quad {\rm Reg^r} \end{array}$

Know all Men by these Presents that we Elizabeth Allen
Widow John Busher Calker & Sarah his
Wife in Consideration of the Sum of Ten
Pounds to us in Hand paid by Sannel Sewell of York in the County of York in New
England Yeoman (we all belonging to the

same Town) Have given & granted & hereby Do freely & fully give & grant to the s⁴ Samuel Sewall his Heirs & Assigns forever One full Moiety or half Part of Twenty Acres of Land granted to Nicholas Bale late of York Marriner Dee⁴ Brother to the s⁴ Elizabeth & Sarah which Land hath not yet been Laid out Granted at a Legal Town Meeting March 22⁴ 1697. To be Laid out according to the Tenure of s⁴ Grant To have and to hold the s⁴ Moiety of s⁴ Twenty Acres of Land to be Laid out as afores⁴ to him the s⁴ Samuel Sewall his Heirs & Assigns forever In Witness whereof the Said Eliza Allen John Busher & Sarah Busher have hereunto set their Hands & Seals this Thirty first Day of January in y⁸ year of our Lord One Thousand seven hundred & Thirty Two

Elizabeth \times Allen (a Seal) John Busher (a Seal)

her mark

Sarah X Busher (aseal)

Signed Scaled & Delivered In Presence of us, Nathaniel Freeman Josiah Briges Dumer Sewall Jeremiah Bragdon York ss York Jan¹⁹ 9th 1735. Eliz^a Allen John Busher & Sarah his Wife Personally appeared before me the Subscriber & Acknowledg^a the within Instrum^t to be their free Act & Deed

Roger Dearing J⁵ Peace
A true Copy of the Origlareed March 15, 1735/6
Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Zachariah Goodale jun' of Wells in the County of York within the Province of the Massachusetts Bay in New Eng-Perkins land Yeoman & Elizabeth Goodale the Wife of

me the sd Zacha Goodale & one of the Daughters of Josiah Littlefield late of Wells aforesd Decd for & in Consideration of Thirty Pounds current Money of New England to us in Hand paid before the Ensealing hereof the Receipt whereof we do Acknowledge & our selves therewith fully Satisfied contented & paid by Jacob Perkins of Wells afores Yeoman Have given granted bargained sold & by these Presents Do freely fully clearly & absolutely give grant bargain sell aliene enfeoffe make over convey & forever confirm unto the sa Jacob Perkins his Heirs & Assigns a Certain Tract or Parcel of Upland in Wells aforesd Containing about Eight Acres be it more or less being Part of ye Farm of ye sa Josiah [300] Littlefield Deca called Ogunkit Farm & which was lately set off by Order of the Judge of Probates for sd County unto the sd Eliza & Lies Adjoyning to Lands set off to Anne Perkins as also about three Acres of Salt Marsh be it more or less Part of the st Ogunkit Farm which was Divided & set off to the sa Eliza as afores & about Sixteen Acres of Land Part of the Farm of ye sa Josiah Littlefield Deca called Little River Farm be it more or less as it was Divided & set off to the sd Eliza in manner as aforesd Together with all & Singular the Right Title Interest Property Claim & Demand which doth belong to the said Eliza of in & unto the Estate Real & Personal of the sd Josiah Littlefield Decd & the Reversion & Reversions Remainder & Remainders Rents Issues & Profits of in or unto the sd Estate or any Part thereof which of Right doth or ever may belong to the sd Eliza as Co Heir to sd Estate in any manner as it has been Settled & Divided or as it may hereafter be Settled & Divided to & Amongst the Children of the sa Josiah Littlefield Deca even all the Estate Right Title & Interest of the sd Eliza of in & unto the Premisses

with the Priviledges & Appurces to the same belonging or in any wise Appertaining To have and to hold all & Singular the Premisses & Appurces to him the sa Jacob Perkins his Heirs & Assigns from hence forth & forever & we the sd Zachariah Goodale & Elizabeth Goodale for our selves our Heirs Execrs & Adminrs do covenant & engage unto & wth the sa Jacob Perkins his Heirs & Assigns that we are lawfully seized & Possessed of the Premisses in Right of the sa Eliza in Fee & have good Right full Power & lawful Authority to grant bargain & sell & convey ye Premisses in manner as afores & that it Shall & may be lawful to & for the sd Jacob Perkins his Heirs & Assigns forever to have hold use Occupy possess & enjoy the Premisses from hence forth & forever & that we our selves our Heirs Execrs & Admin¹⁸ shall & will forever hereafter Warrant & Defend the Premisses unto him the sd Jacob Perkins his Heirs & Assigns forever And that at the Request & Cost of the sa Jacob Perkins we will make Seal & Execute any other or further & more Ample Assurance of the Premisses or any Part or Parcel thereof as may be reasonably Devised Advised or required for the more Sure making over the Premisses or any Part or Parcel thereof unto him his Heirs & Assigns In Witness whereof we hereunto set our Hands & Seals the Sixth Day of April in the Seventh Year of the Reign of King George the Second Annoq Domini One Thousand seven hundred & thirty four. Tis to be Understood that I have not sold any Part of that Land that Gorg Jacobs now Lives on these Lines are Writ before Signing & Sealing which should have been Mention in the abovesa Deed

Zachariah × Goodall (aSeal)

Elizabeth Goodall Signed Sealed & Delivered in Presence of Sami Emery Priscilla Hill

York ss May 18, 1734. Then Zachariah Goodall Jun & Elizabeth Goodall his Wife within written Persons Personally appeared before me the Subscriber & Acknowledge the above written Instrument to be their voluntary Act & Deed

before me Joseph Hill Jus. Peace

A true Copy of the Original reca March 18, 1735/6 Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting &c Know Ye that I Jacob Perkins of Wells in the County of York in the Province of the Perkins To Littlefield Massachusetts Bay in New England Yeoman for & in Consideration of the Sum of Eight Pounds in Hand paid to me before the ensealing hereof well & truly paid by Francis Littlefield of Wells in the County & Province aforesd Gent: the Receipt whereof I Do hereby Acknowledge & my self therewith fully satisfied & contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sa Francis Littlefield his Heirs Excers Adminrs forever by these Presents Have given granted bargained & sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the sa Francis Littlefield his Heirs & Assigns forever One Sixth Part of one Messuage or Tract of Land Situate lying & being in Wells in the County aforesd Containing by Estimation One Acre be it more or less Butted & Bounded as followeth Beginning at a Certain Rock on the North East Side of a Path that goeth down to Ogunquit lower Mill so running from sa Rock twenty Rods North East & by East on a Strait Line by the Highway to a Certain Stake drove in the Ground & from sa Stake East South East Eight Rods to a Certain Bush & from thence South West & by West twenty Rods to a Small heap of Stones then West North West Eight Rods to a Heap of Stones as may appear by a Certain Return on Wells Town Book of Records Dated March ye 10, 1729/30 Together with all the Right Title & Interest which I have in & to a Certain House now standing on the afores Land To have & to hold the Said granted & bargained Premisses with all the Appurces Priviledges & Commodities to the same belonging or in any wise Appertaining to him the sa Francis Littlefield his Heirs & Assigns forever To his & proper Use [301] Benefit forever & I the s4 Jacob Perkins for me my Heirs Execrs Admin's do covenant promise & grant to & with the sa Francis Littlefield his Heirs & Assigns that before the Ensealing hereof I am ye true sole & lawful Owner of the above bargained Premisses & am lawfully seized & possessed of ye same in mine own proper Right as aforesd & Perfect & absolute Estate of Inheritance in Fee Simple & have in my self good right full Power & lawful Authority to grant bargain sell & convey & confirm sd bargained Premisses in manner as aboves and that the sa Francis Littlefield his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force &

virtue of these Presents lawfully peaceably have hold Use Occupy Possess & enjoy the demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted & discharged of & from all manner of former or other Gifts Grants Bargains Incumbrances & Extents Furthermore I the sd Jacob Perkins for my self my Heirs Execrs Adminrs do covenant & engage ye above demised Premisses to him the sa Francis Littlefield his Heirs & Assigns the lawful Claims or Demands of any Person or Persons whatsoever laying Claim thereto which I Do warrant secure & Defend & Anne Perkins the Wife of me the sa Jacob Perkins Doth by these Presents freely willingly give yield up & Surrender all her Right of Dower & Power of Thirds of in & unto the above demised Premisses unto him the sa Francis Littlefield his Heirs & Assigns In Witness & for Confirmation hereof we have hereto set our Hands & Seals the Third Day of March Anno Domini One Thousand Seven hundred & thirty five Six & in the Ninth Year of Our Sovereign Lord George the Second by the Grace of God of great Britain France & Ireland King Defend of the faith &c

> Jacob Perkins (aSeal) Anna Perkens (aSeal)

Signed Scaled & Delivered in Presence of John Cussens Sami Emery

York ss Wells March ye 5, 1735/6 Then Jacob Perkins & Anne his wife Personally appeared & Acknowledg⁴ the above written Instrum¹ to be their Act & Deed

To all People to whom these Presents shall come Greeting Know Ye that I Enoch Davis of Wells in the County of York in the Province of the Massachusetts Bay in New England Yeonan for & in Consideration of the Sum of three Pounds currant Money of the Province aforest to me in

Hand paid before the ensealing hereof by Francis Littlefield of Wells in the County & Province afores Gentleman the Receipt whereof I do hereby Acknowledge & my self fully satisfied contented & paid Have given granted bargained sold aliened released conveyed & confirmed & by these Presents Do freely clearly & absolutely give grant bargain self aliene release convey & confirm unto him the s Francis Littlefield his Heirs & Assigns forever One Sixth Part of one

Acre of Land Situate lying & being in Wells in the County of York & Province afores Butted & Bounded as followeth beginning at a Certain Rock on the North East Side of that Path that goeth down to Ogunquit lower Mill so running from sd Rock Twenty Rods North East & by East on a Strait Line by the High Way to a Certain Stake drove in the Ground & from sa Stake East South East Eight Rods to a Certain Bush then South West & by West Twenty Rods to a Small Heap of Stones then West North West Eight Rods to the aforesd Rock as may appear by a Certain Return bearing Date March 10th 1729/30 Together with the Sixth Part of a House standing on the aforesd Acre of Land To have & to hold the before granted Premisses with the Appurces & Priviledges to the same belonging or any wise Appertaining to him the sd Francis Littlefield his Heirs Exec 18 Admin ** & Assigns forever To his & their own proper Use Benefit & Behoof forevermore And I the st Enoch Davis for me my Heirs Exec¹⁸ & Admin¹⁸ do covenant promise & grant unto & with the sa Francis Littlefield his Heirs & Assigns forever that before & untill the ensealing hereof I am the true sole proper & lawful Owner & Possessor of the before granted Premisses with the Appurces And have in my self good right full Power & lawful Authority to give grant bargain sell aliene release convey & confirm the same as afores & that free & clear & freely & clearly executed acquitted & discharge of & from all former & other Gifts Grants Bargains Sales Leases Mortgages Wills Intails Joyntures Dowries Thirds Executions & Incumbrances whatsoever & Furthermore I the sd Enoch Davis for my self my Heirs Execrs & Admin to do hereby covenant promise & engage the before granted Premisses with the Appurces unto him the sd Francis Littlefield his Heirs & Assigns forever to Warrant secure & Defend against the lawful Claims or Demands of any Person or Persons whatsoever Excepting Lord Proprietor Gorg & Katherine Davis the wife of me the sa Enoch Davis Doth by these Presents freely willingly give vield up Surrender all her Right of Dower & Power of Thirds of in & unto the above demised Premisses unto him the s4 Francis Littlefield his Heirs & Assigns In Witness whereof we the sd Enoch Davis & Katherine Davis have bereunto set our Hands & Seals this Fifth Day of March Annoq Domini One Thousand Seven hundred & thirty five Six

Enoch Davis (aSeal)

Catren × Daves (aSeal)

Signed Sealed & Delivered in Presence of Thomas Wheelwright Caleb Kimbal York ss/Wells March 5, 1735/6 Then Enoch Davis & Katherine his Wife Personally appeared & Acknowledged the above Instrument in writing to be their free Act & Deed before Joseph Hill Ju Peace

A true Copy of ye Origi recd March 19, 1735/6

Attest Jer. Moulton Regr

[302] To all Christian People to whom these Presents shall come Greeting Know Ye that I Samuel Willson of Wells Labourer in the County of York in New England Divers good Causes & Considerations me thereto moving But more Especially for & in Consideration of the full

& Just Sum of Seventeen Pounds to me in Hand paid by Henry Boothby of Wells afores Cordwainer Have given granted bargained sold & Do by these Presents give grant bargain sell to Henry Boothby afores & to his Heirs & Assigns forever Ten Acres of Meadow Ground lying & being in the Township of Wells afores4 it being the Ten Acres of Meadow Ground that was given granted & Confirmed to sa Sam¹ Willson on the 14th Day of July 1735, by the Propre of the Town of Wells To have and to hold the above given & granted Premisses with all the Timber Wood Water Courses with all the Priviledges & Appurces thereto belonging or any wise Appertaining to him the sa Henry Boothby his Heirs & Assigns forever & I the sa Sami Wilson do for my self my Heirs Execrs & Adminrs covenant & engage the above demised Premisses to him the sa Henry Boothby his Heirs & Assigns forever hereafter to Warrant secure & Defend from the lawful Claims & Demands of any or all Persons whatsomever & Mary Wells on his Wife in Token of her free Consent to this Sale or bargain doth hereby Relinguish & give up all her Right of Dowry or Thirds In Witness whereof we have hereunto set our Hands & Seals this Fifth Day of March Anno Domini 1735/6

Samuel Wilson (aSeal) Mary Wilson (aSeal)

Signed Sealed & Delivered in Presence of Dorothy Light

Margaret × Dalzell

York ss/Wells March 5, 1735/6 Then Samuel Willson & Mary his Wife Personally appeared & Acknowledged this Instrum to be their free Act & Deed

before Joseph Sayer J. Peace A true Copy of ye Origi recd March 20, 1735/6

Attest Jer. Moulton Regr

To all People to whom these Presents shall come I James Libby of Portsmouth in the Province of New Hampshire in New England Yeoman send Greeting Know Ye that I the s⁴ James Libby for & in Consideration of the Natural Love & Affection we⁵h I have

& bear unto my beloved Sons James Libby of Scarborough in the County of York in the Province of the Massachusetts Bay in New England Yeoman & Ichabod Libby of Portsmouth aforesd Cordwainer & Also for divers other good Causes & Considerations me hereunto moving Have given & granted & by these Presents Do give grant & Confirm unto them the sd James Libby & Ichabod Libby all my Right Title Interest Claim Property & Demand which I now have or by any ways or Means may or ought to have in & unto the Common Lands in the Town of Scarborough aforesd however the same is or may be Divided or Apportioned to & among the Proprietors thereof To have & to hold all & Singular the before granted Premisses with the Priviledges & Appurces thereunto belonging or in any ways Appertaining the One Moiety thereof to the sd James Libby his Heirs & Assigns forever & the other Moiety to the sd Ichabod Libby his Heirs & Assigns forever In Witness whereof I the sd James Libby have hereunto set my Hand & Seal this Fifth Day of April Anno Domini one thousand seven hundred & thirty Six 1736.

James Libby (aSeal)

Signed Sealed & Delivered in Presence of us William

Parker junt Cyprian Jeffry
Province of New Hampshire April the 5th 1736 Then

James Libby Personally appearing & Acknowledged the above Deed of Gift to be his free Act & Deed

Coram Jotham Odiorne J. P.

A true Copy of the Orig1 recd April 8, 1736

Att Jer. Moulton Regr

To all Persons to whom these Presents shall come William
Dudley of Roxbury in the County of Soffolk
within the Province of the Massachusetts Bay
in New England Esq* sendeth Greeting Whereas the Committee appointed for resettling the
Town of North Yarmo in Casco Bay in the

County of York within the Province afores⁴ Hath Admitted the s⁴ William Dudley a Settler or Proprietor of s⁴ Town & when the Lots were drawn & Fixed the eighteenth Day of May one thousand seven hundred & twenty seven the Home Lot Number Fifteen Containing Ten Acres was allotted or fell unto the aforesd William Dudley being Bounded North Easterly by Lot Number Sixteen South Easterly by the Bay South Westerly by Lot Number Fourteen North Westerly by Vacant Land or however otherwise reputed to be Bounded which sa Lot is to Draw & have full Right or Share in all Divisions in the Meadows Common & Undivided Lands equal with the other Home Lots throughout the sa Township upon Performing Certain Terms & Conditions as doth fully appear by Yarmo Town Book Now know ve that the sd Wm Dudley for & in Consideration of the Sum of thirty Six Pounds current Money to him Hand well & truly paid by George Monk of Boston aforesd Taylor the Receipt whereof I the st Wm Dudley doth hereby Acknowledge bath granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents Doth freely fully & absolutely grant bargain sell aliene enfeoffe convey & confirm unto the aforesa George Monk all his the sa William Dudleys Right Title Interest Claim & [303] Demand in & to the aforesa Home Lot of Land Numbr Fifteen Together with all Rights & After Divisions of Meadow Commons & Undivided Land & all Benefits & Appurces thereto belonging or in any wavs Appertaining equal with the other Lots throughout thesa Township the so George Monk from this Day Taking upon him to pform the Conditions & Terms of Settling the same To have & to hold all the above granted Home Lot Number Fifteen Together with all the Rights & After Divisions of Meadow Commons & Undivided Land Profits Benefits & Appurces thereto belonging or any wise Appertaining equal with the other Lots throughout the sd Township unto him the sa George Monk his Heirs & Assigns forever Provided the sd George Monk shall Do & pform the Conditions of Settling the same as aforesa And the sa William Dudley doth hereby covenant & agree to Warrant & Defend all the above granted Lands & Premisses unto him the sa George Monk his Heirs & Assigns forever against the lawful Claims & Demands of him the st William Dudley & Eliza his Wife & each of them their & each of their Heirs & all other Persons claiming or Claim from by or undr them or either of them In Witness whereof he the sd William Dudley hath hereunto set his Hand & Seal this Seventh Day of June Anno Domini one thousand seven hundred & twenty eight & in the first Year of the reign of our sovereign Lord George the Second King over great Britain &c

Wm Dudley (aSeal)

Signed Sealed & Delivered in Presence of John Green Richard Hubbard

Receiv^d of M^t George Monk the Sum of Thirty Six Pounds in full paym^t for the Lands & Premisses as granted in the aforewritten Deed

Suffolk ss Boston 7, June 1728. p W^m Dudley William Dudley Esq^r Personally appear^d & Acknowledged the aforegoing Instrum¹ to be his free voluntary Act & Deed

before Edwd Hutchinson Just I

A true Copy of the Origi reed April 8, 1736.

Attest Jer. Moulton R

Know all Men by these Presents that I George Monk within named for & in Consideration of the Sum of Twenty Five Pounds in Money to me in Hand at & before the ensealing & delivery hereof well & truly paid by Rowland Hough

ton of Boston in the County of Suffolk in New England Merchant & have & by these Presents Do sell give grant Assign & make over to the s⁴ Rowland Houghton his Exec[®] Admin[®] & Assigns forever the within written Deed & the Land within mentioned with the Rights Members & Appurces thereof To have & to hold the s⁴ sold & Assigned Premisses with the Rights Members & Appurces thereof nuto the s⁴ Rowland Houghton his Heirs & Assigns To his & their only proper Use Benefit & Behoof forever with the Benefit of y^e warranty in the s⁴ Deed Expressed In Witness whereof I have hereunto set my Hand & Seal this Themsty Second Day of October Anno Domini 1729, Annoq Ri Ris Georgii Secundi Magna & Tertio

George Monk (*Seal)

Signed Sealed & Delivered in ye Presence of us Jeremiah Wheelwright Jos: Marion

Suffolk ss Boston April 5, 1736. George Monk Personally appeared & Acknowledged the before going Instrum to be his free & voluntary Act & Deed

Coram Joshua Winslow Jus: Pac^s
A true Copy of the Orig^b Endors^d on the Decd next before Recorded rec^d April 8, 1736.

Attest Jer. Moulton Regr

The Deposition of Nicho Purcell of full Age Testifieth & Saith that Some Time on the last of Novem-

Percell Test For Jno Frost & Jno Gooden ber last past I was at the House of M^{*} John Frost of Kittery where was Present at the same Time M^{*} John Gooden & John Hasty & the s⁰ Frost & Gooden Talk'd about Tell-

ing out of a Kill of Bricks which s^a Gooden made for s^a Frost on the s^a Frosts Farm whereupon they both Agreed that I should take an Account of s^a Bricks & tell out all that was fitting for to lay in Chimneys & they to Stand to my Acc^a which I have Accordingly pformed & make out of the

s^d Kill Twenty five thousand & Six Kittery Janry 2^d 1735. hundred of Bricks (excepting two hundred & Fifty Six Bricks for

Taley & no more
York ss/April 5, 1736. This Day y above named
Nicho Purcell Personally appeared & made Oath to all
above written taken in ppetuain rei memoriam before us

Jer: Moulton | Justices Peace John Hill | Quorum Unus

A true Copy of the Original ree^d April 6, 1736 Attest Jer. Moulton Reg^r

To all People To whome these Presents shall come Greeting & Know Ye that we Joseph Averl & Jacob Wildes To Wildes of Arundel in the County of York for & in Consideration of the sum of sixty six Pounds thirteen shillings & four Pene to us in hand before the Ensealing here of well and Truly Paid by William Elot & John Fairfield

Truly Paid by William Elot & John Fairfield now of Arandel Costers the Receipt where of we do here by acknoledge our selves there with fuly Satisfied & Contented and there of & of every part and Parcel there of do Exonerate acquite & Discharge the said William Eliot & John Fairfield their Heirs Executors administrators for ever by these Presents Have Given Granted bargained sold allined Conveyed & Confirmed and by these Presents Do freely fully and absolutely Give Grant Sell alline Convey & Confirm unto them the said William Eliot & John Fairfield their Heirs & Assigns for Ever Two Third Parts of one Hundred acres of Land lying and being in arundel afore said ajoyning to Kenebunk River and bounded as followeth with a read oak tree standing in the Edge of the bank of said River & marked with the Letters I. M. at the mouth of a small Gulley that [304] That cometh down between the

Oak Plain & ve Saw Mill known by the Name of Littlefield Mill & so from sa Tree on a South East Course Sixty Rods & then South West to the River to a Maple Tree marked I. M. & from sa River on a North East Course Two hundred & eighty Rods & so on a North West Course Sixty Rods & from thence South West Two hundred & eighty Rods which aforesaid hundred Acres of Land was conveyed by James Mussey to the afores Averell & Wildes by Deed bearing Date Jan: yº 16, 1727/8 will fully appear To have and to hold the sa granted & bargained Premisses with the Appurces & Priviledges & Commodities to the same belonging or in any wise Appertaining to them the st William Elliot & John Fairfield their Heirs forever To their only proper Use Benefit & Behoof forever & that we the sd Joseph Averell & Jacob Wildes for us our Heirs Execrs Admin's do covenant promise & grant to & with the sa William Elliot & John Fairfield their Heirs & Assigns that before the ensealing hereof we are the true sole & lawful Owners of the above bargained Premisses & are lawfully seized of ve same in our own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple And have in our selves good Right full Power & lawful Authority to grant Bargain sell convey & confirm as aboves And that the sa William Eliot & John Fairfield their Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter by force & virtue of these Presents lawfully peaceably & quietly have hold Use Occupy possess & enjoy the s4 demised & bargained Premisses with the Appurces free & clear & clearly acquitted exonerated & discharged of from all & all manner of former or other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents Furthermore we the sd Joseph Averell & Jacob Wildes for us our Heirs Execrs Admin¹⁸ do covenant & engage the above demised Premisses to them the sa William Elliot & John Fairfield against the lawful Claims or Demands against any Person or Persons whatsoever forever hereafter to Warrant secure & Defend In Witness whereof we have hereunto set to our Hands & Seals this twenty fifth Day of September in the Year of our Lord one Thousand seven hundred twenty & eight 1728.

Joseph Averell (*Seal)

Jacob Wildes (*Seal)
Signed Sealed & Delivered in the Presence of Jonathan
Philbrook John Baxter Stephen Averell

The Words bargained Premisses between the 25th & 26th Lines was Interlined before Signing & Sealing York ss/Arrundel July the 11, 1730. Jacob Wildes & [Joseph Averell] Personally appeared before me the Subscriber & Acknowledged this within Instrum' or Deed of Sale to be their free & voluntary Act & Deed

John Gray Just Pacis

A true Copy of ye Origi reed March 22d 1735/6 Attest Jer. Moulton Regr

To all People to whom these Presents shall come I Sam-

uel Spinney of Kittery in the County of York Sam¹ Spiney in the Province of the Massachusetts Bay in То New England Husbandman do send Greeting Know Ye that I the st Samuel Spinney for & in Jane Consideration of the Love good will & Affection which I have & Do bear unto my now Wife Jane do by these Presents freely give & grant unto her after my Decease during the Time of her continuing or Remaining a Widow the Eastern End of my Dwelling House & one Third Part of the Cellar that is under my Dwelling House & the Moiety or one half Part of my Garden that is fronting my Dwelling House & that Part of my Orchard that lies next to the Country Road Square from the Road to the Bridge in the sd Orchard Together with all the Fruit Trees that are upon that Part of my Orchard & Also the Liberty of Ingress Égress & Regress to the House Cellar & Well to Fetch Water I Also give & grant to her during the Time of her Widowhood the keeping of a Cow Winter & Summer upon my Land whereon I now Dwell & Possess To have & to hold the above given & granted Premisses with the Appurces thereunto belonging to her the sa Jane my now Wife during the Time of her Widowhood & no longer Furthermore I the said Samuel Spinney do by these Presents freely & absolutely give unto my aboves4 Wife Jane after my Decease my Bed & Beding &all my movable Goods & Effects of every kind to her her Heirs & Assigns forever In Witness whereof I the sd Sam1 Spinney have hereunto set my Hand & Seal this twenty Sixth Day of September in the Year of our Lord one Thousand seven hundred & thirty four & in the Eighth Year of the Reign of our sovereign Lord George the Second King of great Britain & Memo the Word Cellar was Interlined before Signing $Samuel \underset{hs \text{ mark}}{\times} Spenney \quad (^{a}Seal)$

Signed Sealed & Delivered in ye Presence of Hanner X

Lan— Jerusher Spenney
York ss/Nov^r 11, 1734. This Day y^e above named Saml Spenney Personally appeared & Acknowledged this above Instrum^t to be his free Act & Deed

before me. Wm Pepperrell J: Peace A true Copy of the Original Received April 24, 1736 Attest Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I James Crocker of Falmouth Crocker in the County of York in the Province of the Mas- T_0 sachusetts Bay in New England Shipwright for & Titcomb in Consideration of the Sum of Thirty Pounds in Money to me in Hand before the ensealing hereof well & truly paid by Josiah Titcome of New- [305] Newbury in the County of Essex Marriner in New England the Receipt whereof I Do hereby Acknowledge & my self fully Satisfied & contented therewth & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the sd Josiah Titeome his Heirs & Assigns forever Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully & absolutely give grant bargain sell aliene convey & confirm unto the aboves Josiah Titcom his Heirs & Assigns forever one half of the Priviledge Interest & Right that I have in Law by virtue of a Town Grant given unto me by the Town of Falmo lying & being in said Township with all the Priviledges & Appurces thereunto belonging to his & their only proper Use Benefit & Behoof forever To have & to hold the aboves bargained & demised Premisses against all Future Claims & Demands by the Town of Falmouth & from mv self mv Heirs ExecTS AdminTS & Assigns forever In Witness whereof I have hereunto set my Hand & Seal this Twelfth Day of December in the Year of our Lord God 1729, & in the Third Year of the Reign of onr Sovereign Lord George the Second by the grace of great Britain France & Ireland King Defends of ye faith

James Crocker (aSeal) Signed Scaled & Delivered in Presence of Robert Bayley

Bayley Martha X Bayley

York ss/Falm^o Dec^r 12: 1729. James Crocker Person-

ally appearing Acknowledged the within Instrument to be his free Act & Deed

 $\begin{array}{cccc} & Corani & Josh: Moody & Jus^t \ Pea: \\ A \ true \ Copy \ of \ the \ Orig^l \ rec^d \ April \ 23^d \ 1736 \\ & Attest & Jer. \ Moulton & Reg^* \end{array}$

To all People to whom these Presents shall come Greeting & Know Ye that I Josiah Titcomb of Newbury in the County of Essex in the Province of ye Massachusetts Bay in New England Marriner for & in Consideration of the Sum of Fifty Pounds Money to me in Hand before

the ensealing hereof well & truly paid by Doctor Nathan Hale of the Town & County aforesa to my full Satisfaction & content Have granted bargained & sold & Do by these Presents freely fully clearly & absolutely give grant bargain & Sell unto him the sa Nathan Hale his Heirs & Assigns forev The full one half Part of ye Priviledge Interest & Right in my Land or Lands Laid out or to be Laid out in the Township of Falmo in the County of York in ve Province aforesd by virtue of a grant to the Town of Falmouth aforesd unto James Crocker of Falmouth aforesd as by Record in the Town Book of Falmo may at Large appear together with all the Appurces Priviledges & Commodities belonging unto the one half Part of sa Right by any way or means whatsoever To have & to hold the one half Part of sa Right with the Appurces as afores^d unto him the s^d Nathan Hale his Heirs & Assigns to his & their only proper Use Benefit & Behoof as a good Perfect & absolute Estate of Inheritance in Fee Simple torever & I the sd Josiah Titcomb for my self my Heirs Exects & Admints do covenant & engage the above demised Premisses with the Appurces as afores unto him the said Nathan Hale his Heirs & Assigns against the lawful Claims or Demands of the Town of Falmouth or any other Person or Persons wtsoevt in by from or under me my Heirs Execrs or Admin forever bereafter to Warrant secure & Defend for Confirmation whereof I have hereunto set my Hand & Seal this Sixteenth Day of April in the Year of our Lord One Thousand seven hundred thirty & Six & in the Ninth Year of yo Reign of our sovereign Lord George the Second by the grace of God of great Britain France & Ireland King Defend of ye faith &c

Josiah Titcomb (aseal)
Signed Sealed & Deliva in the Presence of us Benaiah

Titcomb Joshua Moody

Book XVII. 52.

Essex ss Newbury April the 16, 1736. Josiah Titcomb Personally Acknowledged this Instrum to be his free Act & Deed & Martha his Wife Personally appeared & voluntarily gave up her Right of Dower in the Premisses contained in this Instrum

before Richard Kent Justee Peace
A true Copy of ye Origi recd April 23d 1736.
Attest Jer, Moulton Regg

To all Christian Peopple to whome these presents shall

Come Greeting Know ye that we Symonds

Symonds Epes

Epes and mary his wife of Ipswich in the County of Essex & Provance of the Massachusetts

Natl Clark Bay in New England for and in Consideration of two Hundred & ten Pounds to us in hand Paide by Nathaniel Clark of wells in the County of York and Province aforesaid Husbandman the Receipt where of we do acknowledge and our selves there with fully Satisfied Contented and Paid have Given Granted Bargained Sold Quite Clamed and Relesed and do by these Presents firmly clearly and absolutely Give Grant Bargain Sell Quit Clame and Release unto the said Nathannel Clark his Heirs Executors Admrs and assigns for ever all our Right Title and Intrest in and unto Half Part of a farm in wells in the County of York and Provane afor said that was our Grandfather's Mr William Symonds formerly of wells Deesed the whole Farm containing about three Hundred acres of upland marsh and medow Ground be the same moor or Less Bounded Southerly and Nor westerly upon Gooches Land and upon the Seawall and on Little River Southeasterly and Northeasterly To Gether with all the wood Timber Prophets Priviledges and Appurces thereto belonging or any wise Appertaining unto the half Part of above sa Farm To have [306] And to hold the above Granted Primisses with all the Priveligesis appertenance there to belonging or aney wise appertaining to him the said Nathaniel Clark his Heirs and Assigns for Ever and to their only Proper use and Benefite forever and we the sa Symonds Epes and Mary his wife do Covenant Promise and agree to and with sa Nathanell Clark his Heirs and assignes that we will warrant Secure and Defend the above above Granted and Bargained Premisses from the Lawfull Claims and Demands of all Persons Claiming From by or under us In Witness here of we have hereunto set our hands and seals this April the Sixth In the

year of our Lord one Thousand seven Hundred and Thirty four

> Symonds Epes (Seal) Mary Epes (Seal)

Signed Sealed & Delivered in Presents of

Francis Saver Martha Baker

Essex ss Ipswich April 8th 1734 the the within named Symonds Epes Esq and Mary his wife personaly appeared and acknowlidged the within writen Instrumt to be their free act and Deed

before John Baker Just: Peace A true Copy the Origr recd April 27: 1736.

Attest Jer. Moulton

To all People to whom these Presents shall come Greeting Know Ye that I Shadrach Watson of Wells in Watson the County of York in the Province of the Massa-To chusetts Bay in New England Husbandman for & Martin in Consideration of the Sum of one hundred & ten Pounds currant Money of ve Province aforesaid to me in Hand before the Ensealing hereof by John Martyn [of York] in the County & Province aforesa Husbandman the Receipt whereof I do hereby Acknowledge & my self fully Satisfied contented & paid Have given granted bargained sold aliened released conveyed & confirmed & by these Presents Do freely clearly & absolutely give grant bargain sell aliene release convey & confirm unto him the said John Martyn his Heirs & Assigns forever One Messuage or Tract of Land Situate lying & being in Wells in the County of York in the Province aforesd Containing Fifty Acres by Estimation be it more or less being half of one hundred Acres of Land which is Partnership between me the sd Shadrach Watson & Caleb Kimbal junt of Wells in ve County & Province aforesa which the sa Hundred Acres is Butted & Bounded as followeth beginning at a Pitch Pine Tree mark on Four Sides & so running up Kenebunk River One hundred Rods and then running back from the said River untill an hundred Acres is Compleated which the [aboves^a] Fifty Acres lying Together in One Body at the Upper End of the s^a Hundred Acres from the aboves^a River To have & to hold the before granted Premisses with the Appurces and Priviledges to the same belonging to him the sd John Martyn his Heirs Exects Admints & Assigns forever To his & their own proper Use Benefit & Behoof forevermore & I the said Shadrach Watson for me my Heirs Execrs

& Admin to do covent promise & grant unto & with the said John Martyn his Heirs & Assigns forever That before & untill the ensealing hereof I am the true sole proper & lawful Owner & possessor of the before granted Premisses with the Appurces And-have in my self good right full Power & lawful Authority to give grant bargain sell aliene release convey & confirm the same as aforesaid & that free & Clear & freely & clearly Executed acquitted & discharged of & from all former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntores Dowries Thirds Executions & Incumbrances wisoever & Furthermore I the said Shadrach Watson for my self my Heirs Exec18 & Admin rs Do hereby covenant promise & engage the before granted Premisses with the Appurces unto him the said John Martyn his Heirs & Assigns forever to Warrant secure & Defend agt the lawful Claims or Demands of any Person or Persons whatso ever And Susanna Watson the wife of me the said Shadrach Watson doth by these Presents freely willingly give yield up & Surrender all her Right of Dower & Power of Thirds of in & unto the above demised Premisses unto him the said John Martyn his Heirs & Assigns forever In Witness whereof we the said Shadrach Watson & Susanna Watson have hereunto set our Hands & Seals this Tenth Day of Febry Annoq Domini One Thousand seven hundred & thirty five Six Memo that the Interline was written before Signing & Sealing

Shadrich Watson

(aSeal)

Signed Sealed & Deliva in ye Presence of

David Follton Benja Stevens James Elliot York ss Wells Feb^{ry} ye 11, 1735/6 Then the above named Shadrach Watson Personal Appeared & Acknowledge the above written Instrumt to be his Act & Deed

before Joseph Hill Jus. Peace

A true Copy of the Original rec^d Febry 11, 1735/6

Attest Jer. Moulton Regr

Know all Men by these Presents that I Joseph Curtis of Kittery in the County of York in the Province of the Massachusetts Bay in New England Gent Jos. Curtis To & Sarah my Wife for & in Consideration of the Richt Pope Sum of Forty Eight Pounds currant Money of New England afores to us in Hand before the

ensealing & Delivery hereof well & truly paid by Richard Pope of the same Kittery afores Shipwright the Receipt

whereof we do hereby Acknowledge & our selves therewith fully satisfied contented & paid Have given granted bargained & sold & by these Presents for us our Heirs Excers Admin's give grant bargain sell aliene release enfeoffe deliver & confirm unto him the said Richard Pope his Heirs & Assigns forever One Messuage or certain Tract of Land lying & being in Kittery aforesaid Containing Four Acres & One Hundred & forty seven Pole Bounded as followeth beginning at a Small Beah Tree at the North West Corner of Bryan Berdeans Fence thence East twenty one Pole to Richard Popes own Land thence North North West by said Pope Forty Pole thence South West by West by said Pope twenty one Pole thence South by East by said Curtis to our beginning To have & to hold Said Tract or Parcel of Land as bounded & Described above with all the Priviledges & Appurees of what kind or Nature soever thereunto belonging or in any wise Appertaining unto him the said Richa Pope his Heirs & Assigns forever And we the said Joseph Curtis & Sarah Curtis & our Heirs & to him the said Richa Pope his Heirs & Assigns Shall & will warrant & forever Defend & Confirm the same against the Claims & Demands of all & every Person & Persons whatso ever In Witness whereof we have [307] hereunto set our Hands & Scals this eighth Day of March in the ninth year of his Majtys Reign Anno Domini One Thousand seven hundred & thirty five Annoq Ri Ris Georgii Secundi Magn Britain & Nono

Jos. Curtis Sarah Curtis (Seal)

Signed Sealed & Delive in Presence of

W^m Wentworth W^m Dearing

York ss/Kittery March ve 8, 1735/6 Then Joseph Curtis & Sarah his Wife Personally appeared before me the Subscriber & Acknowledge the above Instrumt to be their free Act & Deed

before Elibu Gunnison J. Peace A true Copy of the Origi received March 24, 1735/6 Att Jer. Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that I Samuel Spinney of Kittery Sam! Spinney in the County of York & Province of the Mas-То sachusetts Bay in New England Ycoman for & Abner Cole in Consideration of the Sum of Twenty Pounds in passable Bills of Credit to me in Hand

before the ensealing hereof well & truly paid by Abner Cole

of the aforesd Kittery Fisherman the Receipt Whereof I Do hereby Acknowledge & my self therewith fully Satisfied & Contented & thereof & of every Part & Parcel thereof do exonerate acquit & discharge the said Abner Cole his Heirs Exec* Admin* forever by these Presents Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do freely fully & absolutely give grant bargain sell aliene convey & confirm unto him the said Abner Cole his Heirs & Assigns forever One Messuage or Tract of Land Situate lying & being in Kittery in the County afores Containing Two Acres lying at the East End of my Home Lot at the South East Corner takes its beginning at the South Corner of the Land I sold to Joseph Fernald at the West End of said Lott & so running Thirty Two Poles in Length by Land of Asahel Cole in Part & Robert Coles Land & in Part by the Land of ye sd Abner Cole & from that extent North Ten Poles in Breadth & thence on a Line Parrelel to said Coles Land till it comes to Jos: Fernalds Land & by said Fernalds Land ten Poles to the First beginning To have & to hold the said granted & bargained Premisses with the Appurces Priviledges & Commodities to the same belonging or in any ways Appertaining to him the said Abner Cole his Heirs & Assigns forever to his & their own only proper Use Benefit & Behoof forever And I the said Sami Spinney for me my Heirs Execrs Adminrs do covenant to & with the said Abner Cole his Heirs & Assigns that before the ensealing hereof I am the true sole & lawful Owner of the above bargained Premisses & am lawfully Seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance In Fee Simple & have in my self good Right full Power & lawful Authority to grant bargain sell convey & confirm the same in manner as aboves And that the said Abner Cole his Heirs & Assigns shall & may from Time to Time & at all Times forever bereafter by force & virtue of these Presents lawfully peaceably & quietly have hold use occupy Possess & enjoy the sa demised & bargained Premisses with the Appurces free & clear & freely & clearly acquitted & discharged of from all & all manner of former & other Gifts Grants Bargains Sales Leases Mortgages Wills Entails Joyntures Dowries Judgments Executions Incumbrances & Extents Furthermore I the said Sam1 Spiney for my self my Heirs Execrs Adminrs do covenant & engage the above demised Premisses to him the said Abner Cole his Heirs & Assigns forever against the lawful Claim or Demand of any Person or Persons whatsover to Warrant secure & Defend & Jean Spinney Wife of me the said Sam' Spinney doth by these Presents freely willingly give yield up & Surrender all her Right of Dowry & Power of Thirds of in & Unto the above demised Premisses to him the said Abner Cole his Heirs & Assigns forever In Witness whereof I have hereunto set my Hand & Seal the Twenty Sixth Day of Nov' Anno Dom One Thousand seven hundred & thirty five Anno Ri Ris Georgii Secundi Mag: Brit: & Nono

Signed Sealed & Delivered in the Presence of us, Thomas Spinney jun^r John Godsoe

York ss/The within named Sam¹ Spinney & Jean Spinney Personally appeared before me the Subscriber & Acknowledged the within Instrum¹ to be their Act & Deed March 2⁴ 1735/6

Elihu Gunnison J. Peace A true Copy of the Orig¹ receivd March 24, 1735/6 Atte¹ Jer Moulton Reg⁵

To all People unto whom these Presents shall come John
Smith of Boston in the County of Suffolk &
Province of the Massachusetts Bay in New
England Merch' sendeth Greeting Know Ye
that I the said John Smith for & in Consider-

Jas Goodwin
Wheeler Davd
Stickney & Josha Bangs
Josha Bangs
Stoker & Goodwin
Josha Bangs

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truly paid by James Goodwin Shipwright Henry Wheeler Esq^{*} & David Stickney Marriner all of Falmouth in the County of York and Province afores⁴ & Joshua Bangs of Harwick in the County of Barnstable & Province aforesaid Gentleman The Receipt whereof [308] I the said John Smith do hereby Acknowledge Have granted bargained sold aliened enfeoffed released conveyed & confirmed & by these Presents Do grant bargain sell aliene enfeoffer release convey & confirm unto the said James Goodwin Henry Wheelor David Stickney & Joshua Bangs One Third Part of a Certain Neck of Land called Munjoys Neck Situate lying & being in the Township of Falmouth aforesaid the whole Neck containing by Estimation Three hundred & Twenty Five

Acres be the same more or less being Butted & Bounded as followeth beginning at a Point of Land called Muchagoney being near to the House where Phillip Hodgkins now Dwelleth by the River Side or harbour & from the said Point of Land Extending South Westerly by the River Side unto a run of Water between the House where Joshua Moody Esqr now Dwelleth & the House where Capt Rich4 Collar lately Dwelled and running into the said River the said Run of Water being North Easterly from the Place where the Fort formerly Stood & from the said Run of Water to run on a Direct Streight Line to the Brow of the Hill near the Burying Place & thence to run to the Place where George Cleaves Barn formerly Stood & from thence to run North Westerly to back Cove so called & from thence to run Northeasterly to Sandy Point & then to run Round the Part of the Neck by the Water Side to Muchagonev Point Again Including the several Points of Land by the Water Side Together with the Trees Wood & UnderWood Rights Members Profits Priviledges & Appurces whatsoever to the said Third Part of the said Neck of Land belonging or in any wise Appertaining Also all the Estate Right Title Interest Inheritance Use Possession Property Claim & Demand whatsoever of me the said John Smith of in & to the same & the Reversions & Remainders thereof which [third Part of said | Neck of Land I the said John Smith purchased of Pelatiah Munjoy late of Boston aforesaid Marriner Decd as by a Deed of the same on Record in the County of York may appear (reference thereto being had) Always Saving & Reserving out of the said Granted Premisses a Piece or Part of the same Fronting to the River or Harbour & beginning at the aforesd Run of Water & from thence running Streight up to the Brow of the Hill near the Burving Place unto the Fence of Sami or Joshua Moody Esquire which in a Line with the Barn lately possessed by Richard Collar & from the st Run of Water to Run North Easterly by the River or Harbour to Muchagony Point & to take in the House & Land of Philip Hodgkins & from said Point to run Streigh up the Hill till it come on a Streight with the aforesd Barn & Fence be the sd Piece of Land more or less To have & to hold the said granted & bargained One Third Part of ve Said Neck of Land & Premisses with the Appurces (Saving & reserving as aforesaid) unto them the said James Goodwin Henry Wheeler David Stickney & Joshua Bangs in manner & Form following that is to Say To the said James Goodwin his Heirs One half Part thereof To the said Henry Wheeler his Heirs & Assigns One Sixth Part thereof To the said David Stickney

his Heirs & Assigns One Sixth Part thereof & To the said Joshua Bangs his Heirs & Assigns one Sixth Part thereof To their only proper Use Benefit & Behoof forever as Tenants in Common & not as Joynt Tenants without any Advantage to be taken by Right of Survivership any Law Usage or Costome of Survivership to the Contrary thereof in any wise notwith Standing And I the sa John Smith for my self my Heirs Execrs and Adminrs do covenant grant & agree to & with ye said James Goodwin Henry Wheeler David Stickney & Joshua Bangs & each of them their & each of their Heirs and Assigns by these Presents in manner & form following That is to Say that at & untill the ensealing & delivery of these Presents I am the true sole & lawful Owner & stand lawfully seized in Fee of & in the said granted & bargained Premisses with the Appurces & have in my self full Power good Right & lawful Authority to grant bargain sell & dispose thereof in manner as aforesaid & that the same is free & clear & clearly acquitted exonerated & discharged of & from all & all manner of former & other Gifts Grants Bargains Sales Leases releases Mortgages Joyntures Dowers Judgments Executions Entails Fines Forfeitures Scizures Ameriments & of & from all other Titles Troubles Charges & Incumbrances whatsoever & Further that I the said John Smith my Heirs Execrs & Admin¹⁸ shall & will warrant & Defend the s^d granted & bargained on Third Part of the said Neck of Land & Premisses with the Appurces (Saving & reserving as aforesaid) unto the said James Goodwin Henry Wheeler David Sticknev & Joshua Bangs & each of them their & each of their Heirs & Assigns forever against the lawful Claims & Demands of all & every Person & Persons whomsoever In Witness whereof I the said John Smith & Martha my Wife (In Token of her free Consent to these Presents & Release of her Right & Title of Dower & Thirds of in & unto the before granted & bargained Premisses with the Appurces) have hereunto set our Hands & Seals the thirteenth Day of Febry Anno Domini One Thousand Seven hundred & thirty five & in the Ninth Year of ye Reign of our Sovereign Lord George the Second King over great Britain &c

John Smith (aSeal) Martha Smith (aSeal)

Signed Scaled & Delivered in Presence of The Words (Stood) & the Words (third Part of said) being first Interlined Samuel Green Sam' Butler Received on the Day of the Date of the aforewritten Deed of the aforenamed James Goodwin Henry Wheeler David Stickney & Joshua [309] Bangs the Sum of eight hundred & thirty Pounds being the Consideration Money therein expressed

£850 Suffolk ss Boston Febr 14, 1735, The above named John Smith & Martha his Wife Personally appearing acknowledge the aforewritten Instrument by them Executed to be their Act & Deed

before me Joseph Wadsworth Just Pacs A true copy of yo Origi recd March 25, 1735/6 Attest Jer. Moulton Regs

This Indenture made the seventh Day of June Anno Dom-

Ini One thousand seven hundred & thirty five
Between John Mariner of Falmouth in the
County of York & Province of the Massachusetts Bay in New England Coaster on the one
Part And Thomas Ruck of Boston in the

County of Suffolk & Province aforesaid Merchant on the other Part Witnesseth that the said John Mariner for & in Considera of the Sum of Fifty Four Pounds Money to him in Hand paid at & before the delivery of these Presents by the said Thomas Ruck The Receipt whereof the said John Mariner doth hereby Acknowlge and thereof doth acquit and discharge the said Thomas Ruck his Heirs Exec & Admints & every of them forever by these Presents Hath granted bargained sold aliened released conveyed & confirmed & by these Presents Doth grant bargain sell aliene release convey & confirm unto the said Thomas Ruck his Heirs and Assigns forever One certain Dwelling House & Thirty Acres of Land situate in Falmo aforesaid Bounded as followeth Northerly on Casco River Westerly on Robert Meanes his Land Southwardly on Lands in Possession of John Saw & Eastwardly with Land in Possession of Benja York To have and to hold the aforegranted & bargained Premisses wth all the Rights Priviledges & Appurces thereto belonging unto him the said Thomas Ruck his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever And the said John Mariner for himself his Heirs Execrs & Admin to doth hereby covenant promise grant & agree to and with the said Thomas Ruck his Heirs & Assigns by these Presents in manner & form following That is to say that at & untill the Delivery of these Presents he Is the true sole & lawful Owner of all the aforegranted Premisses and hath in himself full Power good right & lawful Authority to grant sell convey & dispose thereof in manner as aforesaid the same Premisses

being free & clear & fully acquitted & discharge of & from all former & other Gitts Grants Sales Leases Mortgages and Incumbrances whatsoever & further that he the said John Marriner his Heirs Exec & Admin shall & will Warrant & Defend the afore granted Premisses with all the Profits Priviledges & Appurces thereof unto him the said Thomas Ruck his Heirs & Assigns forever against the lawful Claims & Demands of all other Persons whomsoever Provided always & these Presents are upon this Condition nevertheless any thing before written to the Contrary not with standing That if the said John Mariner his Heirs Execre or Admin to or any of them shall & do well & truly pay or cause to be paid unto the said Thomas Ruck his Execre Admin re or Assigns the full & Just Sum of Fifty four Pounds in good Bills of Credit on this Province or currant lawful Silver Money of New England with lawful Interest for the same on or before the Seventh Day of March next ensuing the Date hereof & all without fraud or delay then the afore written Instrument shall be void & of none Effect otherwise shall be & remain in full force & virtue In Witness whereof the sd John Marriner & his Wife In Testimony of her free Consent to

his Wife in Testimony of her free Consent to these Presents & Release of her Right of Dower & Power of Thirds in the afore granted Premisses have hereunto set their Hands & Seals the Day & Year first herein before written

John Marener (aSeal) (aSeal)

Signed Scaled & Delivered in the Presence of Thomas Mosbey Moses Pearson

The aforenamed John Marriner Personally appearing Acknowledged the aforewritten Instrumt to be his Act & Deed before me Henry Wheeler J. Peace

A true Copy of the Original rec^d March 25, 1735/6 Att^t Jer. Moulton Reg^r

of the afores Portsmo Millwr the Receipt whereof I do hereby Acknowledge & that I am fully Satisfied therewith & thereof do acquit exonerate & discharge him the said John Libby his Exec & Admin forever by these Presents have given granted bargained & sold aliened enfeoffed conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain & sell aliene

enteoffe convey & confirm unto him the said Jnº Libby his Heirs & Assigns forever One Tract of Land lying & being in the Town of Scarborough in the County of York Containing One Hundred Acres which is Butted & Bounded as followeth viz Adjoyning to the Land of Jnº Wentworth Esqr & Mr Hezekiah Phillips running One Mile North & Fifty Pole Wide fronting & Adjovning to Mills Neck of Land as it was Laid out on the 24 Day of June 1720, by Hezekiah Phillips & [310] Sam1 Libby Lotlayers for the said Town of Scarborough To have & to hold the Premisses with all the Priviledges & Appurces to the same Appertaining or in any wise belonging to him the John Libby his Heirs & Assigns forever & I the above named Wm Cotton for me my Heirs Execrs & Admints do covenant bargain & agree with the sa John Libby his Heirs & Assigns that I have good right & lawful Authority to grant bargain & sell the above granted Premisses & that I have a good & Indefeazable Estate of Inheritance in the Premisses & that I & they will warrt & Defend ye Premisses to the sd John Libby his Heirs & Assigns against all Persons laying Claim thereto or to any Part thereof & Furthermore that he the said Jnº Libby & his Heirs or Assigns shall & may from Time to Time & at all Times forever hereafter quietly & peaceably have hold occupy possess & enjoy the Premisses without any Let hindrance Contradiction or Denial of me the said William Cotton or my Heirs Execrs Admin's or Assigns or from any other Person whatsoever In Testimony whereof I have hereto set my Hand & Affixed my Seal the Third Day of Novembr in the first Year of ye Reign of our Sovereign Lord George [ye Second] by ye grace of God of great Britain France & Ireland King Defende of the Faith & Annoq Domini 1727.

W^m Cotton (^aSeal)

Signed Sealed & Delivered in Presence of us

Thom⁸ Phipps Sarah X Phipps

Pro N. Hampshr 3d 9h 1727. Wim Cotton abovenamed appeared & Acknowledged the above Instrumt to be his voluntary Act & Deed

before me R. Wibird J. Pea A true Copy of the Original rec^d March 27, 1736. Att. Jer: Moulton Reg^r Know all Men by these Presents that I Samuel Martin formerly of Marblehead now of Beverly in y° County of Essex in New England Fisherman for & in Consideration of the Sum of Five Pounds Money in Hand paid by Benja Allen Sen' of Manchester in y° County aforesa In-

holder which is to my full Satisfaction & contentment Have sold & Confirmed & Do by these Presents freely & absolutely sell & confirm to the said Benjamin Allen his Heirs

Execrs Admrs & Assigns forever One bundred 1732. Recorded Lib^o 61, fol^o 131, & Exam' Acres of Land lying between Pemaquid & New Essex ss/Received on Record Jan 17, Harbour Adjoyning to the Upper End of the Land that Epes Sargent Esqr bought of John Attest John Higginson Regr Brown & running back the full Breadth of the Lot that is Laid out to said John Brown untill One Hundred Acres is fully Compleated To have & to hold said Right of Lands with all the Priviledges & Appurces that Does or may be hereafter Laid out or belong thereunto To him the said Benja Allen his Heirs Execra Admin^{rs} or Assigns as an Estate of Inheritance in Fee Simple forever & further I the s4 Sam1 Martin do Warrantize this Deed of Sale & Promise & engage that I will Defend him in the quiet & peaceable Possession thereof forever hereafter without any lett or Molestation of me my Heirs Execrs or

Admin^{rs} or any Person w^tsoever laying legal Claim thereunto To all above written I have set my Hand & Seal this Twenty ninth Day of Jan^{rs} Anno Domini 1730/31 his

Samuel X Martin (aSeal)

Signed Sealed & Delivered in Presence of us Jonathan Pierpont Ezekiel Knowlton

Essex ss/Manchester 29, Jan¹⁷ 1730. Samuel Martin above named psonally appeared & Acknowledged the above Instrumt to be his voluntary Act & Deed

before me Epes Sargent Jus Peace

A true Copy of the Orig¹ rec⁴ March 26, 1736 Att¹ Jer. Moulton Reg Articles of Agreement Concluded upon this 27 Day of June Anno Domini 1735, by & Between Jo-

Hamond Fogg Staple & Fernald

the Day abovesaid

seph Hammond Esqr James Fogg Yeoman & James Staple Tanner all of Kittery in the County of York on the one Part and John Fernald & his Son Sam' Fernald both of said

Kittery Yeomen on the other Part Witnesseth That Whereas The said Hamond Fogg & Staple are Owners of the Bay Land so called & the said Fernalds or one of them are Owners of Eighteen Acres of Land formerly belonging to Andrew Neal as it was Laid out to him on the 22d of March 1702/3 & Bounded by said Bay Land And in as much as there as been Diverse Law Suits between the said Fernalds & the said Fogg & Staple Relating to the Dividing Line between them it is now Mutually Agreed by all the Parties abovesaid that the Bounds between them shall be at a Stake drove in the Ground Twenty four Poles on a West Line from the South West Corner of a Twenty Acre Lot of said Fernalds formerly purchase of said Neal & to run from Said Stake on a North West & by North Line to a tall Dry White Pine Tree Standing a little Distance from the Dividing Fence between said Hamond & Fogg & from said White Pine to Continue a North West & by North Course between said Hamond & Fernald to the farthest Extent of their Lands & the Parties Do further Agree to Set up Sufficient Meet Stones in the said Line which shall remain to be the Bounds between them their Heirs & Assigns forever [311] In Witness whereof the said Parties hereto set their Hands & Seals

> Jos: Hammond (aSeal) James Fogg (aSeal)

James Staple (aSeal) John X Fernald (aSeal)

(aSeal)

Samuel Fernald

Witness's Noah Emery Nicholas Shapleigh

York ss/Jos: Hamond Esqr James Fogg James Staple John Fernald & Sam1 Fernald beforenama Acknow the foregoing Instrumt to be their free Act & Deed March 8, 1735

before me Nicholas Shapleigh A true Copy of ye Origi recd March 29, 1736

Attest Jer: Moulton

To all People unto whom these Presents shall come Charles Burrough of Charles-Town ShipBurroughs & wright George Burroughs of Ipswich Husbandman Jeremiah Burroughs of ShipBodoin & Bontanian of Falmouth in Casco Bay in the County
of York Clerk Dee Rebecca Tolman of Bos-

ton late wife of Eben Tolman of sd Boston Tailor Isaac Fowle of Boston Cooper Nathan1 Fowle of Boston Baker Henry Fowle of Medford Cooper John Tylestone of Boston Marriner & Rebecca his Wife & Abigail Tolman of st Boston Spinster the Children of ye said Rebecca Tolman & Hannah Fox of said Boston widow (which said Rebecca Tolman & Hannah Fox are two of the Daughters of the said George Burroughs, Joseph Tiffeney of Norton Husbandman & Mary his Wife another of the Daughters of the sd George Burroughs Deca Peter Thomas Jung of Boston Cordwainer Elias Thomas of Boston Sailmaker Moses Thomas of Long Island in the Province of New York Sons of Eliza Thomas another of the Daughters of the said George Burroughs & Thomas Newman of Boston Merch & Mary his Wife Datr of the said Eliza Thomas send Greeting Whereas the said George Burroughs on or about the Year 1688 by a Deed duly Executed granted sold & Conveyed unto Peter Bowdoin late of Falmo aforesd Mercht Decd twenty three Acres of Land lying between the Land which formerly belonged to Nicholas Bartlett & ve Land which formerly was Possessed by Edward Tyng of Falmo Neck in the Township of Falmouth aforesaid said Land being near to the Lots on the Land of James Marvel & John Skillings Land & bounded Southerly by the Fore River or Casco River & so to run over aCross said Neck of Land to back Cove or however the said Land is Butted & Bounded Part of which sa twenty three Acres of Land sd Peter Bodoin Fenced In & Improved & the aformentioned Deed is lost or Mislaid Now to the Intent that Justice may be done know Ye that for & in Consideration of the Sum of Ninety Pounds to us in Hand well & truly paid by James Bowdoin of Boston in the County of Suffolk Esqr & Stephen Bontinean of Boston aforesd Mercht the Receint whereof is hereby Acknowledged we the st Charles Burroughs George Burroughs Jeremiah Burroughs Rebecca Tolman Isaac Fowle Nathan1 Fowle Henry Fowle John Tilestone & Rebeeca his wife Abigail Tolman Hannah Fox Joseph Tiffeny & Mary his wife Peter Thomas jun Elias Thomas Moses Thomas Thomas Newman & Mary my Wife being the only Surviving Heirs & legal representatives of the said George Burroughs Deed Have given granted bargained sold conveyed & confirmed & by these Presents Do give grant bargain sell aliene enfeoffe convey ratify and confirm unto the sa James Bodoin & Stephen Boutinean their Heirs & Assigns forever all our & each of our Right Estate Title Interest Claim & Demand whatsoever which we or either of us have ever had may or ought to have as we are the Heirs & Descendents of the said George Burroughs in & to the aforest Twenty three Aeres of Land Bounded as aforesd or however otherwise Bounded or reputed to be Bounded Together with all Rights After Divisions Comons Profits Priviledges & Appurces thereto belonging or in any wise Appertaining & Also all our Right Title Interest Inheritance Property Claim & Demand which we have ever had may or ought to have as Heirs of the aforesd George Burroughs in & to One Hundred & Four Acres of Land & Marsh in Falmo aforesd which was granted by the Inhabitants of Falmo to the sd George Burroughs with the Rights Commons that did do or ought to belong thereunto be the same more or less Together with all our Right Title Interest property Claim & Demand which we or either of us have ever had may or ought to have in & to all other Tracts Lots or Parcels of Land as did or ought in any wise to belong to the said George Burroughs & now of Right belonging & Appertaining as Heirs & Legal Representatives of the aforesaid George Burroughs Together with all the Right after Divisions Commons Profits Priviledges & Appurces thereto belonging or ought to belong & Appertain unto the same (excepting out of this Grant an Island which the Heirs of the sd George Burroughs lay Claim unto & reserve to themselves & their Heirs To have and to hold the sa granted Lands & Premisses with Appurces & every Part thereof unto them the said James Bowdoin & Stephen Boutinean their Heirs & Assigns forever To their only sole & proper Use Benefit & Behoof from hence forth & forevermore absolutely without any manner of Condition Redemption or Revocation in any [312] Wise So that of & from all Right Estate Title Interest Inheritance Reclaim Challenge or Demand whatsoever to be by the said Granters or either of us our Heirs or Assigns at any Time hereafter had made or Claimed of in or to the said Granted Lands & Premisses or any Part thereof we & each & every of us & them shall & will be Utterly Debarred & forever excluded of & from the same by force & virtue of these Presents In Witness whereof we the said Charles Burroughs George Burroughs Jeremiah Burroughs Rebecca Tolman Isaac Fowle Nath Fowle Henry

Fowle John Tilestone & Rebecca his wife Abigail Tohnan Hannah Fox Joseph Tiffeny & Mary his Wife Peter Thomas Jun Elias Thomas Moses Thomas Thomas Newman & Mary my Wife have hereunto set our Hands & Seals this Ninth Day of June in the eighth Year of his Major Reign Annoq Domini One Thousand seven hundred & thirty five.

	Nathan¹ Fowle	(aSeal)
	Peter Thomas jur	(aSeal)
	Rebecca Tolman	(aSeal)
	Hannah Fox	(aSeal)
Nathi Fowle as Atty To	Elias Thomas	(aSeal)
	Charles Burrough	(aSeal)
	George Burrough	(aSeal)
	George Barrough	(aSeal)
	Joseph Tiffany	(aSeal)
	Mary Tiffany	(aSeal)
		(aSeal)

(aSeal) (aSeal) (aSeal)

Signed Sealed & Delivered in Presence of us Thomas Flucker Char^s Deming Jun^r Fran Bramham Witness to Jos & Mary Tiffeny

Suffolk ss/Boston June 13, 1735. Then Nath' Fowle Peter Thomas jun' Rebecca Tolman Hannah Fox Elias Thomas & Charles Burrough Personally appeared & Acknowledged the within Instrum' to be their free Act & Deed

before me Joshua Winslow Jus' Pac Suffolk ss/Boston June 25th 1735. Then Joseph Tiffeny & Mary Tiffeny Personalle appeared & Acknowledged the

before written Instrument to be their Act & Deed before me Joshua Winslow Justice Peace

Suffolk ss/Boston July 26, 1735. George Burrough Personally appearing Acknowledged the before written Instrument to be his voluntary Act & Deed

before Antho Stoddard Jus. Pacs

A true Copy of the Orig¹ Received April 2, 1736 Attest Jer. Moulton Reg

To all People unto whom these Presents shall come John Ridgaway Bricklayer James Ridgaway House-Ridgaways wright & Samuel Ridgaway Chairmaker all of

Ridgaways Wright & Samuel Ridgaway Chairmaker all of To
Jas Woodside of the Massachusetts Buy in New England Sons of John Ridgaway Junier late of Boston

afores^d Marriner Deceased Send Greeting Whereas John

Palmer Esqr one of the Council in his Majesties Plantation & Colony of New York Commissioner for the Granting & Confirming of Lands within the County of Cornwall in the said Colony by his letters Patent undr his Hand & the Seal of the Colony bearing Date August the Fifth One Thousand Six hundred & Eighty Six by virtue of the Commission & Authority [314] To him given by the Righ Honble Colo Thomas Dongan Lieutenant & Governour of the said Colony for & in behalf of the late King James Supreame Lord of the Plantation & Colony aforesaid Did give grant Ratifie & Confirm unto the said John Ridgaway Jun All that certain Tract of Land or Parcel of Upland being One Hundred Acres Situate lying & being in James Town within the County of Cornwall aforesaid at the Head of Pemaguid River on the South East Side of ve great Falls being Butted & Bounded as followeth viz at the Southerly End the River On the East Side the Land of Nicholas Thomas & on the West Side the Falls & at the Northerly End the Woods to a marked Tree being in Breadth Sixty Pole Fronting the River from a marked Oak Tree near to Nicholas Chumley to the Falls & so up the River Side two hundred & eighty Pole to a Maple Tree marke by the River Side & from the Tree that is marked at the South Corner next the Head of the River North East Eighty Pole to a marked Oak Tree & from thence North North East two hundred Pole into the Woods to an other Oak Tree marked And Also Ten Acres of Meadow lying & being at a Certain Meadow commonly called & known by the Name of Long Meadow at the Northerly End of the same already Surveyed & Laid out with Ten Acres more of Meadow to be Laid out unto the said John Ridgaway where most convenient within the said Township to make up in the whole Twenty Acres of Meadow To have & to hold the sd One hundred Acres of Upland & Twenty Acres of Meadow with all & Singular the Appurces unto the said John Ridgaway his Heirs & Assigns to the sole & only proper Use Benefit & Behoof of the said John Ridgaway his Heirs & Assigns forever He Yielding & paying therefore Yearly & every Year unto our said Sovereign Lord the King his Heirs or Successors or to such Governout or Other officers as from Time to Time shall be by him or them appointed to Receive the same on every twenty fifth Day of March as a Quit Rent or Acknowledgmt for the said Land One Bushell of Merchandable Wheate or the value thereof in Money as by the st Letters Patent (reference thereto being had) may more fully and at large appear now Know ve that we the said John Ridgaway James Ridg-

away & Sam1 Ridgaway for & in Consideration of the Sum of eighty Pounds in good Bills of Publick Credit of the province of the Massachusetts Bay to us in Hand at & before the ensealing & delivery of these Presents well & truly paid by James Woodside of Pemaquid in the County of York & Province atores Esqr the Receipt whereof we do hereby Acknowledge Have granted bargained sold aliened enfeoffed released conveyed & confirmed & by these Presents Do grant bargain sell aliene enfeoffe release convey & confirm unto the said James Woodside all the before mentioned Lands bounded & Described as aforesa or however otherwise the same may be now All Bounded & described or reputed to be Bounded & Described with ye Priviledges & Appurces to the same belonging Also all the Estate Right Title Interest Inheritance Use Possession Property Claim [315] & Demand whatsoever of us the said John Ridgaway James Ridgaway & Samuel Ridgaway of in & unto the same as Also of in & unto the said Ten Acres of Meadow to be Laid out & the Reversions & Remainders thereof Subject nevertheless to the Quit Rent aforesaid To have and to hold the sd granted & bargained Lands & Premisses with the Appurces unto the sd James Woodside his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever Subject as aforesa And we the sa John Ridgaway James Ridgaway & Samuel Ridgaway for our selves our Heirs Exec*s & Adm to do covenant grant & agree to & with the sd James Woodside his Heirs & Assigns by these Presents in manner & form following That is to Say that at & untill the ensealing & delivery of these Presents we the sa John Ridgaway James Ridgaway & Sam¹ Ridgaway are the true sole & lawful Owners & Stand lawfully Seized in Fee of & in the sa granted & bargained One bundred Acres of Upland & Ten Acres of Meadow & have in our selves full power good right & lawful Authority to grant bargain sell & dispose thereof in manner as afores & that the same is free & clear & clearly acquitted exonerated & discharged of & from all manner of former & other Gifts Grants Bargains Sales Leases Releases Mortgages Joyntures Dowers Judgments Executions Intails Fines Forfeitures & of & from all other Titles Troubles Charges & Incumbrances whatsoever And we the sa John Ridgaway James Ridgaway & Sam Ridgaway for our selves our Heirs Exects & Admin's do further covenant grant & agree to & with the said James Woodside his Heirs & Assigns to Warrant & Defend the said granted & bargained One Hundred Acres of Upland & Ten Acres of Meadow (Subject as aforesa) to him the said James Woodside his

Heirs & Assigns forever against the lawful Claims & Demands of all & every Person & Persons whatsoever In Witness whereof we the said John Ridgaway James Ridgaway & Sam' Ridgaway & Rebecca the wife of the s⁰ John Mehitable the Wife of the s¹ James & Naomy the Wife of the sid Sam' (In Token of their free Consent to these Presents & release of their & each of their Right & Title of Dower & Thirds of & in the s⁰ granted & bargained Premisses with the Appurces) have hereunto set our Hands & Seals the Fifth Day of July Anno Domini One Thousand Seven hundred & thirty five & in the Ninth Year of the Reign of our Sovereign Lord George the Second by the grace of God of great Britain France & Ireland King Defender of the Faith &

John Ridgaway (*Seal) James Ridgaway (Seal) Sami Ridgaway (*Seal) Rebeckah Ridgaway (Seal) Mehible Ridgaway (Seal)

Naomy Ridgaway (Seal)

Signd Scald & Deld in psence of Thomas Gyles Wm Morte Recd on ye Day of ye Date of the aforewritten Deed of the afore named James Woodside the Sum of eighty Pounds

being the Consideration Money therein expressed

£80. p John Ridgaway James Ridgaway Sam. Ridgaway Satiolk ss Boston July the 5, 1735. The aforenamed John Ridgaway & Rebecen his wife James Ridgaway & Mehitable his wife & Sam! Ridgaway & Naomy his wife Personally appearing Acknowledged the afore written Instrument by them Excented to be their Act & Deed

before me Antho Stoddard Just Pacis

A true Copy of the Original rec^d April 2^d, 1736.

Attest Jer. Moulton Reg^r

To all People to whom these Presents shall come Shem

Drowne of Boston in the County of Suffolk

Shem Drown & & Province of the Massachusetts Bay in New England Tinplate worker as well in his own behalf as Attorney to Habijah Savage & Hannah his Wife John Alford Eso & Mar-

gret his Wite Jonas Clark Brazier Joshua Winslow Esq^{*} & Eliz* Wite Thomas Ruch Marriner & Mary his Wite Bryant Parrot Mercht Guardian to Abigail Sarah & Timothy his Children by his late wife Abigail Sarah Sweetser widow John Phillips Marriner & Anne his wife Joannah Phillips widow Sarah Monsell Widow Joseph Fitch Gentleman &

Margaret his Wife & John Kneeland Jun Mason Guardian to Prudence his Child by his late Wife Prudence Sendeth Greeting Know Ye that I ye sd Shem Drowne in my own behalf & Attorney afores for & in Consideration of the Sum of Five Shillings Money to me in Hand at & before ve ensealing & Delivery of these Presents well & truly paid by James Woodside of Pemaguid in the County of York & Province afores^d Esq^r the Receipt whereof I hereby Acknowledge I the sa Shem Drowne in my own behalf & Attorney as aforesd have granted bargained sold & Confirmed & by these Presents Do grant bargain sell & confirm unto the said James Woodside his Heirs Agents & Assigns all that certain Parcel of Land Situate lying & being in Pemaguid aforesd Butted & Bounded as follows viz lying & being at a Place called Cox's Cove Bounding on the River Forty Rods beginning at a Certain Stake weh is the Boundary Line of Land lately granted to Jeremiah Hows of Pemmaquid aforesaid & So keeping the Breadth of Forty Rods till the Quantity of Forty Acres is Compleated on a South East Course with all the Appurces thereunto belonging To have & to hold the said granted & bargained Premisses with the Appurces unto the said James Woodside his Heirs & Assigns To his & their only proper Use Benefit & Behoof forever & I the said Shem Drowne for my self & Attorney as afores my Heirs Exects & Admin's do hereby covenant & agree to Warrant & Defend the said bargained & granted Premisses with all the Appurces & Priviledges thereto belonging unto the said James Woodside his Heirs & Assigns forever against the lawful Claims & Demands of me the said Shem Drowne & my Heirs & the sa Habijah Savage & all the Proprietors as before mentioned & all Persons claiming under me or them Provided always & it is hereby Agreed by & between the said Parties that the said James Woodside his Heirs Agents & Assigns shall have all & Singular the aforesa granted Premisses with the Appurces forever upon this Special Condition & not otherwise any thing before herein contained to the Contrary not withstanding That is to say that the said James Woodside his Heirs Exects Admints & Assigns shall & will Yearly & every Year forever on the 29th Day of Sept being St Michael Feast & render & pay unto the s4 Shem Drowne in said Capacity & the Rest of the Proprietors as aforesaid [316] their Heirs & Assigns after the Rate of two Shillings lawful Money of England for every Hundred Acres of Arable Land or Proportionably thereto when legally Demanded which shall be for the Proper Use & Benefit of the said Shem Drowne & the rest of the Proprietors as aforesd & their Heirs & Assigns forever & further that the said Woodside his Heirs Agents & Assigns shall Dwell upon & Improve the said granted & bargained Premisses Said Proprietors reserving to them selves the Liberty & Priviledge of laying out Necessary High Ways for the Benefit of the said Proprietors their Heirs & Assigns In Witness whereof I the said Shem Drowne in my own Capacity & Attorney as afores' have hereunto set my Hand & Seal this 26 Day of Septemb' Annoq Dom 1735.

Shem Drowne (aSeal)

Signed Scaled & Delivered in Presence of Eph Craft Anna Woodside

York ss/September 27 1735, Mr Shem Drowne appeared & Acknowledg^d the above Instrumt to be his Aet & Deed Coram John North Just Pacis

A true Copy of the Original ree^a April 2, 1736.

A true Copy of the Original ree" April 2, 1736.

Attest Jer. Moulton Reg

To all People unto whom these Presents shall come Jeremiah Burroughs of Ipswich in the County of Es-Burroughs sex & Province of the Massachusetts Bay in New To England Shipwright one of the Sons of Mr Bodoin & George Burroughs formerly of Falmouth in Boutinean Casco Bay in the County of York Clerk Decd Sendeth Greeting Whereas the said George Burrougs on or about the Year Sixteen hundred & eighty eight by a Deed Duly Executed granted sold & conveyed unto Peter Bowdoin late of Falmo aforesd Mercht Deed twenty three Acres of Land lying between the Land which formerly belonged to Nieholas Bartlet & the Land wen formerly was Possessed by Edward Tyng on Falmouth Neck in the Township of Falmouth aforesaid said Land being near to the Lots or the Land of James Marvel & John Skillings Land & bounded Southerly by the fore River or Casco River & so to run over aCross said Neck of Land to back Cove or however the said Land is Butted & Bounded Part of which said twenty three Acres of Land said Peter Bowdoin Fenced in & Improved & the aforemention Deed is lost or Mislaid Now Know ve that I the sd Jeremiah Burroughs for & in Consideration of the Sum of twelve Pounds Seventeen Shillings & one Penny Money to me in Hand at & before the ensealing & delivery of these Presents well & truly paid by James Bowdoin of Boston in the County of Suffolk & Province afores Esqr & Stephen Boutinean of sd Boston Mercht the Receipt whereof I do hereby Acknowledge I the said

Jeremiah Burroughs being One of the Surviving Heirs of the sd George Burroughs Decd Have given granted bargained sold aliened enfeoffed released conveyed & confirmed & by these Presents Do give grant bargain sell aliene enfeoffe release convey & confirm unto the said James Bowdoin & Stephen Boutinean in their peaceable possession & Seizen now being & to their Heirs & Assigns forever All my Right Title Estate Interest Inheritance Inheritance use possession property reversion remainder Claim & Demand whatsoever which I now have ever had or by any means may or ought to have as one of the Heirs of the said George Burroughs in & to the afores^d twenty three Acres of Land Butted & Butted & Bounded as afores^d or however otherwise butted & Bounded or reputed to be Butted & Bounded Together with all Rights After Divisions Commons Profits Priviledges & Appurces thereto belonging or in any wise Appertaining & Also all my Right Title Estate Interest Inheritance us possession Property reversion remainder Claim & Demand whatsoever which I have ever had or by any means may or ought to have as one of the Heirs of the aforemention George Burroughs in & to one hundred & four Acres of Land & Marsh in Falmo aforesa which was granted by the Inhabitants of Falmo to the said George Burroughs with the Rights & Commons that or did or do or ought to belong thereunto be the same more or less Together with all my Right Title Interest Estate Inheritance Property Claim & Demand which I ever had may or ought to have in & to all other Tracts of Land & Lots or Parcels of Land as did or ought in any wise to belong to the said George Burroughs & now of Right belonging & Appertaining to me as Heir of the aforest George Burroughs Together with all the Rights after Divisions Commons Profits Priviledges & Appurces thereto belonging or ought to belong & Appertain unto the same (excepting out of this Grant an Island which the Heirs of the said George Burroughs lay Claim unto & reserve to themselves & their Heirs) To have & to hold the said granted Lands & Premisses with the Appurces & every Part thereof unto them the sa James Bowdoin & Stephen Boutinean their Heirs & Assigns forever To their only sole & proper Use Benefit & Behoof from hence forth & forevermore absolutely without any manner of Condition Redemption or Revocation in any wise So that of & from all Right Estate Title Interest Inheritance Reclaim Challenge or Demand whatsoever to be by me the said Jeremiah Burroughs or my Heirs at any Time hereafter had made or Claimed of in or to the sd granted Lands & Premisses or any Part thereof I & them shall & will be Utterly Debarred & forever Excluded of & from the Same by force & virtue of these Presents In Witness whereof I the said Jeremiah Burroughs have hereunto set my Hand & Seal the Third Day of Novemb' in the Ninth Year of his Majesties Reign Annoque Domini one Thousand seven hundred & thirty five

Jeremiah Burroughs (*Seal)
[317] Signed Sealed & Delivered in the Presence of

George Burroughs jung Josiah Burroughs

Essex ss/Ipswich Nov[†] 3^a 1735. The aforenamed Jeremiah Burroughs Personally appearing Acknowledged the afore written Instrument by him Executed to be his free Act & Deed

before me Jonathan Wade Just Pacs A true Copy of the Original received April 2^d 1736. Attest Jcr. Moulton Reg^r

Boston Jan: 1, 1734/5 Received of Mr Arthur Noble the first bond within mentioned for three hundred Pounds Due ye 25th Sept 1735. I Say received p me

Arthr Noble

James Minot

£300/Boston March 26, 1736 Received of Mr Arthur Noble three Pounds in full of the Second Bond within mentioned payr the 1 Day of July 1735

James Minot

£300 Know all Men by these Presents that I James Minot the Mortgagee named in the Deed of Mortgage within written have received of Arthur Noble the Mortgager the full of the Principal Money Due on the Two Bonds within recited in full Discharge of the s^a Deed of

The Original Mortgage Recordd Libo 16 Folo 118 119

recited in 10th Discharge of the s' Deed of Mortgage I Do therefore by these Presents remise release & forever quit claim unto the said Arthur Noble All my Right Title Interest Claim & Demand whatsoever of in & unto the s' Deed of Mortgage & of in & un-

to all & Singular the Lands & Fremisses with the Appurces therein granted & conveyed to me by way of Colateral Security To have & to hold the same unto him the said Arthur Noble his Heirs & Assigns forever as in his & their former Estate the s⁴ Deed of Mortgage or any thing therein contained to the Contrary thereof in any wise notwithstanding Witness my Hand & Seal March 27, 1736.

James Minot (aSeal)

Signed Scaled & Delivered in the Presence of Benja Rolfe W^m Morte

Suffolk ss/Boston March 27 1736 The aforenamed James Minot Personally appearing Acknowledged the aforewritten Instrument of Release & Quit claim to be his Act & Deed before me Nath Green Just Pacs

A true Copy of the Original Endorsed on the Original Mortgage Deed Recorded in Book 116 page 118 119 / rece April 2 1736

Att Jer. Moulton Regr

Sarah Austin Aged about Seventy Six Years Testifieth & Saith that She the Deponent lived at Pemaquid with her Father John Ridgaway & that Sarah Austin Test her said Father Continued in the quiet & for her Fat, peaceable Possession of a Considerable Tract Jno Ridgaway of Land on the East Side of the River which he Improved by Sowing Planting & Mowing & other ways of Improvement & that no Person gave him

any Disturbance or Molestation in the Possession of it During [his Life This Deponent further Saith that her said Father was in the Possession of said Land Sixty four years ago & upwards

Sarah Austin × mark

Middlesex ss/Charlestown March 25, 1736 The abovenamed Sarah Anstin Personally appearing before us being Strickly Examined upon Oath that the above Evidence was true did Testifie the same Sworn in Perpetuam rei memoriam before us

Jona Dowse | Coram Uns Thos Jennes | Justs of Peace

A true Copy of the Original reca und Seal April 2, 1736 Attest Jer. Moniton Regr

The Deposition of Tobias Oakman aged about Seventy one Years Testifieth & Saith That about Fifty Years ago he the Depont lived with Tobias Oakman Test for Walter Capt Walter Gendall in North Yarme in Gendall Casco Bay & well remembers that Capt Walter Gendall cleared Fenced in & Im-

proved above or near the first or lowermost Falls Houses & Mills of Capi Walter Gendalls Building on Royalls River about Eight Acres of Land that is to Say about four Acres of Land on the South West Side of said Royalls River & about Four Acres of Land on the North East Side of the se River where said Gendall kept eight or Ten Yoak of Cattle which s^a Gendall Improved in Logging to said Gendalls Saw Mill, And Also Improved Part of said Land one both Sides of sa River for other Improvements as Turnips & other Garden Roots for the Use of sa Gendalls Servants & Workmen that Logged for sa Gendall & Alsosa Gendall Stacked upseverall Staks of Hay for several Years Together upon sa Land with which said Gendall Foddered his Cattle & Also Improved said Cattle to Draw Loggs to sa Gendalls Saw Mill which Cattle were Afterwards killed by ya Indians which Lands & Improvments said Gendall enjoyed & Possessed without any Molestation or Interuption from the Inhabitants of North Yarmouth that he the Depona ever knew or heard of

Tobias Oakman × mark

Boston March 17, 1735.

Suffolk ss/Boston March 17, 1735. Tobias Oakman appearing made Oath to the Truth of the above Declaration by him Subscrib^d Taken in ppetuam rei Memoriam before

Habijah Savage | Just Pacis John Quinsey | Quorum A true Copy of the Oright rec^d und Seal April 2, 1736 Attest Jer. Moulton Reg

John Pearce Aged upwards of Ninty Two Years Testifieth & Saith That he lived at the Eastward at a Place called Muscongus more than Eighty Years ago & that he well remembers John Rigaways Living at the Eastern Side of Pemaquid Falls about Five Miles [318] Distant from said Muscongus at the same Time where he has seen said Ridgaway both Sow & Plant at said Falls upon a Plantation commonly called Ridgaways & it was reputed to be So to his certain knowledge for more than Eighty Years Since & that he never heard of any other Claimer untill this Day And [now he heres] its [Claimed by] James Woodside Esqr who saith he has purchased it of Jn° Ridgaway & which John he well knew to be the reputed Son of said John First mentioned Salem March 20, 1735/6 The Interlinings made before Signing

The mark of John × Peirce
Essex ss/Manchester March ye 20, 1735/6 Then John
Peirce above mentioned made Oath to the Truth of the
above Deposition (he being first Cautioned to declare nothing but what he well knew) And he was full Understanding

& Strong Memory at the Caption hereof Taken in Perpetuam rei Memoriam

Coram Benja Lynde Junt | Justees Pacis
Epes Sargent | Quora Uni
A true Copy of ya Origi reed Unda Seal April 2, 1736
Attest Jer: Moulton Rega

To all People unto whom these Presents shall come Thomas Salter of Charlestown in the County of Middlesex in New Engla Blockmaker Sendeth Greeting Salter To Pepperrell Know Ye that for & in Consideration of the Sum of Seventy Pounds to me in Hand well & truly paid at & before the ensealing & delivery of these Presents by William Pepperrell of Kittery in the County of York in New England aforesa Esqr The Receipt whereof is hereby Acknowledged I the said Thomas Salter Have granted bargained & sold & by these Presents Do grant bargain sell & confirm unto the sd William Pepperrell his Heirs & Assigns forever Two Certain Tracts or Parcels of Upland & Meadow Situate lying & being in the Township of York in the County of York aforesaid weh I lately purchased of Samuel Daniel of said York Shipwright beginning at a Small Bass at the Eastermost Corner of Daniel Smiths Land & running North North East by Mr Raynes Land twenty eight Pole to a Beach marked on Four Sides thence West North West Sixty Poles to John Moors Land on the South Westward Side by Daniel Smiths Land abovesa from the Bass Tree abovementioned upon a West North West Line forty Poles to a Hemlock Marked on Four Sides weh Hemlock is said Daniel Smiths Northward Corner Bounds & Bounded at the Westward by ye said Moors Land The other Tract or Parcel of Land beginning at a heap of Stones & running by the st Pepperrells Land South West & by West to a heap of Stones twelve Poles thence North West & by West by Vinsons Land down to the Mill Creek thence North East by the Creek twenty Pole & an half thence South East & by East to the heap of Stones began at Twenty four Pole or however otherwise Bounded or reputed to be Bounded Together with all the Trees Woods Underwoods Members Emoluments Profits Priviledges & Appurces to the said granted Lands belonging & the Reversions & Remainders thereof To have and to hold the sd granted Tracts or Parcels of Land & Premisses with the Appurces unto the said W" Pepperrell his Heirs & Assigns forever to his & their only sole & proper Use Benefit & Behoof from hence forth & forevermore And I the

said Thomas Salter Do avouch my self at & untill the Time of the ensealing & delivery of these Presents to be the true sole & lawful Owner of the said granted Lands with the Appurces And To have in my self full Power good Right & lawful Authority to grant sell convey & dispose thereof in manner as aforesd the same being free & clear & clearly exonerated acquitted & discharged of & from all former & other Grants Sales Mortgages Wills Entails & Incumbrances whatsoever And I the sd Thomas Salter for my self my Heirs Exects & Admints do hereby covenant promise grant & agree to & with the sd Wm Pepperrell his Heirs Execrs Admin 18 & Assigns to Warrant & Defend the said granted Lands with the Appurces unto him the said William Pepperrell his Heirs & Assigns forever against the lawful Claims & Demands of all & every other Person & Persons whomsoever In Witness whereof I the st Thomas Salter & Mary my Wife (In Token of her free Consent to these Presents & full Relinquishment of her Right of Dower or Power of Thirds of & in the sd granted Lands) have hereunto put our Hands & Seals the twenty fourth Day of March in the Ninth Year of his Majesties Reign Annoq Domini One Thousand Seven hundred & thirty five/6

Thomas Salter (aSeal)

Mary X Salter (*Seal)

Signed Sealed & Delivered in Presence of us Samuel Tyley Samuel Tyley ju^r

Rec⁴ of W^m Pepperrell Esq^r the Sum of Seventy Pounds in full for the Lands granted him in the aforegoing Decd

p me Thomas Salter

Province of y^e Massachusetts Bay Suffolk ss/Boston March 24, 1735. Thomas Salter & Mary his Wife appeared before me one of his Majesties Justices of the Peace for the Province afores⁴ & Acknowledged the before written Instrum⁴ to be their free Act & Deed

Jer. Moulton

A true Copy of the Original Rec^d April 7, 1736.
Att^t Jer. Moulton Reg^r

Know all Men by these Presents that I Aaron Hubbard of Chelnesford in the County of Middlesex & Province of the Massachusetts Bay in New England Tanner for & in Consideration of the Sum of Fifteen Pounds in good Bills of Credit of the Province afores do me in Hand well &

truly [319] paid & before the ensealing hereof by Jacob

Redington of Topsfield in the County of Essex & Province afores Cooper the Receipt whereof I hereby Acknowledge and my self therewith fully Satisfied contented & paid Have bargained & Sold & by these Presents Do freely fully & absolutely give grant bargain sell aliene enfcofte convey & confirm unto & upon him the said Jacob Redington his Heirs & Assigns forever All my Right Title Interest Part Share Portion Proportion Inheritance Claim Demand Reversion & Remainder of & in the sd Part of the Real Estate of my Father Phillip Hubbard late of Berwick in the County of York & Province aforesd Decd set out & Assigned unto Elizabeth Widow of the said Philip Hubbard as her Dower or Thirds of his Estate and Also all my Right Title & Interest that I now have or hereafter by any way or means may or ought to have of & in any Part or Parcel of the Estate of my said Father Situate in said Town of Berwick That is Yet Undivided or of & in any Part or Parcel of said Estate which I have not heretofore legally alienated To have and to hold all & Singular granted & bargained Premisses to him the said Jacob Redington Heirs & Assigns forever To his & their only proper Use Benefit & Behoof so that benceforward it shall & may be lawful for him to Claim Challenge Demand Receive have & hold the Premisses as fully & absolutely as I my self might have done In Witness whereof I hereunto set my Hand & Seal the 23d Day of October Anno Domini 1728.

Aaron Hubbrd (aSeal)

Signed Sealed & Delivered in Presence of us Zachariah Emery Will^m Reddington

Essex scitt/Salem Augt 4, 1733. Then Aaron Hubbard appeared & Acknoed the above written Instrument to be his free & voluntary Act & Deed

Coram Daniel Epes Justice Peace

A true Copy of the Original rec⁴ April 7, 1736.

Attest Jer. Moulton Reg

To all People to whom these Presents shall come Greeting Know Ye that we Jacob Mitchell Joseph Chandler Black Smiths & Samuel Fisher Cordwainer all of North Yarmonth in the County of York & Province of the Massachusetts Bay in New England being legally chosen & Constituted Assessors of the said Town of North Yarmo for this currant Year for & in Consid-

eration of the Sum of Fifty four Pounds to us in Hand be-

fore the ensealing hereof well & truly paid by Abner Brown of North Yarmouth aforesd Husbandman the Receipt whereof we do hereby Acknowledge & our selves therewith fully Satisfied & contented & thereof & of every Part & Parcel Thereof do exonerate acquit & discharge him the said Abner Brown his Heirs & Execrs & Adminrs by these Presents given granted bargained sold aliened conveyed & confirmed & Do by these Presents fully freely & absolutely give grant bargain sell aliene convey & confirm unto him the said Abner Brown his Heirs & Assigns [forever] One Certain Messuage or Tract of Land Containing Ten Acres Situate lying & being in North Yarmouth aforesa Bounded as followeth Beginning at a marked Hemlock Tree Standing on the Bank of Royals River in the South Easterly Line of the Home Lot No 98, thence running South Westerly by said Lot about Eighty Rods to a Small Sapling marked thence South Easterly Eighteen Rods to a Stake thence North Easterly near Eighty Rods by Lot No 96 to the Bank of sd River & Bounded North Easterly by sd River the aforementioned Side Lines being Parallel being the Home Lot in Number Ninety Seven Laid out to John York as by the North Yarmo Proprietors Records may appear To have & to hold the said granted & bargained Premisses with all the Priviledges Appurces & Commodities to the same belonging or in any wise Appertaining to him the said Abner Brown his Heirs & Assigns forever to his & their proper Use Benefit & Behoof forever And we the sd Jacob Mitchell Joseph Chandler & Samuel Fisher Assessors as aforesa do for our selves & our Successors forever hereafter in the sd Office covenant promise & grant to & with the said Abner Brown his Heirs & Assigns & Avouch ourselves before the ensealing hereof to be fully Authorized & Impowered to grant bargain sell convey & confirm the said granted & bargained Premisses in manner as aforesa by virtue of a Law of this Province Instituted an Act to Subject the Unimproved Lands within this Province to be sold for the Paymt of Taxes or Assessments levied on them by order of the Great & General Court & by a Resolve of the sd Court June 29, 1735, And that the said Abner Brown his Heirs & Assigns shall & may from Time to Time & at all Times forever hereafter have hold use occupy possess & enjoy s4 demised & bargained Premisses as a good Perfect & absolute Estate of Inheritance in Fee Simple according to the Tenure of the sa Act Furthermore we the sd Jacob Mitchell Joseph Chandler & Samuel Fisher for our selves & our Successors forever as aforesd do covenant & engage the above demised Premisses

to him the s^a Abner Brown his Heirs & Assigns against the lawful Claims & Demands of any Person or Persons whatsoever by virtue of the Power & Authority [320] by s^a Law to us given except as in the s^a Law is Excepted forever hereafter to Warrant secure & Defend In Witness whereof we the s^a Jacob Mitchell Joseph Chandler & Samuel Fisher have hereunto set our Hands & Affixed our Seals the Sixth Day November in the Year of our Lord One Thousand seven hundred & thirty five & in the Ninth Year of the Reign of our Sov King George the Second

The Word [forever] between Lines Nineteen & twenty Enters before Signing Tis also to be Understood that the segranted Lott Includes three Aeres lying at the Head thereof Laid out in Allowance for a Road going through ss Lot as Recorded in North Yarmo Proprietors Book And Also that if the within granted Home Lot shall be found wanting in measure upon a Resurvey then the ss Lot is to be made equal in Quantity with ys other Ten Aere or Home Lots in ss Town ss Addition to be given & granted to the within

mentioned Abner Brown his Heirs & Assigns

Jacob Mitchell (*Seal) Joseph Chandler (*Seal)

Sam¹ Fisher (*Seal)

Signed Sealed & Delivered in ye Presence of Benjamin

Prince David Scabury
York ss Novemb^r y* 10, 1735. Then the above named
Jacob Mitchell Joseph Chandler & Sam' Fisher Personally
appeared & Acknowled the above written to be their Act &
Deed before Me

Sam¹ Sebury Just of Peace

A true Copy of ye Orig1 reed April 6, 1736.

Attest Jer Moulton Regr

To all People to whom these Presents shall come Greeting Know Ye that William Knights of Fallowing To the Mussachusetts Bay in New England Husbardman & Hannah my Wife for & in Condition of the Supplement of Twenty Pound

sideration of the Sun of Twenty Pounds Bills of Credit on the Province afores to us in Hand well & truly paid on or before the ensealing hereof by Abner Brown of North Yarmouth in the County & Province afores tenneu the Receipt whereof we do hereby Acknowledge & our selves therewith fully Satisfied & contented & of every Part & Parcel thereof do exonerate acquit & dis-

charge him the said Abner Brown his Heirs Exects Admin's & Assigns forever by these Presents Have given granted bargained sold conveyed & confirmed & by these Presents Do fully freely & absolutely give grant bargain sell & convey & confirm unto him the sa Abner Brown his Heirs Exects Admin's & Assigns forever all our Right Title Interest Share & Proportion of in & unto a Certain Ten Acre Lot of Land lying in the Township of North Yarmouth abovesd which Lot was Laid out by the General Courts Committee to the Heirs of John York late of North Yarmo as in Numbered in North Yarmouth Plan Ninety Seven Together with all our Right Share & Proportion to any out Lotts already Laid out or that May be Laid out to sa Ten Acre Lot To have & to hold all our Right Title Interest Share & proportion of in & unto the above granted Premisses to him the said Abner Brown his Heirs Excers Admin¹⁸ & Assigns forever & furthermore we the said William & Hannah for our selves our Heirs Excers & Admin 18 do promise & engage & engage to Defend the above granted Premisses to him the said Abner Brown his Heirs Execrs Admin 8 & Assigns forever against the legal Claim or Demand of any Person or Persons whatsoever Claiming any Just Right or Title to the Premisses by virtue of any Legal Conveyance from us or either of us In Witness whereof we have hereunto set our Hands & Seals this Fourteenth Day of April Anno Domini One Thousand Seven hundred & thirty five

William Knights (aseal)

Hannah Knights (**seal)
Signed Scaled & Delivered in Presence of Peter Weare
Edmund Mountfort

York ss/Falm^o April 14, 1735. William Knights & Hannah his Wife appeared & Acknowledged the foregoing Instrum^e to be their free Act & Deed

Cor Joshua Moody Just Pac:

A true Copy of the Orig¹ rec⁴ April 6, 1736.

Attest Jer. Moulton Regr

To all Christian People Know Ye that I Robert Patterson
of Biddeford in the County of York in the
Province of the Massachusetts Bay in New
England Trader do for my self my Heirs Remise Release & forever quit claim unto Joseph Jacob of Exeter in the Province of
New Hamp-bf Joyner a Certain Tratet or Parcel of Land Sit-

New Hampsh[†] Joyner a Certain Tract or Parcel of Land Situate lying & being in the Township of Biddeford in the County of York Containing by Estimation three Acres which the said Patterson bought of Eliz^a Tarr by a Power of Attorney from her Husband John Tarr as Also a House thereon Standing Further I y^e s^d Robert Patterson bind & oblige my self my Heirs to Defend the s^d bargained Premisses against all lawful Claimes or Demands which shall be Laid thereto from by or under me In Confirmation of which I have hereunto set my Hand & Seal this Fifteenth Day of November in y^e Seventh Year of the Reign of George [321] The Second Annoq Domini 1732.

Robert Patterson (*Seal)
Signed Sealed & Delivered in Presence of us John Gray
Jeremiah Howes

York ss Biddeford Nov' the 15, 1732. Robert Patterson appeared & Acknowledged this above Instrument or Quit Claim to be his free & voluntary Act & Deed

Corain John Gray Just Pacs A true Copy of ye Original recd April 6, 1736.

To all Christian People to whom these Presents shall come Samel Scot of Wrenthom in the County

of Suffolk & Province of the Massachusetts

Sami Scott &

Book xvii. 54.

Attest Jer. Moulton Regr

Zac: Herd Bay in New England Yeoman & Zachariah Herd of Sudbury in the Province aforesd Yeo-Alexr Nickols man sendeth Greeting Know Ye that the said Samuel Scott & Zachariah Herd for & in Consideration of the Sum of ----- Pounds to them in Hand paid by Alex Nickels of SheepsScot alias New Castle in the County of York Yeoman & Province aforesd the Receipt whereof we do hereby Acknowledge Hath given granted bargained & sold aliened enfeoffed conveyed & confirmed & by these Presents Doth give & grant unto the said Nickels his Heirs & Assigns forever All the Right & Title Property Claim Challenge or Demand that they have to a Certain Messuage or Tract of Land Situate lying or being at Sheepscott alias New Castle aforesa one half of that Neck of Land Norward to Kenedy's River Part of which said Alex Nickels now lives on & to the true meaning of the above is that said Alex Nikels is by virtue of sd Deed to hold the Quarter Part of the half of sa Neck which said Scott & Herd his now sold to said Nikels which was formerly known by the Name of Great Neck & was formerly the Interest of Phillip Bendalls with the Priviledges Profits Advantages Emoluments to

the same belonging or any ways Appertaining To have & to

hold & peaceably & quietly to enjoy the above demised Premisses free & clear & freely & clearly acquitted exonerated & discharged unto the sd Alex Nikels his Heirs & Assigns forever of & from all manner of former & other Gitts Grants Bargains Sales or Incumbranees whatsoever had made Committed or Done by the sd Scot or Herd & further the sd Sam1 Scot & Zachariah Herd doth promise & engage that they will Warrant & Defend the Premisses to the said Alexand Nikols his Heirs & Assigns forever against the lawful Claims & Demands yt shall Claim Challenge or Demand the same from by or undr them or either of them their Heirs or Assigns forever In Testimony of all before written the sa Sami Scot & Zachariah Herd have hereunto set their Hands & Seals this Eleventh Day of April 1734. & in the Seventh Year of his Majesties Reign George the Second King Defendr of the Faith of great Britain France & Ireland Note that before Signing & Sealing it is to be Understood that Whereas Nathi Dowevs owns one Sixth Part of ve said Tract of ye Deed is one Quarter that sd Doweys Part is Laid out with s^a Quarter

Sam¹ Scott (Séal) Zachariah Heard (Seal)

Zachariah Heard (Seal)
Signed Sealed & Delivered in Presence of us D. Cargell
Christopher Hamburg

York ss/April 17th 1734. Sam' Scot & Zachariah Herd Personally appearing before me Acknowledged the foregoing Instrument to be their voluntary Act & Deed

David Cargill J. P.

A true Copy of the Original Receiv^d April 7, 1736 Att^s Jer. Moulton Reg^r

To all People to whom these Presents shall come Rich^a
Tobey of Portsmouth in New Hampshire in
New England Cordwainer Sendeth Greeting
To Stephen
To Stephen
To Stephen
To Stephen
Tobey of Portsmouth in New Hampshire in
New England Cordwainer Sendeth Greeting
To Stephen

in Consider of the Sum of Eighteen Pounds
Ten Shillings Money to him in Hand before the ensealing &
delivery of these Presents well & truly paid by Stephen
Toby Jun' of Kittery in the County of York in New England Yeoman the Receipt whereof to full Satisfaction he the
said Richard Toby doth hereby Acknowledge have given
granted bargained sold aliened enfeoffed conveyed & confirmed & by these Presents Doth freely fully clearly & absolutely give grant bargain sell aliene enfeoffe convey &
confirm unto him the said Stephen Toby Jun' his Heirs &

Assigns forever all such Estate Right Title Interest Claim Property Challenge & Demand whatsoever which he the said Richard Toby now hath or ought to have of in & unto any Lands Tenements Rights & Hereditaments whatsoever within the Town of Kittery aforesaid and Also in the Town of Berwick within the County of York aforesa whither the same be by Grant from either of the said Towns of by Descent from his Father James Toby or from either of the Breathren of the sd Richard Toby or by any other ways & means howsoever the same is or ought to be the Right Estate & Property of the s4 Richard Toby Together with all & Singular the Priviledges & Appurces to the same belonging or in any ways Appertaining To have & to hold all the above granted & bargained Premisses with all & Singular the Priviledges & Appurces to the same belonging or in any ways Appertaining unto him the sd Stephen Toby Jun his Heirs & Assigns forever to his & their own proper use & uses Benefit & Behoof from hence forth & forever lawfully peaceably & quietly to have hold use occupy possess [322] and quietly to enjoy the same from hence forth & forever Also Martha the Wife of the said Richard Toby Doth by these Presents Give Yield up & Surrender all her Right of Dowry & Power of Thirds of in & unto all the above granted & bargained Premisses with the Appurces unto him the sa Stephen Toby jung his Heirs & Assigns forever In Witness whereof they the sa Richa Toby & Martha his Wife have hereunto set their Hands & Seals the Nineteenth Day of March in the Ninth Year of the Reign of our Sovereign Lord George the Second over great Britain & King Defender of the Faith & Annog Domini 1735.

Richard × Tobey (*Seal)

Martha Tobey (aSeal)

Signed Sealed & Delivered in Presence of Thos Newmarch John Clark

Province of New Hampshire March 19th 1735. Then Richard Tobey & Martha his Wife Acknowledged the above Instrument to be their Act & Deed

before me Samⁿ Hart Just Peace A true Copy of the Original received April 8, 1736.

Attest Jer. Moulton Regr

Know all Men by these Presents that I Stephen Toby of Kittery in the County of York & Province of Massachusetts Bay in New England Shipwright for & in Consideration of the Samt Jno & Ste Sum of One Hundred Pounds currant Money of New England to me in Hand before the

enscaling & and delivery hereof well & truly paid by Samuel Tobey John Tobey & Stephen Tobey junt of the same Kittery afores4 Yeomen the Receipt whereof I do hereby Acknowledge & my self therewith fully Satisfied & contented Have given granted bargained & Sold & by these Presents for me my Heirs Execrs & Admints do fully freely & absolutely give grant bargain sell aliene enfeoffe & confirm unto them the sd Sam¹¹ Tobey John Tobey & Stephen Tobey jung their Heirs & Assigns forever & if any or either of the sa Sam¹ Tobey John Tobey or Stephen Tobey jr should Die before Division be made between them their Part to go to their Heirs all my Part of a Certain Tract of Land Laid out to me the said Stephen Tobey & Joseph Hill Janry 28 Day 1709/10 tis lying & being in the Township of Berwick Butted & Bounded as follows beginning at Wm Goodwins North East Corner Bounds & runs North West One Hundred & twenty Nine Poles then South West Ninety Four Poles then Northwest ninty four Poles then North East Two hundred & eighty Poles then South East One hundred & twenty Poles then West Fifty Six Poles thence South to the first Station two hundred & Fifteen Poles Together with all the Priviledges & Appurces thereto belonging or in any wise Appertaining with all the Trees thereon To have & to hold to them the st Samuel Tobey John Tobey & Stephen Tobey junt their Heirs & Assigns forever to their own proper Use Benefit & Behoof from hence forth & forever & I the sa Stephen Tobey & my Heirs to them the s4 Sam1 Tobey John Tobey & Stephen Tobey jung their Heirs & Assigns shall & will Warrant & forever Defend the same from the Claims & Demands of all Persons whatsoever In Witness whereof I have hereunto set my Hand & Seal this Twenty fourth Day of Febry in the Ninth Year of ye Reign Reign of King George the Second Anno Domini 1735. The Words then North West Ninty four Poles Interlined before Signing & Sealing

Stephen Tobev (aSeal)

Signed Scaled in Presence of

Peter Staple Robert Staple

York ss/April 3d 1736. The within named Stephen

Tobey Personally appearing Acknowledged the within written Instrument to be his voluntary Act & Deed

Nicholas Shapleigh Justice Peace

A true Copy of the Original rec^a April 8, 1736.

Att Jer. Moulton

Know all Men by these Presents that I Stephen Tobey of Kittery in the County of York & Province of the Tobey To Massachusetts Bay in New England for & in Con-Tobeys sideration of the Sum of Forty Pounds current Money of New England to me in Hand before

the ensealing & Delivery hereof well & truly paid by Sam1 Tobey John Tobey & Stephen Tobey jung of the same Kittery aforesa Yeoman the Receipt whereof I do hereby Ackno & my self therewith fully satisfied & contented Have given granted bargained & sold & by these Presents for me my Heirs Excers & Admin 18 Do fully freely & absolutely give grant bargain sell aliene enfeoffe & confirm unto them the sa Sam1 Tobey John Tobey & Stephen Tobey jur their Heirs & Assigns forever Twenty Acres of Land be it more or less Situate & being in Kittery aforesa Butted & Bounded as follows viz beginning at the great Brook & is Nineteen Poles in Breadth & so runs North East & by East between James Firnalds Land & John Cottons Land one Hundred & Sixty Poles in Length Together with all the Priviledges & Appurces thereto belonging or in any wise Appertaining with all the Priviledges thereunto belonging To have & to hold to them the said Sam's Tobey John Tobey & Stephen Tobey junt their Heirs & Assigns forever To their own proper Use Benefit & Behoof from hence forth & forever And I the sa Stephen Tobey & my Heirs to them the sa Sami Tobey John Tobey & Stephen Tobey junt their Heirs & Assigns shall & will Warrt & forever Detend the same from the Claims & Demands of all Persons whatsoever In Witness whereof I have hereunto set my Hand & Seal this fifth Day of Febry in the ninth Year of the Reign of King George the Second Anno Domini 1735.

Stephen Tobey (*Seal)

Signed Scaled & Delivered in Presence of Peter Staple Rob^t Staple

York ss/April ve 3d Stephen Tobey Personally appearing Acknowledge the within Instrument to be his voluntary Act & Deed

Nicholas Shapleigh Just Peace

A true Copy of the Orig¹ recd April 8, 1736.

Attest Jer. Moulton Regr To all People to whom these Presents shall come Know
Ye that We Nathan Ward of Plymouth in
the County of Plymouth in New England
To Sea Man & Eliz his Wife for & in Consideration of the Charge & Cost paid & to be

paid for laying out & Surveying our Right of Lands [323] In the Eastern Parts by Joseph Pearce Husbandman Eleazer Ring Husbandman & Deborah Ring Single Woman all of Plymouth aforesaid Have given granted bargained & sold & by these Presents Do freely fully & absolutely give grant bargain sell aliene enfeoffe & confirm from us & our Heirs to them the said Joseph Pearce Eleazer Ring & Deborah Ring One full Third of all our Right of Lands & Meadows at New Harbour Muscongus Damariscotta & Broad Bay near or Adjoyning to Pemaquid in the Eastern Parts of New England or bordering thereon with one full Third Part of all the Timber Trees Priviledges & Appurces thereof to them their Heirs & Assigns To have & to hold all our Right Title Interest Property & Demand whatsoever in & unto one full Third Part of the said Lands & Meadows at the said Places in the Eastern Parts so called with all the Priviledges & Appurces thereunto in any wise belonging To them the s4 Joseph Pearce Eleazer Ring & Deborah Ring their Heirs & Assigns & to their proper Use & Behoof forever & we the sd Nathan Ward & Eliza Ward do hereby bind & oblige our selves our Heirs Execrs & Admin¹⁸ upon the Consideration aboves^d to Warrant & Defend the said One Third Part of all our Right & Title in the sa Lands at New Harbour Muscongus Damariscotta & Broad Bay to them the sd Joseph Pearce Eleazer Ring & Deborah Ring that is to each of them One Third of the sd Third Part & to their Heirs & Assigns forever against the lawful Claims of all Persons whomsoever reserving to our selves &° the other two Thirds of our Right & Title in the s4 Eastern Country In Witness & Confirmation whereof we the said Nathan & Eliza Ward have hereunto set our Hands & Seals this Sixth Day of November Anno Georgii si quarto Annoq Domini 1730 One Rasure in the fourth Line before Signing & Sealing

Nathan Ward × (aseal)

Elizabeth Ward her mark × (aSeal)

Signed Sealed & Delivered in Presence of Thomas Delano Hannah Dyre Sarah × Howard Susanna Bartlet her mark ×

Plymouth Nov^r 6, 1730. Nathan Ward Aekuowledged

the within written to be his Act & Deed & Nov¹ 10, 1730 Eliz^a Ward his Wife Acknowledged the within written to be her Act & Deed

before Josiah Cotton Jus. of Peace A true Copy of the Original Receiv^d April 12, 1736 Attest Jer. Moulton Reg^t

Know all Men by these Presents that I William Leighton of Kittery in the County of York within his Majesties Province of the Massachusetts Bay in New Leighton To England Gent. for & in Consideration of the Sum Butlar of Forty Pounds to me in Hand well & truly paid by Moses Butler of Berwick within the County & Province afores Yeoman the Receipt whereof I Do hereby Acknowledge my self their with fully satisfied & contented Have given granted bargained sold & set over unto him the sd Moses Butler & I Do hereby Absolutely give grant bargain sell Assign over & confirm Unto him the sa Butler his Heirs & Assigns forever a Certain Tract or Parcel of Land Situate lying & being in the Town of Berwick in ve County aforesa Containing about Ten Acres be it more or less Bounded as followeth Bound^d on the West by the Mast Way that goes over Beach Hill & on the South by Lands of Elisha Androws & on the East by Lands belonging to Wm Goodwin & on the North by the Town Commons To have and to hold the sd granted & bargained Premisses with all their Appurces to him the sa Moses Butler his Heirs & Assigns forever to his & their own only proper Use Benefit & Behoof forever & further I the st Wm Leighton do covenant promise to & with the sd Moses Butler his Heirs & Assigns that before the ensealing & delivery of these Presents I am the true sole & lawful Owner of the above granted & bargained Premisses & have in my self good Right full Power & lawful Authority to convey ye same in manner as abovesa & that the said Moses Butlar his Heirs & Assigns may from Time to Time & at all Times forever hereafter have hold use occupy & peaceably Possess the same in his [& their] own proper Right as a free & clear Estate in Fee Furthermore I the sa William Leighton for my self my Heirs & Assigns do hereby further engage secure & Defend the above granted & bargained Premisses unto ve sd Moses Butler his Heirs & Assigns against the lawful Claims or Demands of any Person or Persons whatsoever forever hereafter to Warrant secure & Defend In Witness whereof I have hereto set to my Hand & Seal this thirtieth Day of March 1736, in the ninth Year of the Reign of King George ye Second over great Britain Note the Rusment in the Twelfth Line was ras't out Also the Words & there was Interlined between the tenth & Eleventh Lines beginning from the Botton of this Paper before Signing & Sealing Wm Leighton (*Seat)

Signed Sealed & Delivered in Presence of Jos. Plaisted

Joseph Moulton

York ss York April ye 10 1736, then William Leighton Personally appeared & Acknowledged this Instrument to be his free Act & Deed

before me Samel Came J. Pe A true Copy of y^e Original rec^d April 10, 1736. Attest Jer. Moulton Reg^r

Attest Jer. Moulton Reg

To all People to whom these Presents shall come Alexander Ferguson of Kittery within the County of York in the Province of the Massachusetts Bay in in New England sendeth Greeting Know Ye that I these Alexander Ferguson for & in Consideration of the Sum of Fifty seven Pounds in lawful Money of New England which I Owe & is Justly Due from me unto my Brother Eleazer Ferguson of the same Kittery Husbandman as by Obligation under my Hand & Seal now Delivered up as Also in Consideration of thirteen Pounds more of like lawful Money otherwise Due to him

the sd Eleazer from me the sd Alexander the Discharge of [324] which Sums (being Seventy Pounds) I Do hereby Acknowledge & my self therewith fully satisfied contented & paid Have given granted bargained sold aliened conveyed & confirmed & by these Presents Do fully freely clearly & absolutely give grant bargain sell aliene enfeoffe convey & torever Confirm unto him the said Eleazer Ferguson his Heirs & Assigns Ten Acres of Land Situate in Kittery aforesd which Part of the is Lands or Farm whereon I now Dwell Bounded vist Eastwardly by five Acres of Land which I formerly sold to the said Eleazr of ye same Farm & Southwardly by the Lands of John Neal & Extends from the sa Five Acres Westwardly one Hundred Rods or Poles Adjoyning to sd Neals Land untill the sd Ten Acres is Compleated Extending in Breadth from sa Neals Land Sixteen Rods or Poles Northward towards Daniel Furbushes Land Together with Convenient Liberty & Priviledge of Driving Creatures to & from the same & Transplanting anything as Occasion shall require to or from the sd Land through the

rest of the sd Farm to the Highway Doing as Little Damage as may be To have & to hold the sa Ten Acres of Land with the Priviledges afores4 & with all the Appurces thereunto belonging or in any wise Appertaining to him the sa Eleazer Ferguson his Heirs & Assigns forever to his & their own & only sole Use Benefit & Behoof forever Reserving to my self Liberty to Hawle Hay up the Hill where I Usually Used to Hawle through Part of 'ye said Ten Acres for my own Use & Benefit as I my self shall have Occasion & I the sd Alexander Ferguson for my self my Heirs Exects & Admin 18 Do covenant & engage unto & with the st Eleazer Ferguson his Heirs & Assigns that before & untill the ensealing & delivery of these Presents I am the true sole & lawful Owner of the sa granted & bargained Premisses & am lawfully seized & possessed of the same in mine own proper Right as a good Perfect & absolute Estate of Inheritance in Fee Simple & that I have in my self good Right & lawful Authority to grant convey & confirm the Premisses in manner as aforesa & that it shall & may be lawful to & for the sa Eleazer Ferguson his Heirs & Assigns from hence forth & forever hereafter hereafter to have hold Use Occupy possess & enjoy the Premisses & every Part thereof with the Priviledges & Appurces free & clear & clearly acquitted exonerated & discharged from all & all manner of former & other Gifts Grants Bargains Sales Leases Dowries Judgments Executions Incumbrances & Extents whatsoever I Do further covenant & engage for my self my Heirs Exec** & Admin** unto & with the sd Elieazer Ferguson his Heirs & Assigns the sd granted & bargained Premisses against the lawful Claims & Demands of any Person or Persons whatsoever forever hereafter To Warrant secure & Defend In Witness whereof I hereunto set my Hand & Seal the fourth Day of Novi in the ninth Year of the Reign of King George the Second Annoq Dom 1735.

Alexander Ferguson (*Seal)
Signed Sealed & Deliv* in Presence of George Mills Zach-

ariah Emery Tirzah Emery Caleb Emery

York ss/Kittery April ye 34 1736. Then the above named [Alexander Ferguson] Personally appeared before me the Subscriber & Acknowledged the above Instrument to be his Act & Deed.

Elihu Gunnison J. Peace

A true Copy of the Original rec^d April 12, 1736. Attest

 Reg^r

Know all Men by these Presents that I Moses Butler of Berwick in the County of York within his Maj-Butler esties Province of the Massachusetts Bay in New England Yeoman for & in Consideration To Leighton of the Sum of Forty Pounds to me in Hand well & truly paid by William Leighton of Kittery the County & Province afores4 the Receipt whereof I do hereby Acknowledge & my self therewith fully satisfied & Contented Have given granted bargained sold & set over unto him the sa William Leighton his Heirs & Assigns forever a Certain Tract of Land Situate in the Town of Berwick in the County aforesd Containing about Nineteen Acres be it more or less Bounded as followeth Bounded on the Easterly Side by Lanes Brook & on the Northerly Side sd Leightons own Land & on the Westerly Side Partly Bounded by sa Leighton & Partly by Jonathan Stones Land & on the Southerly Side Bounded by st Stones Land To have and to hold the said granted & bargained Premisses with their Appurces to him the said William Leighton his Heirs & Assigns forever to his & their own only proper Use Benefit & Behoof forever And further I the sd Moses Butler Do covent promise to & with the st William Leighton his Heirs & Assigns that before the delivery of these Presents I am the true sole & lawful Owner of the above Granted & bargained Premisses & have in my self good right full Power & lawful Authority to convey the same in manner as aforesd & that the s4 William his Heirs & Assigns may from Time to Time & at all Times forever hereafter have hold use Occupy & peaceably Possess the Same in his & their own proper Right as a free Estate in Fee further I the sd Moses Butler for my self my Heirs & Assigns do hereby engage to Warrant secure & Defend the above granted & bargained Premisses unto the sd William Leighton his Heirs & Assigns against the lawful Claims or Demand of any Person or Persons whatsoever forever hereafter to Warri secure & Defend In Witness whereof I have hereto set my Hand & Seal this thirtieth Day of March Seventeen hundred & [325] thirty Six & in the ninth Year of ye Reign of King George the Second over great Britain &c

Moses Butler (*Seal)
Signed Sealed & Delivered in Presence of Jos. Plaisted
Joseph Moulton

York ss/York April 10, 1736. Then Moses Butler Personally appeared & Acknowledged this Instrumt to be his free Act & Deed

before me Samuel Came Jr. Peace

A true Copy of ye Original reed April 12, 1736.

Attest Jer. Moulton Reg*

To all People to whom these Presents shall come John
Brown formerly of Damriscotty now Resident at Miscongus Labourer Sendeth Greeting
To Know Ye that I the s⁴ John Brown for a valuable Sum of Money to me in Hand paid by

William Vaughan Residt at said Damoriscotty in the Province of the Massachusetts Bay & County of York in New England Gent viz One Hundred Pounds which I hereby Acknowledge to have recd to full Contentint & thereof do acquit the said William Vaughan Have given granted bargained & sold & Do hereby give grant bargain sell aliene deliver & confirm unto the said William Vaughan & to his Heirs forever One Certain Tract or Parcel of Land Situate & lying on the East Side of Damariscotty River near near the Head or Falls thereof Bounded on the North by the Salt Water Falls & vacant Lands on the West by ve sd River on the South by a Brook tending out to the Southward & so running backwards into the Woods towards Pemaquid Fresh River Also a Parcel of Meadow in Smelt Cove Meadow Also a Small Meadow about Two Miles of in the Woods the Quantity Unknown & be the same more or less the whole being Claimed & Possessed formerly by my Father John Brown of sa Damariscotty Planter &c To have & to hold the sd Tracts of Land Meadow &c unto the sd William Vaughan & to his Heirs Exects & Admints &e forever only excepting out thereof Certain Lands sold & Disposed of unto Mr Caleb Preble his Son & Also to Brooks of York in the County aforesa web Take their beginning at the South Westermost Part of the lowest Salt Water Falls of said River at low water mark from thence Ranging backwards into the Woods South East & so down the River till the Contents of Acres are Accomplished & Together with all Priviledges & Appurces thereof as Woods Water Mines Minerals &c In Confirmation hereof the sd John Brown hath hereunto set his Hand & Seal this thirtieth Day of October Anno Domini 1734, in ye eighth Year of King George the

John Brown (aSeal)

Signed Sealed & Delivered in Presence of Dan'i Peirce Jas \times Brewer

Seconds Reign &c

his mark York ss/December 9, 1735, John Brown appeared & Acknowledged the afore Instrument to be his Act & Deed

Coram James Woodside Je Pacis A true Copy of ye Origi¹ reed Febry 26, 1735/6

Attest Jer. Moulton Regr

To all Christian People Greeting Know Ye that John
Brown formerly an Inhabitant of Dannriscotty
A now resident at s^d Place in the County of
York & Province of the Massachusetts Bay &
in the Eastern Parts of New England Labourer

for a valuable Consideration viz the Sum of Two Thousand Pounds currt Money of st New England to him in Hand paid to full Satisfaction & Contentint & of every Part & Parcel whereof he the sd Brown doth acquit & discharge William Vaughan Residt at se Place Gent & his Heirs forever Hath given granted bargained & sold aliened enfeoffed conveyed & confirmed & Doth hereby fully freely & absolutely give grant bargain sell aliene enfeoffe convey & confirm unto the sa Wm Vaughan & to his Heirs forever all that Certain or Parcel or Parcels of Lands bounded as follows vizt (it being Parcel of a large Tracts of Lands Purchased formerly by said John Browns Grand father from John Somersett & Unungoit Indian Sagamores) by a Line running North by East from Pemaguid Falls into the Country about Twenty Five Miles on the West Side thereof se Line being the Western Bounds of st Tract of Lands on the East thereof by Pemaquid Fresh River & Ponds to the Head of the great Pond, so to carry & Extend the full Breadth of the whole Tract of Land above the Head of the Ponds to the Head Bounds into the back Country or howsoever otherwise Bounded or reputed to be Bounded or hereafter to be Bounded To have & to hold the afores Tracts or Parcels of with all the Priviledges & Advantages & Appurces thereof such as Woods Waters Mines Minerals & all the Advantages thereof of all Natures & kinds soever unto him the sq Wm Vaughan & to his Heirs forever as a good Estate of Inheritance in Fee Simple to him & them forever And furthermore the sd John Brown doth covenant to & with the sd William Vaughan & his Heirs that at & before the ensealing hereof he is true sole & lawful Owner hereof (that is the Lands within mentioned) & bath of & in himself full Power & Authority to dispose thereof in manner as afores4 And will Warrant & secure the same to the sd William Vaughan & to his Heirs against against the Claims of all People wt soever by from or under him his Agents or Attorneys & Doth Furthermore absolutely to all Intents & purposes (in the Law in such Cases made & Provided) Revoake Call Bak & Disannul Contradict and forbid all former Powers Gifts Grants Enfeoffments bargains & Engagements whatsoever heretofore by him had made or done or by his Privity or Allowance as much as if never done or Intended to be done In Confirmation hereof the s^d John Brown hath hereunto set his Hand & Seal this Eighth Day of December A. D 1735, in the Ninth year of King Geo: the Seconds Reign over great Britain &

John Brown (aseal)
Signed Sealed & Delivered in Presence of Da. Peirce

Martha Campbell

[326] York ss/ John Brown appeared & Acknowledged this Instrum¹ to be his Act & Deed

Coram James Woodside J. Pacis A true Copy of ve Original receivd Febry 26, 1736.

Attest Jer. Moulton Regr

Know all Men by these Presents that I Elisha Plaisted of Berwick in the County of York within his Majesties Province of the Massachusetts Bay Esq' for & in Consideration of the Sum of Forty Shillings to me in Hand well & truly

paid by Joseph Hart of Berwick within the County afores Yeoman with Divers other good causes me thereto moving have by these Presents absolutely given granted sold Assigned & set over unto the sa Joseph Hart his Heirs & Assigns forever One of my Common Rights that I have in the Town of Berwick To have and to hold the said Common Right to him the sd Joseph Hartt his Heirs & Assigns forever and further I the sd Elisha Plaisted do hereby for my self my Heirs & Assigns do covent promise to & with the st Joseph Hartt his Heirs & Assigns that before the ensealing & delivery hereof I am the true sole & lawful Owner of the st Common Right & have in my self good full Power & Authority to convey the same in manner as afores4 & that the s4 Joseph Hartt his Heirs & Assigns may from Time to Time & at all Times hereafter have hold Use & Possess the sd Common Right as his & their own only proper Right and I the said Elisha Plaisted do hereby oblige my self my Heirs & Assigns against the Lawful Claims or Demands of any Person or Persons forever hereafter to Warrant Secure and Defend the same unto the said Joseph Hart his Heirs & Assigns forever In Witness whereof I have hereunto set my Hand and Scal the Sixteenth Day of March Anno Domini 1735/6 and in the Ninth Year of the Reign of King George the Second over great Brittain &c

Signed Sealed and Delivered in Presence of us Moses Butler James Warren

York ss/Berwick April 2, 1736

Elisha Plaisted Esq. above named Acknowledged the above Instrument to be his free Act and Deed

before John Hill J. Peace A true Copy of the original recd June 16, 1736.

Attest Jer. Moulton

To all Christian People to whome these Presents Shall Come Greeting Know ye that we Timothy

Time & Joshua Bordman To Benia Horsford

Bordman of westhersfield in the County in the County of Hartford & Colony of Conneticot in New England & Joshua Boardman of Onsatannack in the County of

Hampshire in the Provance of the Massachusets Bay in sa New England for Divers Good Considerations us thereto moving Especialy for & in Consideration of Two Hundred and fifty Pounds in money in hand Allready Receved & to satisfaction Paid by Benjamin Horsford of Litchfield in the County of Hartford & Colony of Connecticot afore said have Given Granted Bargained Sold Enfief⁴ Aliend Convai⁴ and Confirmed & by these Presents Do freely fully & Absolutely Give Bargain Sell Enfoff alnne Convey and Confirm to the said Benjamin Horsford his Heirs and Assigns for Ever on Eight Part of all that Right Title Intrast Property Claim and Demand what so ever we the s4 Timothy Bordman & Joshua Bordman have had now have or here after ought or should Have in or to Land Lying & being situate at the Place Called or being known by the Name of New Harber Musconcas Damascottee or any or all the Lands Lying in the Cuntry Eastward of Boston in the Provance afore sd viz Divided or undivided on the main or Islands be Title of sd Land Derived from John Brown of said New Harbor or aney other Persons whome soever which Lands we the said Joshua Bordman & Timothy Bordman are seized of by aney ample Deed Legally Executed from Eliazer Stockwell and Sarah Stockwell his wife of said onsatannuck Conveying to us all their Right Title Claim Intrest & Demand to any Land or Lands in sa Eastward Country be the same moor or Less one Eighth Part of it Even all that we are sezed of by force & virtue of that Conveyance To have and to hold the above Granted and Demised Eighth Part of the Right Title Interest & Demand in and unto the Lands above Discribed or mentioned

or Intended to be discribed to him the said Benjamin Horsford and to his Heirs and Assignes for Ever and that the said Benjamin Horsford his Heirs & Assigns may by force and vertew of these Presents Enter upon and from time to time and at all Times for Ever after the the Ensealing hereof Lawfully Peasably and Quiatly have hold use Improve occupy Possess and Enjoy the above Granted and Demised Premisses Each and Every Part & Parcel thereof both Divided and undivided we the said Timothy Bordman and Joshua Bordman who are the true & Lawful owners thereof being Lawfully seized of it in our owne proper Right as a Good Perfict Absolute & Indefeasable Estate of Inheritance in fee Simple & have full Power and Good Athority to Dispose of the same in maner & form me as above so hereby Joyntly oblige our selves our Heirs Execrs & Adminrs for Ever to warrant secure and Defend the same Each & Every Part & Parcel thereof to the sd Benjamin Horsford his Heirs and Assigns against the Lawfull Claims of aney Person or Persons Claiming by from or under the said Elizar Stockwell or Sarah Stockwell his wife or us the sa Timothy Bordman & Joshua Bordman or Eithe of us or any Claiming by from or under us or Either of us for any other Persons what so Ever in witness where of we have here to set our hands and affixed our seals this Twenty Seventh Day of December in the 6th year of his majestys Reign Georg ve 2d annoq Domini 1732

Timothy Bordman (Seal)

Joshua Bordman (Seal)

Signed Sealed and Delivered in Presents of us

Testes Jonathan Fairbank Jonathan Parmele

P. S these words or aney other Persons wtsoever ware in-

terlined fore Signing & Sealing

Lichfield December 27 1732 Timothy Bordman and Joshua Bordman Signers to the for Going Instrement Personaly appeared and acknoledged them selves to be the Signers & Salers & that the fore Going instrement is their free & volantory Act and Deed be me

John Buell Justice of Peace

A true Copy of the Original Receved July 1th 1736

Attest Jer. Moulton Regr

To all Christian People to whome these Presents Shal Com Greeting Know ye that I Benjamin

Horsford To Josiah Stone Horsford of Litchfield in the County of Hartsford & Colony of Connectot in New england

for Dives Good Considerations me their to moving Espaicaly for and in Consideration a Hundred & fourty two Pounds ten Shilings in money in hand already Receved & to Satisfaction Paid by Ens Josiah Stone of said Litchfield ye Receipt where of I Do here by acknoledge & my Self therewith Content have Given Granted Bargained Sold Enfeoffa aliend Conveya & Confirma & by these Presents Doo freely fully & absolutely Give Grant Bargain Sell Enfeoff Aliene Convey & Confirm to the said Josiah Stone his heirs & assigns for Ever one Sixteenth Part of all that Right Title Intrest Property Possession Claim & Demand which Timothy Bordman weathersfield and Joshua Bordman of Shufield Purchased of Elizer Stockwell and Sarah his wife of Shufield in the County of Hampshire in Provance of the Massachusetts Bay which Descended to them from John Brown & Richard Pearce of Land Lying at the Eastward of Boston at a Place Commonly Known by ye name of Muscongus Damascotte & New harbor Lying on the Main Land or Islands divide and undivided more or less One Sixteenth Part of all the Right Title Property & Possession of the sd Elez Stockwell & Sarah his wife in & unto Land lying in the County Eastward of Boston viz at Musconeus DamasCottee & New Harbour on ye Main Land & Islands Divided & Undivided it being by ample Deeds under the hands & seals said Elezer Stockwell & Sarah his wife Conveyed to the said Timothy Bordman & Joshua Bordman & from them to me as by sa Conveyances under their hands & Seals may appear To have and to hold the above Granted & Demised Premisses Each and Every Part & Percel thereof with all the appurtanances and Priviledges thereto belonging or any way appertaining to his & their own Proper use Benefit & Behofe forever and that the said Josiah Stone his Heirs Execrs Admin's & Assigns may by virtue of these Presents from time to time and at all Times for Ever after the Ensealing hereof Lawfully Peaceably & Quietly Have Hold the Improve Occupie Possess and Enjoy the above Granted and Demised Premisses Each & Every Part & Parcel thereof of both Divided and undivided Lands both on the Main Land & Islands I the said Benjamin Horsford who am the true & sole owner there of being Lawfully seized of & in my own Proper Right as a Good Perfict absolute & Indefeasible Estate of Inheritance in fe Simple & have in myself Good Right full Powe & Lawfull Athority to Dispose of the same in manner & form as above writen hereby Binding & Obliging my self my heirs Excer® & Admir® for Ever to warrant Secure & Defend the same to the s® Josiah Stone his Heirs & Assigns against the Lawfull Claim or Claims of any Person or Persons Claiming by from or under me in witness whereof I have hereto set my hand and Affixed my seal this Twenty Fifth Day of March march in y® ninth year of his Majsties Reign George y® second annoq Domini 1736

Benjamin Horsford (aSeal)

Test Signed Sealed & Dlevered in Presents of us Timothy Collens Benjamin Bordman

Litchfield March 25: 1736 Then Benjamin Horsford Personaly appeared and acknoledged him Self the Signer and Sealer of this Instrement and that the writen Instrement is his act & Deed

befor John Buell

A true Copy of the Original Rec^d June 30th 1736. Attes Jer. Moulton Reg^r

To all Christian People to whome these Presents Shall
Com Greeting Know y that I Jonathan Fairbanks of Litchfield in the County of Hartsford
& Colony of Connectedt in New england for
Divers Good Considerations me thereto mov-

ing Espacolly for & in Consideration of Fourty Shillings money in hand allready Receved of Ensa William Goodrich of Shefield in the County of Hampshire in the Province of the Massachusetts Bay in New england have Given Granted Bargained Sold Enflota Allena Conveyed and Confirmed Qited my Claim to any lands in the Easteward Countery viz Misconcus Damascotte New Harbor & Green Land and that the sd william Goodrich his Heirs and Assigns may by virtew of these Presents from time to time & at all times for Ever after the Ensealing hereof Lawfully Peaceably & quiatly Have Hold use Improve ocupie Possess & Enjoy the above Granted & Demised Premisses Each & Every Part and Percal thereof I ye sd Jonathan Fairbanks have by Quit my Claim of the same to the sa will Goodrich his Heirs & Assigns for Eve & here by Obliging my self to Defend the same from the Claimes of any Person or Persons Claiming by from or under me in witness where of I have here to set my hand & Afixed my seal this third Day of September in the Seventh year of his Majesties Reign George the 2d annoq Domin 1733

Jonathan Fairbanks (*Seal)

Signed Sealed and Delivered in Presents of us Timolo

Collens Ruth Tomlison Thomas Grant

Litchfield September 4: 1733 Jonathan, Fairbanks the Signer & Sealer to this bove writen Instrement Personaly apperd and acknoledged the same to be his free and voluntory act and Deed

befor John Buell Justice of Peace A true Copy of the original Rec^d June 30: 1736. Attest Jer. Moulton Reg^r

Mary Drown Aged upwards of Eighty Years Testifies & Says that She was an Inhabitant for many Mary Drown Years at the Eastern Side of Pemaquid great Falls so called & Dwelt in an House belonging to John Ridgaway One End of said House was built with Stones the other the other with Loggs or Wood & Part of Stone That the said John Ridgaway Dwelt in said House at the same [328] Time During the Indian Wars & that for Seventy Years ago at least be the said Ridgaway was in the Actual Possessi: of the said Dwelling [House] And Farm on Part whereof the House Stood with the Premisses by Mowing Fencing Feeding Plowing falling the Wood as occasion required & other Improvments Husbandry & this Deponent Declares to be true of her own Personal knowledge & that She never heard any Person or Persons lay Claim to the said House Land & Premisses other than the said John

Mary Drown X

Suffolk ss/Mrs Mary Drown Personally appearing made oath to the truth of the within written Declaration Taken in perpetuam rei Memoriam

Ridgaway And She then Understood that Mr Ridgaway

bought it of one Mr Elbridge

before Anthony Stoddard | Just Pacis Jn° Fayerweather | Quorum Un° — Und Seal

A true Copy of y^o Original rec^d July 21, 1736.
Attest Jer. Moulton Reg^r

Mary Gyles Aged about Seventy Years Declareth & saith That for more then fifty years past She lived with her late Husband John Gyles in a Dwelling House of Thomas Gyles's at a Place called Pemaquid in the Eastern Parts of ye Massachusetts Bay & that this Declarent went very often from the said Dwelling House to Pemaquid great Falls

where there was an other House & this Deponent well remembers that that House Also belonged to the sa Thomas Gyles & that the said Thomas Gyles was in the quiet & peaceable possession; of the Said Housing & Lands & so held the same without any Claim or Molestation from any Person whatsoever that ever this Deponent heard of even to this very Day & this Deponent further Adds that the sa Houses & Lands were reputed to be the Estate of the sa Thomas Gyles.

Mary Gyles

Suffolk ss/Boston July 12, 1736, Mrs Mary Gyles Personally appearing made oath to the Truth of the within written Declaration Taken in perpetuam rei memoriam

Before Anthony Stoddard Justs Pacs of Sam¹¹ Sewall ye Quorum

A true Copy of y^e Orig¹ received under Seal Aug^e 31, 1736.
Att¹ Reg^r

Susanna A Negro Woman Aged about Seventy Years Testifieth & Saith that She was Servant to Mr Alexander Woodrope at Pemaquid about Fifty Years Ago & well knew Mr Thomas Gyles of said Pemaquid Senr Dec^a & She remembers his House & Garden near Pemaquid Fort & his other House on his Farm more than Fifty Years Ago & that the said Thomas Gyles did then & for many Years before his being killed by the Indians peaceably & quietly enjoy the same by Planting Sowing Reaping Corn on his said Farm lying & being on the North or North West Side of s⁴ Pemaquid great Falls so called & that the Depon' hath Eat & Drank in both Houses of said Gyles's & never heard that any Person or Persons ever Laid any Claim or Right to the abovesaid Mr Gyles's Lands or Housing to this very Day & further saith not

Susannah × Negro

Suffolk ss/Boston Augt 9, 1736. The above Susannah Personally appearing made Oath to the Truth of the above Declaration Taken in ppetuam rei memoriam before

Anthony Stoddard | Just Peace Samuel Sewall | Quorum Uno

A true Copy of the Orig¹ ree⁴ und Seal the 31 Augt 1736 Attest Jer Moulton Regr

This may Certifie that the Negro Woman Susannah now Servant of Mⁿ Elizabeth Pitts Widow in Boston was Baptized & is now a Communicant at Christ Church in Boston
Timothy Cutler Incumbet of s^d Church
Boston in New England Ang⁴ 9, 1736.

A true Copy of ye Original received und Seal Augt 31,

1736.

Attest Jer. Moulton Regr

John Peirce Aged about Ninety Years Testifieth & Saith that he Lived at Pemaquid & served in the office of a Constable in said Town above Fifty Years Ago & well knew Thomas Gyles Esq' ot so Pemaquid Decd & I thes Deponent well knew his House & Garden near Pemaquid Fort & his other House on his Farm more then Fifty Years ago & that the said Thomas Gyles did then & for many Years before his being kille by the Indians peaceably & quietly possess & enjoy the same by Planting Sowing & Reeping Corn on on his said Farm lying & being on the North or North West Side of Pemaquid great Falls so called & that he the Depont hath Eat & Drank in both Houses of sd Gyles's & never heard that any Person or Persons ever Laid any Claim to the abovesd Land or Houses to this very Day & further saith not

 $\mathrm{John} \overset{\mathrm{his}}{\times} \mathrm{Peirce}$

Essex sc¹¹ Manchester Aug⁴ 25, 1736. Then John Pierce Personally appear³ & made Oath to the truth of the above written Deposition s⁴ Peirce being Strictly Exam⁴ was in the Perfect Use of his Reason & memory

Coram Daniel Epes Jus Peace

Sam¹¹ Lee -- Jus. Peace Quor^m Un^o
A true Copy of the Orig¹¹ received under seal Aug^t 31,
1736.

Attest Jer. Moulton Regr

To all Christain People to whome this Deed of Salle shall
Come Greeting Know ye that I Timothy Burbank To
Hale bank of Bradford in the County of Essex in
the Provance of the Massachusetts Bay in
New England Trader for and in Consideration
of the sum of Twenty four Pounds Ten Shillings in Bills of
Credit to me in hand Paid before the Ensealing here of
which is to my full Content and Satisfaction have by these
Presents Sold Convey^d and delivered unto Moses Hale Jur
of Newbury in the County afore said A B one Right in the

Township Granted to the Narraganset Solders Called No 1

Laving on the East Sid of Saco River in the County of York and Provance afores being a Grant on the Right of John Asa who was one of said Solders and said Right is to hold as much Land in sa Township as aney other Right in sa Township is to hold for any one Single Share To have and to hold Said Right as above mentioned with all the Priviledges & appurtenances there unto belonging unto the sa Moses Hale Jut & his Heirs and assigns forever as a Good free Clear & absolute Estate of Inheritance in Fee Simple more over I the said Timothy Burbank do by these Presents firmly bind my self my Heirs Executors & administrators to Defend the sd Moses Hale Jur and his Heirs and assigns from time to time and at all times bereafter in the Peaceable and Quiet Possession of the above Said Right as above mentioned against the Lawfull Claimes of [329] any Person or Persons whatsoever and in Testimony here of I the above said Timothy Burbank have hereunto set my Hand & Seal Dated November the 14 & in the year of our Lord one Thousand Seven Hundred & Thirty five

Timothy Burbank (aSeal)

Signed Scaled and Delivered in Presents of us Samuel Palmer Ebenezer Kimbel

Esex ss Bradford March ye 1 1735 the above named Timothy Burbank Personaly appeared and acknoledged the above writen Instrement to be his voluntarily act and Deed and Susanah his wife Gave up her Right of Dower at the same time

before me Thomas Kimbal Justice of ye Peac A true Copy of the originall receved Sept^e 6, 1736. Attest Jer. Moulton Reg^e

To all People unto whome this Present Deed of Sale Shall

Com Jonathan Loring of Boston in the County of Loring Suffolk & Provance of the Massachusetts Bay in To New England Currier Send Greeting Know ye Hubbard that I the said Jonathan Loring for and in Consideration of the Sum of Seventy Six Pounds to me in hand well and truly paid at and before the ensealing and delivery of these Presents by Joseph Hubbard of Bosoton atoresaid Black Smith the receipt of which Sum to full Content & Satisfaction I the said Jonathan Loring hereby acknoledged Have Given Granted Bargained Sold Conveyed and Confirmed and by these Presents Do Give Grant bargain Sell Convey and Confirm unto the said Joseph Hubbard his Heirs and assigns for ever one full movety or Half Part of one full entier Quarter Part of all the Land which belonged to Mrs Alice Clark of New Castle in the Provance of New Hampshair Widow in Sheepsgut River & which she Granted and Sold unto me the said Jonathan Loring as by her Deed to me Given for the same baring date the Thirtyeth Day of apriel anno Domini 1726 acknoledged & Recorded the 26th of June 1727 in New Hampshire Records, Book 15th Pag 365 366 Relation thereto or to the Record thereof being had will at Large appear To Have and to Hold one full movety of all the Land Granted to me the said Jonathan Loring by the sd Alice Clark in & by the aforesd Deed unto him the sa Joseph Hubbard his Heirs & assigns forever To his & their only Sole and proper use Benefit and behoofe from hence forth and forevermore and I the Said Jonathan Loring Doe Covenant for my Self my Heirs Executors and administrators to and with the sa Joseph Hubbard his Heirs & Assigns by these Presents to warrant and Defend the said Granted Lands and Premisses unto him and them forever against the Lawfull Claims and Demands of all and Every Person and Persons claiming any Intrest therein from by or under her the sa allice Clark or me the said Jonathan Loring my Heirs or assigns In witness whereof I the said Jonathan Loring have hereunto set my hand and Seal the Seventh Day of august anno Domini one Thousand Seven Hundred and Twenty Eight and in the Second year of his majesties Reign

Jona Loring (Seal)

Signed Scaled & Delivered in Presents us of Joseph Prince Anna Vacay Receved the Day & year above writen of M^{*} Joseph Hubbard the Sum of Seventy Pounds in full for the afore Granted Lands & Premises

Suffolk ss Boston Decembr 10th 1728 Mr Jonathan Loring acknoledged the afore Going Instrement to be his free act and Deed

 $\begin{array}{cccc} & before\,\, me & Nath^{ll}\,\, Green & Just.\,\, Peac \\ A \,\, true\,\, Copy\,\, of \,\, the\,\, origanal\,\, Receved\,\, Septemb^{\tau}\,\, 21\,\, 1736 \\ & Attest & Jer.\,\, Monlton & Reg^{\tau} \end{array}$

To all People unto whome this Present Deed of Sale shall
Com Joseph Hubbard of Boston in the County of Sufrolk & Provance of the Masschusetts
To Bay in New England Black-Smith Sendeth
Greeting Know ye that I the said Joseph Hubbard for and in Consideration of the Sum of
Fifty Pounds in Good Publick Bills of Credit of the Prov-

ance aforesd to me in hand at & before the ensealing and & delevary of these Presents well and Truly paid by Thomas Hubbard of Boston aforesaid merchant the Receipt whereof I do hereby acknoledge Have Granted Bargained Sold aliened enfeofed Conveyed & Confirmed & by these Presents do fully & abosolutely Grant bargain Sell aline enfiofe & Convey & Confirm unto the said Thomas Hubbard one fourth Part of that right or Intrest which I have and am Intitled unto in a Certain Tract of Land lying and being at Sheepscut River which I bought of Jonathan Loring of Boston afore said Currier as by his Deed of Sale baring date the Seventh day of august 1728 (Refrence being there to had will more fuly appear To Gether with one forth Part of the Priviledge of the wood underwood Rivers Creeks Rivolets Mines Mineralls Oars and Ponds therein and there on & of all other Priviledges & appurtenances thereto belonging or in any wise appertaining To have and to hold the said Granted & bargained one forth Part of the said Tract of Land and premises with the appurtenances unto him the said Thomas Hubbard his Heirs and assigns To his and their only Proper use benefit & behoofe for Ever and I the said Joseph Hubbard for my self my Heirs Executors & administrators Do Covenant Grant & agree to and with the said Thomas Hubbard his Heirs and assigns by these Presents in maner & form Foloing That is to Say that at and untill the Ensealing & delivery of these Presents I the said Joseph Hubbard am the true sole & lawfull owner of the Premises with the appurtenances hereby Granting bargained & Sold and have in my Self full Power good right & lawful athority to Grant Sell & dispose thereof as afore said the Same being free and Clear & freely & Clearly acquitted Exonerated & discharged of & from all manner of former and other Gifts Bargains Sales Leases Releaces Mortgages Jointers Dowers Judgments Execusions Entails Forfitures and from all other Titles Trubles Charges & In Cumbrances what soever and further that I the said Joseph Hubbard my heirs Executors and administratrs Shall and will warrant and defend the said granted and bargained fourth Part of the said Tract of Land [330] and Premisses with the appurtenances unto the said Tomas Hubbard his Heirs and assigns foreve against my Self and my Heirs Against the Lawfull Claimes and demands of all & every other Person & Persons whomsoever Claiming or to Claim by from or under me In witness whereof I the said Joseph Hubbart have here unto set my hand and Seal this Twenty Sixth day of august anno Domini one Thousand seven hundred & Thirty Six and in the tenth year of the Reign of our Sovereign Lord George the Second by the Grace of God of Great Brittain France & Ireland King defender of the Faith &°

Joseph Hubbard (Seal)

Signed Sealed and delivered In Presents of Richard Trul Benja Gerrish

Received on the day of the date of these Presents of the afore named Thomas Hubbart Fifty Pounds being the Consideration money therein Expressd

P Joseph Hubbart
Soffolk ss Boston September 1¹ 1736 The aforenaned
Joseph Hubbard Personaly appearing acknoledged the for
Going Instrement by him Executed to be his act & Deed

Befor me John Ruck Just Peace
A true Copy of the original Receved September 21th 1736
Attest Jer. Moulton Regr

This Indenture made the thirtieth Day of Augt anno Domini One Thousand seven hundred & thirty
Jno Mumjoy
Jno Pulling &
Martha his
Grace of God of great Britain France & IreHormby &
Mountioy Cooper John Pulling Shonkeeper

Martha his
wife James
Hormby &
wife Mary &
Joanna
Munjoy
To
Jos. Billings

Martha his
Wife Joanna Mountjoy
To
Jos. Billings

Mary his Wife & Joanna Mountjoy Spinster
Amy his Wife & Joanna Mountjoy Spinster
Amy his Wife & Joanna Mountjoy Spinster
all of Roxbury in the County of Suffolk

aforesd & all in the Province of ve Massachusetts Bay in New England on the one Part & Joseph Billings of Kittery in the County of York & Province aforesa Husbandman of ye other Part Witnesseth That the said John Mountjoy John Pulling & Martha his Wife James Hormby & Mary his Wife Phillip Thompson and Mary his Wife & Joanna Mountjoy for & in Consideration of ve Sum of One Hundred Pounds in good Bills of Publick Credit of ye Province aforesaid to them in Hand at & before the ensealing & Delivery of these Presents well & truly paid by the said Joseph Billings The Receipt whereof they the said John Mountjoy John Pulling & Martha his Wife James Hormby & Mary his Wife Phillip Thompson & Mary his Wife & Joanna Mountjoy Do hereby Acknowledge Have granted bargained sold aliened enfeoffed released conveyed & confirmed & by these Presents Do grant bargain sell aliene enfeoffe release convey & confirm unto the said Joseph Bilings All that Certain Piece or Parcel of Land Containing Sixteen Acres & an half & one third of an Acre being the one half of ye Eastermost Division of a Certain Tract of Land Situate lying & being in Kittery aforesaid Containing One Hundred & one Acres late the Estate of George Mountjoy of Falmouth in the sd County of York Decd as the same was Surveyd Surveyed and Laid out July 29 1735 by Daniel Emery Surveyor and Sixteen Acres & an half & one third of an Acre is Bounded as follows viz Easterly on the Lands of ye sa Joseph Billings Southerly on the other half of said Division sold to Christopher Mitchell Westerly on the Second Division of ve sa Land & Northerly on the Land of Wm Pepperrell Esq^r or however otherwise bounded or reputed to be Bounded Together with all & Singular the Rights Members Profits Priviledges & Appurces wtsoever thereunto belonging or in any wise Appetaining or therewith now Used Occupied or enjoyed Also all the Estate Right Title Interest Inheritance Use Possession property Claim & Demand whatsoever of them the sa John Mountjoy John Pulling & Martha his Wife James Hormby & Mary his Wife Phillip Thompson & Mary his Wife & Joanna Mountjoy of in & to the same & the Reversion & Reversions Remainder & Remainders thereof To have and to hold the said granted & bargained Sixteen Acres & an half & one third of an Acre of Land and Premisses with the Appurces unto the said Joseph Billings his Heirs & Assigns to his & their only proper Use Benefit & Behoof forever And they the sa John Mountjoy John Pulling & Mortha his Wife James Hormby & Mary his Wife Phillip Thompson & Mary his Wife & Joanna Mountjoy for themselves their Heirs Execra & Adminra do covenant grant & agree to & with the said Joseph Billings his Heirs & Assigns by these Presents in manner & form following That is to say that at & untill the ensealing & Delivery of these Presents they the said John Mountjoy John Pulling & Martha his Wife James Hormby & Mary his Wife Phillip Thompson & Mary his Wife & Joanna Mountjoy are the true sole & lawful owners & Stand lawfully seized in Fee of & in the said granted & bargained Premisses with the Appurces And have in themselves full Power good Right & lawful Authority to grant bargain sell & Dispose thereof in manner as aforesaid And that the same are free & Clear & clearly acquitted exonerated & Discharged of & from all manner of former & other Gifts Grants Bargains Sales Leases Releases Mortgages Joynters Dowers Judgments Executions Entails Fines Forfeitures & of & from all other Titles Troubles Charges & Incumbrances whatsoever And Further that they the said John Mountjoy John Pulling & Martha his Wife Phillip Thompson & Mary his Wife & Joanna Mountjoy their Heirs Exec¹⁰ & Adulin¹⁰ shall & will warrant & Defend the s⁴ granted & bargained Sixteen Acres & an half & on third of an Acre of Land & Premisses with the App¹⁰ unto the s⁴ Joseph Billings his Heirs & Assigns forever against the lawful Claims & Demands of all & every Person & Persons whatsoever In Witness whereof the Parties aforesed have hereunto Interchangably set their Hands & Seals the Day & Year first afore written The word (Division) being first Interl⁴ William Lee Attorney to John Mountjoy (*Seal)

•	John Pulling	(Seal)
	Martha Pulling	(Seal)
W ^m Lee Attr to	James Horneby	(Seal)
	Mary Hormbey	(Seal)
	Phillip Thompson	(Seal)
	Mary Thompson	(Seal)

Mary Thompson (Seal)
Joanna Mountjoy (Seal)

Signed Sealed & Dd In Presence of

Aaron Davis Jeremiah Williams

Sign^a Seal^a & Deli^a by W^m Lee Att^{*} to John Mountjoy John Pullin Mary Pullin W^m Lee Att^{*} to Jan^a Hornbey & Mary Hornbey in Presence of us Habijah Savage Jun^{*} Abigail Boyes

Suffolk ss Roxbury Sept¹ 1, 1735. Phillip Thompson & Mary his Wife Togeth¹ with their Sister Joanna Mountjoy Personally appearing Acknowledged the above written Instru-

ment to be their voluntary Act & Deed

before Joseph Heath Jus. Peace [331] Suffolk ss Boston September 1, 1735. William Lee Attorney to John Mountjoy & James Hornbey John Pullin & Mary Pullin & Mary Hornbey each appearing Acknowledg^a the above Instrument to be their Act & Deed

before Habijah Savage Just Pacis

Received on the Day of the Date of y° aforewritten Deed of the aforenamed Joseph Billings the Sum of one hundred Pounds being the Consideration Money therein express^a

£100

Phillip Thompson

Mary Thompson

Joanna Mountjoy

Suffolk ss/

Martha Pulling

Mary Hormbey

William Lee

A true Copy of ye Original Received November 16, 1736 Attest Jer. Moulto n Reg

Know all men by these Presents that I Johnson Harmon of york in the County of york in New england Gent for & in Consideration of the Sum of Three Hundred Pounds to me in Hand well & truly Paid by my Son Joseph Harmon of York afores Coster have Given & Granted & hereby Do freely & absolutely Give and Grant unto the said Joseph Harmon his Heirs & Assigns forever a certain Parcel of Salt marsh Situate in york Containing about Six Acres be the Same moor or Less being the Same Piece of marsh which my Father in Law Mr Jerra Moulton late of york Deccd Gave me in and by his last will & Testament Together with all and Singular my Goods Chattels Plate Jewells Rings House hold Stuff Utensills Brass Pewter Copper Bedding Horses Cows Oxen Sheep Hoggs & all other things to me belonging and which I may claim as in Right my own of what kind nature quality & Condition soever the Same may be or are & in what Place soever the Same be Shall or may be found as well in mine owne Custody or Possession as in the Possession Hands Power & Custody of any other Person or Persons what so ever both within Doors & without To Gether with the Incom of he House & land in york where I now Dwell To have & to hold all & Singular the above Granta marsh Goods Chattles and all other the afores4 Premisses unto the said Joseph Harmon his Heirs Execre-& adminers from hence forth for ever as his and their prper Goods & Estate absolutely without any manner or Condtion In Witness whereof I the said Johnson Harmon have here unto set my hand and seal this Twentieth Day of October in the Ninth year of his majstys Reign Annoq Domini one Thousand Seven Hundred & Thirty Five

Johnson Harmon (*Seal)
Signed Sealed and Deleva in Presents of us Jeremiah

Moulton Daniel Moulton

york ss york october 10th 1735. Then the above named Johnson Harmon Personaly appearing acknowledged the above & fore going Instrument to be his his act and Deed

befor Jere: Moulton Jus: Peace

I Mary Harmon Wife of the above named Johnson Harmon do hereby for the Consideration aforewritten give Yield up & Surrender all my Right of Dower & Power of Thirds in the Premisses within written unto the within named Joseph Harmon his Heirs & Assigns forever As Witness my Hand the Day & Date above

Mary Harmon (aSeal)

Witnesses John Mitchell Job Young A true Copy of the Orig¹ received March 22⁴ 1736 Attest Jer. Moulton Regr We whose Names are hereunto Subscribed Witnesseth and Testifie to all whom it may Concern that Thomas Elbridge of Pemaquid Merch¹ did in our Presence Deliver & Surrender up unto Nicholas Davison of Pemaquid Prop¹ the quiet & full & free Possession of the Island commonly known by the Name of Damarels Cove by Turfe & Twig for the said Davison to enjoy to him & his Heirs forever this twentieth & nine Day of June one thousand Six hundred fifty & eight 1638

John Phillips Robert Allen James English Roger X

Woller Humphrie X Harrell John Phillipps & James English did Testifie upon Oath that they were Witnesses to the Resignation above Specified by M^r Elbridge to M^r Nicholas Davison this 12th Feb: 1663

before me Richard Russell
A true Copy of the Origin received April 2d 1737
Attest Jer. Moulton Regr

These are to Certifie

all whom it may concern That Whereas, Nicholas Davison of Charlestown in New Engla Mercht delivered to me Richard Russell of the same Town Mercht a Bill of Twenty Pounds to be paid in Money to the sd Russell or his Assignes in June or July last past or there abouts it being for the last payment the said Davison was to pay me the said Russell for the Purchase of the Island of Damariss Cove & the Island of Monhigen near Pemaouid wth my Half of the Moiety or one half end eall of the Pattent of Pemaquid wth what thereto belonging wen I purchase of Capt Paul White of Newbury now & seeing the sd Bill of Twenty Pounds cannot at Present be found I the sa Richa Russell do hereby Ackno that I have this Day Recd of Nicho Davison aforesd Twenty Pounds in full Satisfaction for all the Purchase aforesd & Do acquit & Discharge the said Davison his Heirs Exec18 Admin 8 & Assigns forever Concerning the Premisses As Witness my Hand this 8th of Augt 1659. This Bill was Delivered in before my Subscription

p me Richard Russell Signed Scaled & Del^a in the Presence of John Coultman A true Copy of ye Origi Rec^a April 2 1737.

Attest Jer. Moulton Regi





INDEX.

INDEX OF

Date.	Grantor.	Grantee.	Instrumen
Nov. 30, 1732	Adams, Sam'l. and Tristram Little	Alex ^d . Bulman	Deed
July 21, 1735	Adams, John	Elisha Plaisted et ux.	Deed
Jan. 12, 1731/2	ALLEN, Daniel	Thos. Bartlett	Deed
Dec. 12, 1732	Allen, Daniel	Thos. Bartlett	Deed
Jan. 31, 1732	Allen, Elisha	Samuel Sewall	Deed
Jan. 31, 1732	Allen, Elizabeth et ux.	Samuel Sewall	Deed
Oct. 23, 1731	Ashton, Phillip	Job Burnham	Deed
Oct. 3, 1735	Atkins, James	Shubal Gorham	Deed
Mar. 10, 1735	Averill, Job	Jacob Curtis	Deed
Sept. 25, 1728	Averell, Jos. and Jacob Wilds	W ^m . Elliot and John Fairfield	
Nov. 26, 1734	Bailey, Daniel	Ebenezer Samp- son	Deed
Sept. 20, 1734	Bailey, Mary	Phinebas Jones	Deed
Apr. 26, 1735	Baker, Jos. and Ed- ward Drinkwater	Adam Winthrop	Deed
May 25, 1734	Bane, Lewis	Abel Moulton	Deed
Jan. 6, 1734	Bane, Jona.	John Harmon	Deed

GRANTORS.

Folto.	Description.
17 .	Parcel of land in Biddeford.
170	Forty acres in Kittery.
243	Proprietor's share in township of Falmouth.
243	One-half right in Proprietor's share in township of Fal- mouth.
299	Land in York.
299	Land in York.
233	Land in Scarborough.
221	Right in seventh township of land.
188	Lands and one-eighth of a saw mill in Arundel.
304	Land in Arundel.
184	One hundred acres in Arundel.
203	One-third part of Samson Penley's land in Falmouth.
114	Land in Kennebec river, near Arrowsic island.
179	Two acres in York, on S. W. side of York river.
10	Three-fourths of an acre of land in York.

Grantor.

Grantee.

Anth. Brackett Deed

Instrument

Date.

July 12, 1733	Bane, Jonathan	John Wood- bridge	Deed
Mar. 24, 1734/	5 Bane, Jonathan	John Card	Deed
Jan. 20, 1734	Banks, Joseph	Job Banks	Deed
Jan. 2, 1734	Banks, Jos.	John McIntire, Jr.	Deed
May 6, 1735	Banks, Sam ¹ .	Nicholas Cole	Survey
Dec. 30, 1734	Bartlett, Joseph	Joshua Soul	Deed
Apr. 28, 1733	Bartlett, Nathan	Edmund Coffin	Deed
June 8, 1731	BAXTER, John	Henry Parry	Gift
May 27, 1735	BEADLE, Benj. and wife	W ^m . Wentworth	Deed
Feb. 22, 1732	Beale, Edward	Nath'l. Donnell	Deed
Dec. 28, 1727	Benson, John	Nathaniel Keen	Deed
May 14, 1735	Bisн, John	Mary Collar and Nath'l. Jarvis	Deed
May 19, 1735	Blackledge, Jabez	John and Benj. Grover	Deed
Feb. 14, 1734	Boden, John	James Dunavan	Deed
Feb. 21, 1735	Воотнву, Richard	John Bourn	Deed
May 27, 1731	Bordman, Thos.	Arthur Bragdon	Deed
June 18, 1733	Boardman, Timothy	Thos. Pier	Deed
Dec. 27, 1732	Bordman, Timothy and Joshua	Benj. Horsford	Deed
Dec. 10, 1735	Bayley, John	Daniel Bayley	Gift
1 22 4 - 2 - 2	-	. , 1	

Aug. 22, 1735 BRACKETT, Authory

Folio.	Description.
254	Parcel of land in York.
53	Ten acres of land in York.
237	Lands in York.
8	Land in York at the South West branch of York river.
85	Twenty acres in town of York.
132	Two lots of land in No. Yarmouth.
116	One and one-half acres in Kittery.
115	Fifty acres on Biddeford road.
103	Parcel of land in Kittery.
43	Part of his right to land in York.
48	Upland and marsh in Searboro.
88	His interest in lands and buildings in Falmouth.
133	Five acres on S. W.side of York river in York.
40	Forty acres of land in Scarborough.
174	Upland in Wells.
114	Thirty aeres in Scarboro.
212	One eighth part of lands lying at Museongus.
326	One-eighth part of interest in lands at New Harbor, Muscongus and Damariscotta.
252	One-half of fifty-two acre lot in Falmouth.
215	Land with buildings thereon in Falmouth.

Bradford, Peres

Bradford, Perez

Bragdon, Arthur

Bragdon, Arthur

Bragdon, Sam1.

Brown, Abraham

Brown, John

Brown, John

Brown, John

Brown, John

Brown, John

Brown, John

Brown, Samuel

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Aug. 10, 1733

Sept. 10, 1734

Mar. 3, 1734/5

Mar. 3, 1734

Apr. 4, 1735

Sept. 17, 1734

Mar. 31, 1735 Jan. 8, 1733

July 12, 1735

July 12, 1735

Aug. 23, 1733

Oct. 30, 1734

Dec. 8, 1735

Aug. 9, 1734

Feb. 7, 1734/5

Date.	Grantor.	Grantee.	Instrument.
Dec. 7, 1733	Brackett, Joshua	Anth. Brackett	Deed
Jan. 31, 1734	Bradbury, Chrisp	Alex. McIntire	Deed
Feb. 18, 1734/5	Bradbury, Chrisp	Jona Sayword	Deed
May 23, 1735	Bradbury, Christopher	Alexª. Bulman	Deed
Aug. 9, 1735	BRADBURY, Wymond	Joseph Sayword	Deed

Phinehas Jones

Phinehas Jones

John Grover

Jer. Bragdon

James Chewte

Joseph Morse

Joseph Morse

Joseph Morse

Joseph Morse

Wm. Vaughn

Wm. Vaughn

Richard Dole

Brewer, Nath'l. et ux. Phinehas Jones

Brown, Sam'l. and Wm. Phinehas Jones

Nath'iel Lewis

Deed

Deed

Deed

Deed

Deed

Deed

Deed

Gift Deed

Power of

Attorney

Gift

Deed

Deed

Deed

Deed

INDEX OF GRANTORS.

Folio.	Description.
214	Land with buildings, on N. E. side of Casco river.
16	Several tracts of land, presumably in York.
26	Fourteen acres in Scituate being in York.
186	Fourteen acres in Scituate in York.
180	Land in York.
134	Land in Falmouth.
31	Richard Seacomb heirs' right to common and undivided lands in Falmouth.
41	Land on South West side of York river.
43	Twelve acres in the second Parish on South side of York river.
74	Parcel of land in York on S. W. side of York river.
142	Ten acre lot in North Yarmouth.
212	Town called No. 1, near Saco.
205	Fourteen thousand acres in New Harbor.
205	Eleven acres of land in New Harbor.
206	Power to sell lands, tenements etc.
207	One thousand and thirty-six acres in New Harbor.
325	Tract of land on east side of Damariscotta river.
325	Tract of land at Pemaquid.
42	One right of a grant of land on Saco river in York.
26	Ten acres in No. Yarmouth.

	INDEX OF GRAN.	ione.	
Date.	Grantor.	Grantee.	Instrument.
Sept. 26, 1735	Browne, Shem	James Woodside	Deed
Jan. 27, 1734	Buckman, Sam'l.	Sam¹. Waldo	Deed
Sept. 9, 1732	Bulman, Alex.	Nath'l. Donnell	Deed
Jan. 29, 1735	Bulman, Alex.d	Chrisp. Brad- bury	Deed
Apr. 7, 1735	Bulman, Alex.4	Sam'l. Preble	Deed
Oct. 20, 1734	Bulman, Alex.4	John Murch	Deed
Mar. 12, 1734/5	Bumstead, Jeremiah	Nath'l. Donnell	Deed
Nov. 14, 1735	Burbank, Timothy	Moses Hale, Jr.	Deed
June 9, 1735	Burrough, Chas. et ux.	Jas. Bowdoin, et ux.	Deed
Nov. 3, 1735	Burroughs, Jeremiah	Peter Bowdoin	Deed
Mar. 30, 1736	Butler, Moses	W ^m . Leighton	Deed
Nov. 12, 1734	Byles, Mather and Anna	Sam'l. Waldo	Deed
Nov. 13, 1733	Came, Sam'l.	Philip & Benj. West	Deed
Apr. 4, 1735	Came, Samuel	Josiah Linscott	Deed
Nov. 2, 1734	Chandler, Joseph	Edmond Chand- ler	Deed
June 13, 1735	Chisemore, Daniel	Robt. Patterson	Deed
June 14, 1735	Clarke, Deborah	John Clark	Deed
Oct. 17, 1729	CLARKE, Edmund and wife	Benj. Lynde	Deed
Sept. 4, 1730	CLARKE, Elizabeth and Edmund	John Coys and Eliz ^a , Knight	Deed

Folio.	Description.
315	Land in Pemaquid.
61	One hundred acres in No. Yarmouth.
50	One-third part of a lot of wood land.
24	Fourteen acres in York, at a place called Scituate.
76	A parcel of land in York.
24	One-third of a tract of land in Biddeford.
46	Eleven and two-thirds acres of land in York.
328	Land on Saco river.
311	Land in Falmouth.
316	Land in Falmonth.
324	Land in Berwick.
62	A tract of land at Muscongus.
145	Fifteen acres in York.
268	Land in York.
249	Land in No. Yarmouth.
121	Twenty acres in Scarboro.
105	Land in Caseo Bay.
120	One-half of a tract of land at New Harbor.
86	Land between Pemaquid Falls and Muscongus.

10	INDEX OF GRANT	ORS.	
Date.	Grantor.	Grantee.	Instrument
	Clarke, Eleazer and Samuel	Peter Rich	Deed
Nov. 15, 1731	CLARKE, Nathaniel	Peter Rich	Deed
Mar. 6, 1734/5	Clark, Sam'l.	Eleazer Clark	Deed
May 13, 1734	CLARK, Sam'l. and Lydia	Eleazer Clark	Deed
June 18, 1735	Clarke, Jonas et ux.	Samuel Denney	Grant
July 1, 1735	CLAY, Richard	W ^m . Gilpatrick	Deed
Dec. 24, 1735	CLEVERLY, John	Samuel Waldo	Indentur
Jan. 31, 1732/3	Совв, Sam'l. et ux.	James Brickel	Appriz's. Return
Dec. 17, 1734	Cole, Remich	Asahel Cole	Deed
Nov. 3, 1727	Cotton, Wm.	John Libby	Deed
Jan. 20, 1735.	Coucн, Joseph	Roger Mitchell	Deed
Jan. 19, 1735/6	Coucн, Joseph	Richard Mitchell	Deed
July 8, 1723	CREDIFER, Joseph and wife, Esther	Frances Little- field	Power of Attorney
Dec. 12, 1729	Crocker, James	Josiah Titcomb	Deed
May 24, 1735	Curris, Dodavah and Elizabeth	Jos. Curtis	Deed
Mar. 7, 1735	Curtis, Jacob	Job Averill	Deed
Mar. 8, 1735	Curtis, Jos.	Richard Pope	Deed
Feb. 20, 1734/5	Curtice, Dodavah and wife	Sam'l. Wingett	Deed
Mar. 18, 1725/6	Cutt, Robert	W ^m . Standley	Deed

Folio.	Description.
157	Tract of marsh in Wells.
156	Tract of land in Wells.
59	Fifty acres of land in Wells.
56	Four acres between branches of Little river and an island in said river, in Wells.
147	Land on Wiscasset bay on Sheepscot river.
234	Land in Biddeford.
288	Tract of land at Muscongus.
69	One-sixteenth of two saw mills on Piscataqua river.
14	Five acres of land and part of a dwelling house and barn in Kittery.
309	Land in Scarborough.
269	Land in Kittery.
268	Land in Kittery.
200	Full power to act and do in their behalf.
305	Interest in land in Falmouth.
161	Thirty-five acres of land in Kittery.
176	Tract of land in Arundel.
306	Tract of land in Kittery.
94	Fifty acres in Kittery.
168	Ten acres in Kittery.

Date.

Nov. 28, 1734

July 26, 1684

June 28, 1684

Sept. 22, 1680

Sept. 18, 1734

Mar. 5, 1735/6

Nov. 10, 1735

Mar. 28, 1735

Oct. 3, 1734

June 17, 1735

June 18, 1735

Dec. 10, 1734

June 7, 1735

June 7, 1835

Mar. 12, 1734

Feb. 13, 1734

Apr. 18, 1735

Mar. 17, 1735

Danforth, Thos.

Danforth, Thos.

Danforth, Thos.

Davis, Enoch

Davis, Enoch

Davy, Robt.

DILL, Enoch

Dill, Enoch

DILL, Enoch

Dill, Enoch

Donnell, James

Donnell, Jas.

Donnell, Nath'l.

Donnell, Sam'l.

Димоск, Jabez

Dearing, Roger

Daniels, John et ux.

Jan. 30, 1731/2 DANFORD, John et ux.

INDEX OF GRANTORS.

Grantee.

Daniel Allen

No. Yarmouth

No. Yarmouth

No. Yarmouth

Samuel Waldo

Frances Little-

Zach, Goodale

Andrew Ring

Sarah Mitchell

Alex Junkins

Samuel Waldo

Alex^d, Judkins

Alex^d. Judkins

Nath'l Donnell

Jos. Sayword

Thos. Stoddard

Jas. Cole

Alex. McIntire & Deed Alex. Junkins

field

Instrument.

Indenture

Indenture

Grant

Deed

Folio.	Description.
108	Eight acres in lot No. 35 in North Yarmouth.
145	Thirty acres in Falmouth.
97	Land in township of No. Yarmouth.
98	Land to the extent of six miles on east side of Wescustugoh river.
98	Land in Casco Bay and an island called New Damariscotta.
65	One-third of 60 acres in Falmouth.
301	Land in Wells.
258	Land in Wells.
217	Division of land in No. Yarmouth.
264	Tract of land in Kittery.
118	Two tracts of land in York.
120	Land in town of York.
66	House and one acre of land in Falmouth.
96	Three acres of land in York.
96	Six acres in York.
46	One-half of farm property, island and marsh and one- fourth of the sloop, Hopewell.
20	Parcel of land in York.
80	Tract of land in Long Reach on west side of Kennebec river.
72	Five acres in York.

Date.	Grantor.	Grantee.	Instrument,
July 28, 1729	Dorman, Jabez	John Baxter	Deed
June 30, 1735	Downing, Rebecca	Zebulon Trickey	Deed
Apr. 25, 1735	Drinkwater, Geo.	Benj. Ingersoll	Deed
Apr. 7, 1730	Drinkwater, John	Phinehas Jones	Deed
Dec. 3, 1734	Drinkwater, Joseph	Phinehas Jones	Deed
Jan. 9, 1733/4	Drinkwater, Warren	Edward King	Deed
14, 1734	Drinkwater, Warren	Edward King	Deed
June 7, 1728	Dudley, Wm.	Geo. Monk	Deed
Feb. 23, 1735/6	Dunevan, James	Sam'l. Tetherly	Deed
Mar. 15, 1735/6	Dunevan, James	Samuel Waldo	Deed
Sept. 24, 1734	Durham, John	Samuel Waldo	Deed
Aug. 22, 1730	Durrell, Philip	John Baxter	Deed
May 1, 1721	Dumaresque, Philip	Rich ^d Pearce	Agreem't
July 29, 1734	DYER, Wm.	James M ^c lalen	Deed
July 23, 1734	Dyer, William Jr.	W ^m Darling	Deed
Nov. 10, 1733	East, John	Enoch Knight	Deed
Oct. 1, 1735	East, John	John Waite	Deed
Sept. 13, 1725	Ellingwood, Sarah	Geo. Tuck	Deed
Sept. 17, 1734	Elwell, Wm.	Jos. Parker	Deed
Oct. 4, 1735	EMERY, Caleb	Zach. Goodale	Deed
Jan. 24, 1734/5	EMERSON, Thos.	Phinehas Jones	Deed

Folio.	Description.
52	Two acres of upland in Arundel.
104	All personal property and estate.
277	One-ninth part of Capt. Jas. Parker's estate in No. Yarmouth.
30	One-half part of certain house at Meeting House Point.
138	One hundred acres in North Yarmouth.
84	Land eastward of Pemaquid Fort.
84	Five hundred acres at Muscongus, near Pemaquid Fort.
302	Home lot number 15 in Yarmouth.
276	Land in Searborough.
297	Tracts of land in Falmouth.
209	Land in Falmouth.
53	Forty acres of land in Arundel.
7	Land reserved for Richard Pearce.
58	Thirty acres of land in Biddeford.
146	Thirty acres in Biddeford.
156	One-half of a proprietor's right in Falmouth.
229	Land on Pesumpscot river.
190	Lands and tenements in Falmouth.
9	One acre in Falmouth.
258	Land in Wells.
34	Thirty acres in Falmouth on S. W. side of Muscle Cove.

June 24, 1735

Aug. 23, 1735

FERNALD, John

FERNALD, Samuel

Thos. Rogers

Gift

Wentworth Deed

Date.	Grantor.	Grantee.	Instrument.
Oct. 15, 1734	Emerson, Thos.	Sam'l Waldo et ux.	Deed
July 16, 1735	Emery, Sarah	Samuel Emery	Receipt
May 13, 1663	England, William	Richard Pearce	Gift
May 13, 1735	English, Joseph	Sam'l Stevens	Deed
Apr. 14, 1735	Epes, Simonds	Jos. Sayer and Nath ¹ . Wells	Deed
Apr. 6, 1734	Epes, Symonds	Nath¹. Clark	Deed
Sept. 3, 1733	FAIRBANKS, Jonathan	W ^m . Goodrich	Quitclaim
Mar. 25, 1728	FALMOUTH,	W ^m . Graves	Grant
July — 1735	Farnum, David	Hephsheba Mort- imore et ux.	Deed
Dec. 31, 1731	Field, Robt.	Caleb Edy	Deed
Nov. 4, 1735	Ferguson, Alex	Eleazer Fergu- son	Deed
Sept. 2, 1734	Ferguson, Alex.d	John Ferguson	Indenture
Feb. 24, 1734/5	FERNALD, John	Nath¹. Keen	Deed
June 1, 1734	FERNALD, John	John Fernald, Jr.	Deed
Mar. 20, 1732/3	Fernald, Jas. Jr.	John Fernald, Jr.	Deed
June 1, 1734	Fernald, John	Jas. Fernald, Jr.	Gift
June 1, 1734	FERNALD, John	Jos. Fernald	Gift

Folio.	Description.
271	Land in Falmouth.
87	For part of father's estate; 60 pounds.
7	Tract of land called Greenland, at Muscongus.
150	Land at a place called Pepudock in Falmouth.
281	Land in Wells.
306	Part of farm in Wells.
327	Lands at Museongus, etc.
2 67	Land in Falmouth.
123	Lands and premises.
98	Fifty acres in Phillipstown.
324	Land in Kittery.
18	Seventy acres in Kittery, with buildings thereon and stock.
49	Land near Brave Boat Harbor in Kittery.
92	Fifty-two acres in Kittery.
91	Ten acres in Kittery.
263	Land in Kittery.
263	Land in Kittery.
253	Land in Kittery.
192	Land in Kittery.

Date.	Grantor.	Grantee.	Instrument
Nov. 1, 1733	Fernald, Sam'l.	Sam'l. Fernald, Jr.	Deed
May 7, 1733	FERNALD, Thos.	Sam'l. Tetherly	Deed
Mar. 28, 1735	FERNALD, Thos.	W ^m . Pepperrell	Deed
Mar. 28, 1735	Ferrin, Patrick	Gershom Frazier	Deed
Jan. 22, 1734	FLETCHER, Pendleton	W ^m . Pepperrell	Deed
Mar. 26, 1734	Fogg, Benoni	Aaron Cleveland and others	Deed
Mar. 8, 1728/9	Folsom, Jeremiah	Robt. Morrell	Deed
Sept. 18, 1734	Forder, James	Samuel Waldo	Deed
Sept. 16, 1735	Forlsom, Jeremiah	Samuel Furnell	Deed
Sept. 29, 1738	Foulsom, Jeremiah	Samuel Furnell	Deed
Jan. 3, 1733	Frank, Thomas	Samuel Waldo	Deed
Mar. 27, 1721	Franklin, Eliz.a	John Goodwin	Indenture
Nov. 27, 1735	FREFETHEN, Henry	Thos. & Eben ^r . Sevey	Indenture
Mar. 10, 1725/6	Frost, John	Sam'l. Hodsdon	Deed
Feb. 2, 1729/30	Fry, William	W ^m . Jos. & Benj. Frye	Deed
June 8, 1731	Fry, William	Joseph Fry	Gift
June 8, 1731	FRY, Wm.	Benj. Fry	Deed
June 4, 1733	Fulforth, Francis	Joseph Pearce	Power of
July 12, 1731	GALE, Edmund et ux.	Phinehas Jones	Deed

Land on Fernald's Island in Kittery.

Description.

Folio.

160

100	Land on Fernald's Island in Kittery.
283	Land in Kittery.
295	Lands in Kittery.
211	One full share of Narragansett right.
16	Three hundred acres of land in Biddeford.
73	Salt marsh in No. Yarmouth on Cousin's river.
10	Five acres in Kittery.
297	Land and buildings in Falmouth.
237	Land on Kennebunk river.
237	Land in Kittery.
63	Sixty acres in Falmouth.
81	Land between Cobboseccontee and Kennebec river.
250	Land in Scarborough.
149	One-ninth of a saw mill on Lower Falls of Quamphagan in Berwick.
164	Common and undivided lauds in Kittery and Berwick.
162	Twenty-seven acres in Kittery.
79	Thirty acres in Kittery.
168	To dispose of lands.

One hundred acres in Casco Bay.

Goodin, Deliverance and Taylor

Goodin, Sam'l.

Gould, Moses

Grant, Alexander

Grant, Charles

Ann

Grafton, Sam'l

Gray, Alexander

Gray, Andrew

Gray, Joseph

Gray, Robert

Grow, Wm.

Grover, Matt. et ux.

Jan. 27, 1735/6 Greenlief, Stephen

Jan. 27, 1735/6 Greenleaf, Stephen

INDEX OF GRANTORS.

Grantee.

John Lord

worth

John Trott

John Field

and Samuel Waldo

Elisha Hill

Phinehas Jones

John McIntire

Joseph Gray

Isaac Ilsley

Isaac Ilsley

Jas. Libby

Alex. Bulman

Gershom Went-Deed

Nicholas Rideont Deed

John Keey, Jr. Deed

Instrument.

Confirm-

ation

Deed

Deed

Deed

Deed

Deed

Deed

Deed

Deed Deed

Deed

Gift

Deed

Deed

Deed

Deed

Deed

General Courts Dec. 12, 1720 John Cotton Aug. 6, 1735 GILMAN, Nathaniel Joseph Sayer Apr. 6, 1734 GOODALE, Zach.a Jacob Perkins Jan. 22, 1735 Goodin, Deliverance John Lord

20

June 10, 1735

Oct. 25, 1720

Dec. 30, 1735

Mar. 27,1730

July 16, 1734

Dec. 26, 1732

Oct. 10, 1735

Nov. — 1734

June 19, 1735

Nov. 24, 1733

Jan. 29/1734

Mar. 26, 1735

Feb. 24, 1734/5 GOOLD, Moses

Description.

Folio.

39	His right to common and undivided land in Falmouth.
154	Eight hundred acres granted in 1641.
172	One hundred and ten acres of upland and meadow in Wells.
300	Parcel of land in Wells.
82	Twelve acres in Berwick.
122	Tract of land in Berwick,
155	Twenty-five acres in Berwick.
177	Fifty acres in Falmouth.
264	Land in Falmouth.
265	Tract of land in Berwick.
127	Tract of land in Berwick.
61	House and land in Boston and lands on Sheepscott river.
228	Land in Berwick.
139	One share in a gore in North Yarmouth.
127	Twelve and one-half acres in York.
127	Nine and three-fourths acres in York.
286	Lands in Falmouth.
287	Lands in Falmouth.
71	Fifty acres in Falmouth.
55	Forty acres in York.
	1

Date.

	O'amon	Granice.	mstrument.
Mar. 22, 1734/5	Grow, Wm.	Alex. Bulman	Deed
July 8, 1734	Gunnison, Elihu	Nathi. Chapman	Deed
May 17, 1735	Gustin, David	Jno. Trott	Deed
Mar. 30, 1734	Haines, Sam'l.	Jas. Springer	Deed
Apr. 10, 1731	Haley, Andrew	Jos. Keen	Deed
Jan. 6, 1734	Hall, Cornelius	John Drinkwater	Bond
Feb. 3, $1734/5$	Hall, Elisha	Shubal Gorham	Deed
Mar. 3, 1719/20	Hall, Rich.d and Jos.	John Goodwin	Bill of Sale
Feb. 3, 1734	Halle, Elisha	Shubal Gorham	Deed
June 27, 1735	Hammond, Jos. et ux.	John Fernald et ux.	Agreem't
Jan. 3, 1735	Hammond, Jos. et ux.	Simon Emery	Deed
Mar. 7, 1734/5	Hanson, Jon. ^a	Nath'l. & Robt. Hanson	Deed
Apr. 5, 1735	Hanson, Jonathan	Thomas Davis	Deed
Oet. 30, 1734	Harmon, John	Phinehas Jones	Deed

Harmon, Johnson

HARMON, Samuel

Harris, Amos

Harris, Thomas

Haskell, Thos.

Mar. 17, 1734/5 HASKELL, Thos.

Joseph Harmon

Sam'l.

Jr.

Charles Pine

Joseph Allen

Deed

Deed

Deed

Harmon, Deed

Phinehas Jones Deed

Thos. Westbrook Deed

Oct. 20, 1735

July 25, 1735

Nov. 9, 1734

June 12, 1725

May 31, 1733

Folio.	escrip, ion.
55	Thirty acres of land in Ys ery.
62	Fifty-eight acres of land in armos.
88	Thirty acres in Falmonth.
87	Sixty acres in Scarboro.
87	Sixty acres in Scarboro.
13	Administration.
222	Right in seventh township of land.
80	Long Island at month of Kennebec river.
223	Right in seventh township of land.
311	Determining bounds between lands in Kittery.
257	Land in Kittery.
60	Lands on the east side of Salmon Falls river.
59	One-sixth of 200 acres on Salmon Falls river,
30	Right to land, granted to Harmon, as a soldier in the Narragauset wars.
331	Parcel of land in York.
224	Fract of marsh in Scarborough.
137	Two shares in a gore in North Yarmouth.
184	Fifty acres in Scarborough.
269	Sixty acres of land in Falmouth.
266	Land in Falmouth.

Instrument.

Nicholas Ridcout Deed

Thos. Westbrook Deed .

24

Date.

May 7, 1734

June 7, 1735

Mar. 17, 1734/5	Haski Wm as, Eliz.	Nath¹. Hix	Deed
Oct. 25, 1729	_{Патсн,} м, Еl₁Р∘	Gilbert Winslow	Deed
May 14, 1735	Патен, S:	James Littlefield	Deed
Nov. 2, 1735	Hill, Benj.	William Frost	Deed
Mar. 11, 1733	Hıx, John	Joshua White	Deed
May 24, 1687	Holmes, Joseph	Nath¹.Hills, John Holmes	Deed
Dec. 5, 1735	Holt, Joseph	Nath'l. Whitney et ux.	Gift
June 5, 1735	Honeywell, Charles	Job Lewis	Indenture
Mar. 25, 1736	Horseford, Benj.	Josiah Stone	Deed
Oct. 23, 1728	Hubbard, Aaron	Jacob Redington	Deed
Nov. 25, 1734	Hubbard, Aaron and Mary	Moses Pearson	Deed
Ang. 26, 1736	Hubbard, Joseph	Thos. Hubbard	Deed
Nov. 21, 1734	Huff, Thos.	Robert Cleaves	Deed
Mar. 13, 1734	Hupper, Benj.	Joseph Poake	Deed
Aug. 28, 1732	Hupper, Thos.	Benj. Hupper	Gift
Jan. 25, 1734	Hutchins, Jon. ^a	W ^m . Pepperrell	Deed
Dec 15, 1733	Hutchings, Sam'l.	Sam'l. Hutchings Jr.	Deed
May 6, 1735	Hyde, Wm.	John East	Deed

Ingersoll, Benj.

Ingersoll, Benj.

Folio.	Description.	
51	His thirds of 15 acres in Kittery.	
108	One acre, lot 31, in North Yarmouth.	
160	Piece of marsh in Wells.	
294	Lands in Kittery.	
91	Land in Kittery, at a place called The Point.	
81	Land and marsh in Casco Bay.	
268	One-fourth acre of land in York.	
171	Land on the southerly part of Sagadahoc river.	
327	Lands at Muscongus, Damariscotta and New Harbor.	
319	Land in Berwick.	
151	Mill and privileges at Saccarappa.	
329	Land on Sheepscot river.	
220	Tract of land in Arundel.	
112	Two tracts of land in Falmouth.	
112	Lands, stock and goods in Falmouth.	
20	Thirty acres of land and meadow in Kittery.	
52	Twenty acres in Arandel.	
128	Ten acres of land in Falmouth.	
273	Ten acres of land in Falmouth.	
270	Land in Falmouth.	

Date.	Grantor.	Grantee.	Instrument
Sept. 21, 1734	Ingersoll, Benj.	Martha Millet	Deed
Feb. 20, 1735	Ilsley, Isaac	Samuel Waldo	Deed
Dec. 19, 1735	Jackson, Geo.	Nathan Lord	Deed
July 7, 1735	Jamerson, Wm.	W ^m . M ^c Keney	Gift
Jan. 9, 1732	Jefferds, Sam'l.	Thos. Smith	Deed
July 19, 1735	Jeffrey, Benj.	Jacob Wilds and Moses Foster	Deed
Mar. 10, 1734	Jeffery, Joseph	Moses Foster Jacob Wiles	Deed
Jan. 13, 1729/30	Јеwетт, Joseph and Geo. Hibbard	Chas. Pinc et ux.	Deed
Feb. 22, 1733/4	Jillison, Jos.	Thos. Jelleson	Deed
Apr. 17, 1735	Jounson, Charles	Chas. Apthrop	Deed
Oct. 31, 1735	Johnson, Samuel	James Johnson	Deed
Jan. 29, 1735/6	Jones, Nathaniel	Stephen Jones	Gift
Jan. 20, 1734/5	Jones, Phinehas	Jeremiah Riggs	Deed
Dec. 4, 1734	Jones, Phinchas	John Powell	Deed
Jan. 30, 1734/5	Jones, Phinelas	Jas. Winslow	Deed
Oct. 20, 1735	Jones, Phinehas	Joshua Bangs	Deed
Mar. 28, 1735	Jones, Phinehas	Samuel Waldo	Deed
Mar. 28, 1735	Jones, Phinehas	Samuel Waldo	Deed

Jones, Phinehas

Jones, Phinehas

Elisha French

Jas. Cook

Deed

Deed

Nov. 1, 1734

Oct. 10, 1728

Folio.	Description.	
278	Sixty acres of land in Falmouth.	
288	Tract of land on Casco Bay.	
253	Three tracts of land in Berwick.	
231	Six acres of land in Scarborough.	
23	Part of land in No. Yarmouth in Casco Bay.	
153	Two hundred acres in Arundel.	
78	Two hundred acres of marsh and upland in Arundel.	
198 Eight hundred acres of land in Biddeford and Scart		
59	Personal property and land in Berwick.	
215	Land and marsh in Falmouth.	
291	Tract of land in Kittery.	
275	Fifty acres of land in Falmouth.	
33	One acre lot to be laid out in Falmouth.	
140	Three tracts of land in North Yarmouth.	
141	Eighty acres in Falmouth.	
230	One acre of land in Falmouth.	
63	Various lots of land in Falmouth.	
64	Land on Presumpscot river in Falmouth.	
107	A ten acre lot in North Yarmouth.	
110	Ten acres in North Yarmouth.	

Grantee.

Joseph Keen

Charles Pine

Sam'l. Hinckley Deed

Deed

Deed

Instrument.

Grantor.

Date.

Dec. 4, 1734	Jones, Phinehas	Barnabas, Sea- bury	Deed
Nov. 8, 1733	Jones, Phinehas	John East	Deed
Jan. 30, 1734	Jones, Phinehas	John Bailey	Deed
May 23, 1735	Jones, Phinchas	Joseph Bean	Deed
Apr. 20, 1734	Jones, Phinehas	John Maylem	Deed
July 23, 1735	Jones, Phinehas	Stephen Jones	Deed
Aug. 21, 1735	Jones, Stephen	Samuel Waldo	Deed
Feb. 3, 1734	JORDAN, Jedediah	Phinehas Jones	Deed
Oct. 9, 1735	Jordan, John	Dominicus Jordan	Deed
Feb. 1, 1734/5	Jordan, John	Phinehas Jones	Deed
Feb. 12, 1735/6	JORDAN, Mary	Isaac Tobey	Deed
Feb. 8, 1734	Jordan, Sam'l.	Forgus Hazen	Deed
Apr. 1, 1735	Jordan, Sam'l.	W ^m . Pepperrell	Deed
Apr. 10, 1735	Keen, Joseph	Joseph Foss	Deed
June 24, 1735	Keen, Nath'l.	Jer. Moulton	Survey

Mar. 7, 1727/8 KEEN, Nathaniel

KEEN, Nathaniel

Kent, James

Mar. 3, 1734/5

May 3, 1731

Folio.	Description.		
111	One hundred acres in North Yarmouth.		
156	One-half of a Proprietor's right in Falmouth.		
175	Land in Falmouth.		
181	Six acres in Falmouth.		
195	Lands in Falmouth.		
204	Common right in township of Falmouth.		
209	One hundred forty acres in Falmouth.		
29	ilis right to common or undivided lands in township of Falmouth.		
247	Salt marsh in Falmouth.		
29	One-fourth part of a Proprietor's right in Falmouth.		
272	Land in Kittery.		
54	Iwo small pieces of land in Falmouth.		
216	Fhree hundred acres in Province of Massachusetts bay in N. E.		
207	Land two and one-half miles north of Dunston meeting house.		
103	Land near Brave Boat Harbor.		
48	Sixty acres of land in Scarboro.		
73	Marsh and upland in Scarboro.		
178	Phirty-three acres in Biddeford.		

Grantor.

Grantee.

Jas. and Ichabod Gift

Gift

Libby James & John

Libby

Instrument.

30

Date.

Apr. 10, 1660	Kimbal, Thos.	John Wilcott	Deed
July 30, 1734	King, Edward	Gilbert Winslow	Deed
Sept. 4, 1733	King, Edward	John Drinkwater	Deed
Dec. 23, 1734	King, Edward	John Powell	Deed
Nov. 8, 1734	King, Edward	Phinehas Jones	Deed
Dec. 24, 1734	King, Edward	Sam'l. Bucknam	Deed
Jan. 23, 1734/5	King, Edward	Seth Mitchell	Deed
Dec. 27, 1734	Knapp, James	Anthony Caverly	Deed
Apr. 14, 1735	Knights, Wm.	Abner Brown	Deed
Mar. 4, 1728/9	Larrabee, Isaac	Benj. Larrabee	Deed
Mar. 11, 1734	LEIGHTON, Wm.	Elisha Andross	Deed
Mar. 26, 1735	LEIGHTON, William	Nath'l. Libby	Deed
Mar. 30, 1736	LEIGHTON, Wm.	Moses Butler	Deed
Nov. 6, 1729	Lewis, Audrew	Withers Berry	Deed
July 7, 1735	Lewis, Nathaniel	W ^m . Standley	Deed
Sept. 17, 1735	Līвву, Daniel	Joseph Poak	Deed
July 1, 1735	Libby, James	Jas. Dunevan & Sam'l. Procter	Deed

Libby, James

Libby, John

Apr. 5, 1736

Mar. 21, 1729

Folio.	Description.
291	Land in Wells.
107	Land in North Yarmouth.
13	Tract of land in North Yarmouth.
134	Two parcels of land in North Yarmouth.
136	Three shares in a certain gore in North Yarmouth.
47	Tracts of land in North Yarmouth.
109	Four acres on east side of Cousins' river in North Yarmouth.
123	One 3 acre lot in Falmouth.
320	Land in No. Yarmouth.
112	One-half of a ten acre lot in No. Yarmouth.
89	Two acres of land in Berwick.
150	Thirteen acres in Berwick.
323	Tract of land in Berwick.
93	Ten acres of a fifty acre grant.
169	Fifty acres in Berwick.
244	Lands and houses in Scarborough and Biddeford.
190	Forty acres in Falmouth.
302	Lands in Scarborough.
189	Forty acres on Nonesuch river in Scarboro.

Grantee.

Instrument.

Deed

Deed

Jas. Dunesen

Sam¹, Haley

Grantor.

Date.

Jan. 30, 1734/5 Low, Daniel

Mar. 7, 1734/5 Low, Daniel

Mar. 21, 1729	Libby, John	James & John Libby	Gift
Feb. 26, 1734	Linscott, John	John Thompson	Deed
Jan. 30, 1735	Linscott, John	Joseph Liavitt	Deed
2, 1734	LINSCOTT, Jn.º	Josiah Linscot	Deed
Dec. 25, 1735	Linscott, John	John McIntire	Deed
Feb. 25, 1734/5	LITTLEFIELD, Abigail	Nath'l. Hill Pela- tiah Littlefield	
Mar. 11, 1735	Littlefield, David	Jer. Littlefield	Deed
Mar. 11, 1735	LITTLEFIELD, David	Jer. Littlefield	Deed
May 6, 1726	LITTLEFIELD, Jas.	Sam'l. Littlefield	Assign- ment
Sept. 28, 1734	LITTLEFIELD, Jon.a	Abigail Little- field	Deed
Feb. 19, 1734/5	Littlefield, Tabitha	Jer. Littlefield	Deed
Nov. 25, 1728	Lloyd, Rebecca	James Oliver	Gift
Feb. 9, 1735/6	Lord, Nathan	John Hill	Deed
July 17, 1735	Lord, Abraham	Richard Shack- ley	Deed
Aug. 7, 1728	Loring, Jonathan	Joseph Hubbard	Deed
Jan. 30, 1734/5	Low, Daniel	James Dunevan	Deed

Folio.

189	Ten acres in Scarboro.
75	Seven and one-half acres of land in York.
280	Land in Second Parish of York.
85	Four and one-half acres in town of York.
261	Land in York.
46	One-fourth part of a saw mill in Wells and land adjoining.
77	Several tracts of land in Wells.
77	Several tracts of land, with houses, etc., in Wells.
7 2	Land in Wells.
45	One-fourth part of a saw mill in Wells and 100 acres of land adjoining.
77	Her right in her father's estate in Wells.
196	Interest in tract of land on Saco river.
279	Tract of land in Berwick.
163	One and one-half acres of land in Berwick.
329	Land in New Castle.
298	Fract of land in Falmouth.
23	

Upland and meadow in Wells.

50

Grantor.

Grantee.

Instrumer

Power

Attorne

Decd

John Eldredge

Sam'l. Haley

Date.

July 4, 1728

June 19, 1735

Apr. 13, 1730	Low, Job	W ^m . Low	Gift
Mar. 17, 1722	Lydiard, Nich.º	Jas. Littlefield	Deed
May 21, 1734	Magoon, Thos.	Rob't. Elder	Deed
July 1, 1734	Maker, John	Shubal Gorham	Deed
June 7, 1735	Mariner, John	Thos. Ruck	Indentu
Apr. 18, 1735	Marion, Joseph	George Bethune	Certifi- cate
Apr. 8, 1735	Marion, Joseph	Richard Pearce	Certifi- cate
Sept. 3, 1735	Marshall, Sam'l. et ux.	Phinehas Jones	Decd
Mar. 20, 1732/3	Martan, Samuel	Rob't Dodge, Jr.	Decd
Jan. 29, 1730/31	Martin, Samuel	Benj. Allen	Deed
Dec. 30, 1734	MAXWELL, Wm.	Henry Jackson	Deed
June 5, 1728	McFadden, Jas.	Barnabas Sea- bury	Deed
Mar. 9, 1735/6	McIntire, Alex	Chrisp Bradbury	Deed
Jan. 31, 1734/5	McIntire, Alexander McCleland, John	Chrisp Bradbury	Bond
Sept. 25, 1733	McIntire, Micum	Thos. Shorey	Deed

McMillion, Rebecca

Mehoney, Michael

Folio.	Description.	
281	Land in Wells.	
72	Grant of land in Wells.	
117	Tract of meadow in Falmouth.	
224	Right in seventh township of land.	
309	House and land in Falmouth.	
165	Concerning testimony of Quintin Crymble.	
165	Concerning testimony of Rowland Houghton.	
204	Lands on Kennebec river.	
164	Two hundred acres at Muscongus.	
310	One hundred acres land between Pemaquid and New Harbor.	
54	Fifty acres near Spurwink river in Falmouth.	
111	Ten acres in North Yarmouth.	
293	Lands in York.	
7	Administration.	
129	Land at Salmon Falls in Berwick.	
143	Full power to collect debts and administer concerning premises.	
187	Sixty acres of land and meadow in Wells.	

Aug. 30, 1734

Date.	Grantor,	Grantee.	Instrument.
Aug. 29, 1733	Melcher, Edward	Zacheus Perkins	Deed
Dec. 15, 1735	Mendum, Nathaniel	Rich ⁴ . Rice	Deed
Dec. 14, 1730	Merrill, Nathan	Nathan Merrill	Gift
Nov. 5, 1734	Міснєг, Jacob et ux.	David Seabury	Deed
Nov. 11, 1734	Миссетт, Martha	Morris Millet	Deed
Sept. 27, 1728	MILLIKEN, John	Edw. and Nath. ¹ Milliken	Deed
Nov. 6, 1734	MITCHELL, Chris.	Patrick Googia	Deed
Nov. 6, 1735	MITCHELL, Jacob et ux.	Abner Brown	Deed
Nov. 6, 1735	Mitchell, Jacob et ux.	Benj. Ingersoll	Deed
Apr. 10, 1734	Mitchell, John, Christopher, Israel	Nath,¹ Hix	Deed
Nov. 14, 1734	MITCHELL, Wm. heirs of	Jos. Mitchell	Deed
Oct. 22, 1729	Monk, Geo.	Rowland Hough- ton	Assign- ment
Nov. 7, 1735	Monson, John	W ^m . Pepperrell	Deed
Feb. $28/1734$	Moody, Daniel	W ^m . Libby	Deed
Nov. 26, 1735	Моору, Joshua et ux.	Moses Pearson	Deed
Nov. 20, 1735	Moody, Joshua	James Gooding	Deed
Oct. 1, 1733	Morrell, Nicholas	Joseph Fry	Decd
Nov. 22, 1734	Morrell, Sarah heirs of	Jno. Morrell	Deed

Morough, Dennis

Phinehas Jones Deed

Folio.	Description.
187	Land and dwelling house in Arundel.
267	Land in Kittery.
144	Lands and mill rights in Biddeford.
32	Twenty acres in the town of No. Yarmouth.
. 54	Sixty acres in Falmouth.
237	Land in Searborough.
49	Land in Kittery.
319	Land in No. Yarmouth.
276	Fract of land in No. Yarmouth.
51	Four-tenths of a parcel of land in Kittery.
159	One acre of salt marsh, near Brave Boat harbor, in Kittery.
303	Certain deed and land therein mentioned.
295	Lands in Kittery and Berwick.
95	Sixteen acres of marsh in Scarboro.
247	Land in Falmouth.
248	Land in Falmouth.
162	Piece of land in Kittery.
11	One hundred acres in Kittery.
35	Right to common and undivided land in Falmouth.

Dec. 26, 1732

Apr. 5, 1734

May 14, 1683

July 29, 1735

July 29, 1735 Aug. 30, 1735

Mar. 31, 1732

Mar. 15, 1732

Feb. 4, 1734

May 15, 1735

Nov. 6, 1735

Sept. 18, 1735

Apr. 18, 1735

July 18, 1735

Oct. 14, 1735

Apr. 15, 1735

38

Index of Grantors.

Grantee.

John Darrell

John Darrell

Thos. Hender

Joseph Nash

Abel Moulton

Abel Moulton

Nath'l. Donnell

Naht'l. Donnell

Shubal Gorham

Shubal Gorham

Phinehas Jones

Job Lewis

worth

Sam'l, Waldo

Ebenezer Went-Deed

Samuel Bucknam Deed

'Aaron Cleveland Deed

Instrument.

Indenture

Indenture

Deed

Indenture

Indenture

Grantor.

Morse, Joseph

Morse, Joseph

Morse, Joseph

Mosure, John

Moulton, Joseph

Moulton, Joseph

MOULTON, Joseph

NEWHALL, Sam. 1

Lampson et ux. Nickerson, Marcy

Nickerson, Robert

NORTH YARMOUTH

Orris, Mary

Oulton, John

Oulton, John

Paul, Daniel

Mountjoy, John, et ux. Joseph Billings

Newhall, Sam'l. Jos. James Parker

OLIVER, James & wife Wm. Pepperrell

Jan. 13, 1734/5 MOULTON, Jos.

Folio.

119

131

Land in Muscongus.

119	Lands, dwelling house, etc., at Muscongus.
208	One thousand acres in New Harbor.
102	Land and meadow in Casco Bay.
13	Piece of Salt Marsh in York.
179	Fifteen acres on Grownnut Hill in York.
169	Pieces of land and marsh in York.
169	Twelve acres in York.
330	Lands in Kittery.
74	Land in Casco Bay, No. Yarmouth or Mare Point.
202	Eight acres on Lane's island in Casco Bay.
223	Right in the third township of land.
222	Right in the third township of land.
292	Tract of land in No. Yarmouth.
198	Three square English miles on Saco river.
202	One-third part of lands and dwelling, belonging to heirs of Jonathan Orris.
172	One-half part of 1500 acres of land in New England.
210	One-thirtieth part of a tract of land called Muscongus.

Fifteen acres of land in Kittery.

Date.

Sept. 24, 1735

Jan. 31, 1733

Sept. 12, 1734

June 5, 1719

Sept. 13, 1734

Eben. Went-

Isaac Little

esque

Joseph Pearce

Dan'l. McClester Gift

Deed

Deed

Deed

Paul, Daniel

Pearce, Joseph

Pearce, Richard

Pearce, Rich.d et ux.

Pearce, Rich. & Mary Philip Dumer-

Instrument.

Deed

		worth	
Mar. 5, $1734/5$	Parker, Benjamin	Jno. Shepard	Deed
Dec. 3, 1734	Patten, Matthew	Benjamin Hill	Deed
Nov. 15, 1732	Patterson, Robt.	Joseph Jacob	Quitelaim
Dec. 23, 1720	Pearce, Mary	Philip Dum- eresque	Deed
Dec. 23, 1720	Pearce, Mary	Philip Dum- eresque	Deed
Jan. 30, 1734/5	Pearce, John	Christ.º Wads- worth	Deed
Sept. 16, 1734	Pearce, Joseph	James Gardner	Bounds
Sept. 13, 1734	Pearce, Joseph	Dan'l. McClaster	Deed
Sept. 25, 1734	Pearce, Joseph	Josiah Sturte- vant	Deed
Sept. 23, 1735	Pearce, Joseph	Nehemiah Ripley	Deed
Jan. 10, 1733	Pearce, Joseph	Isaac Little	Deed
Jan. 13, 1733	Pearce, Joseph	Isaac Little	Deed

1.0110.	Description.
232	Twenty-five acres of land in Kittery.
4.1	Twenty-two acres in Kittery on Spruce Creek.
37	Fifty acres of land in Biddeford.
320	Land in Biddeford.
5	Tract of land in the rear of Green Land.
6	Stream of water called Mill Stream in Smelt Cove, on conditions.
70	Tract of land at Broad Bay, near Muscongus.
167	Land at Broad Bay, near Round Pond.
213	One hundred acres of land at Muscongus.
241	Land at Museongus.
239	Part of island in Muscongus river.
259	Land in Pemaquid.
260	Land in Pemaquid.
260	Land in Pemaquid.
I 66	Land on Muscongus river.
6	Conveying Oar Island to complete 1000 acres previously purchased by grantees.
213	Two acres at Muscongus.
	A Company of the Comp

Folio.

Sept. 1734

Oct. 13, 1733

Jan. 4, 1734/5

Peirce, Sam.1

PENDEXTER, Henry

1		vant	
Sept. 30, 1734	PEARCE, Rich.d & Jno.	Nehemiah Ripley	Deed
Nov. 1, 1734	Pearce, Rich. & Jno.	Nehemiah Ripley	Deed
Oct. 1, 1734	Pearce, Rich. & Jno.	James Hovey	Deed
Oct. 2, 1734	Pearce, Rich.d & Jno.	Thos. Holmes	Deed
Oct. 28, 1734	Pearce, Rich.d & Jno.	Sam. Bartlett	Deed
Oct. 1, 1734	Pearce, Rich.d et ux.	Benj. Lothrop	Deed
Oct. 9, 1733	Pearce, Samuel	Warren Drink- water	Deed
Aug. 21, 1735	Pearce, Wm.	Andrew Pearce	Gift
Apr. 24, 1735	Pearse, Joseph	Nath'l. Chandler et ux.	Quitclaim
Apr. 17, 1718	Pearse, Richard	Philip Dumer- esque	Deed
Nov. 26, 1735	Pearson, Moses	Phinehas Jones	Deed
Nov. 1, 1735	Pearson, Moses	James Gooding	Deed
Nov. 30, 1734	Pearson, Moses	Samuel Waldo	Deed
Feb. 13, 1733/4	Pearson, Moses	Stephen Green- leaf	Deed

Pearce, Richard et ux. Josiah Sturte-

Grantee.

Warren Drink-

Ebenezer Hill,

water

Jr.

Power of

Attorney

Deed

Instrument

Deed

Folio.	Description.
238	Land at Muscongus.
1	Three hundred acres in Township of Somerset.
1	Three hundred acres in Muscongus.
2	Three hundred acres on easterly side of Broad Bay at Muscongus.
2	Five hundred acres on Broad Bay at Muscongus.
3	Five hundred acres fronting on Broad Bay at Muscongus.
4	Two hundred acres at Muscongus.
83	Five hundred acres east of Muscongus Bay.
188	Dwelling house and movable estate in York.
166	Lands at eastward part of New England.
4	Tract of land called Green Land, near Round Pond Falls.
248	Land in Falmouth.
230	Tract of land in Falmouth.
235	Land and mill in Falmouth.
10	Right to 50 acres of land.
84	All matters relating to recovering of lands.
38	Thirty acres of land in Biddeford.
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Date.	Grantor.	Grantee.	Instrument.
Mar. 24, 1734/5	Pendexter, Henry	Humphrey Scammon	Deed
Mar. 10, 1734	PEPPERRELL, Margery	W ^m . Pepperrell	Deed
Apr. 25, 1734	PEPPERELL, Wm.	David Farnam	Deed
Apr. 19, 1737	PEPERRELL, Wm.	Pendleton Fletcher	Quitclaim
Oct. 12, 1731	PEPERELL, Wm.	John Morse	Deed
Mar. 28/1735	PEPPERELL, W ^m .	Jos. Sayword	Deed
Jan. 25, 1734/5	Pepperell, W ^m .	Sam'l. Averell	Deed
Apr. 1, 1735	PEPPERELL, Wm.	Sam'l. Jordan	Deed
Jan. 2, 1734	PEPPERELL, Wm.	Sam'l. Waldo	Deed
Dec. 3, 1735	PEPPERRELL, Wm.	Timothy Gerrish	Deed
Mar. 3, 1735	Perkins, Jacob	Francis Little- field	Deed
Apr. 10, 1735	Perkins, Thos.	Forrest Delzel	Deed
May 12, 1735	PERKINS, Thos.	George Perkins	Deed
May 16, 1730	PERKINS, Thos.	John Baxter	Deed
May 19, 1731	Perkins, Thos.	John Perkins	Deed
Nov. 1734	Perkins, Zacheus	Job Averill	Deed
Oet. 21, 1734	Perkins, Zacheus	Joseph Conant	Deed
July 16, 1735	Perry, Elias	John McIntire	Deed
Mar. 5, 1734/5	PERRY, John et ux.	Thos. Stoddard	Deed

Apr. 13, 1734 Pettegrow, Francis Benj. Parker

Deed

Folio.	Description.
60	Five and one-third acres of salt marsh in Biddeford.
267	Tracts of land in Kittery.
123	One hundred and one acres in Kittery.
16	Neek and Island of land in Biddeford.
125	One-fourth acre at Kittery Point.
73	Three acres of land in York.
7	Tract of land in County of York.
152	Land and marsh in Saco.
67	Land in Falmouth.
261	Land in Kittery.
301	Tract of land in Wells.
115	Ten acres in Arundel.
86	Sixty acres in Arundel.
52	Fifty acres on the upper road from Wells to Biddeford.
226	Water course and land in Arundel.
265	Fifty acres of land in Arundel.
274	Tract of land in Falmouth.
174	Twenty acres in York on S. W. side of York river.
79	Parcel of land in Sagadahoc.
44	Twenty-two acres of land on Spruce Creek.

Date.	Grantor.	Grantee.	Instrument.
Jan. 14, 1735	PHINNEY, John	Samuel Waldo	Deed
Oct. 25, 1734	Рніррs, William	Andrew Board- man	Deed
July 29, 1735	Pickerin, Thomas and Dorothy his wife	Jos. Plaisted	Deed
Sept. 26, 1734	Pier, Thomas	Josiah Sturte- vant	Deed _.
Sept. 29, 17 3 5	Pierce, Joseph	Samuel Cornish	Deed
Jan. 2, 1734	Pike, Solomon	Sam'l. & Cor- nelius Waldo	Deed
Mar. 3, 1734/5	Pine, Charles	Nath. 1 Keen	Deed
Dec. 5, 1732	Pine, Charles	John Reynolds	Gift
June 20, 1735	Pines, Charles	James Springer	Survey
Mar. 16, 1745/6	Plaisted, Elisha	Joseph Hart	Deed
Feb. 9, 1735/6	Plaisted, Joseph	Edw. Preble	Quitclaim
Oct. 29, 1735	Роак, Joseph	Paul Thompson	Deed
Oct. 9, 1735	Poak, Joseph	Robt. McKeney	Deed
Dec. 4, 1734	Powell, John	Phinehas Jones	Deed
Dec. 4, 1734	Powell, John	Phinchas Jones	Deed
Feb. 10, 1735/6	Preble, Edw.	Peter Nowell	Deed
Aug. 14, 1733	Preble, Jedediah	Samuel Preble	Deed
Apr. 28, 1735	Pudington, Mary &	Edmund Mount-	Deed

Putnam, Jas. et ux.

Benj.

Aug. 7, 1734

fort

Phinehas Jones Deed

near Kennebec river.

Land at Museongus.

Land near New Harbor.

Twenty acres in Scarboro.

Fifty acres at Scarboro.

House and land in York.

Land in Scarborough.

of York.

Forty acres in Scarborough.

Common right in town of Berwick.

Lands, etc., in Scarborough and Biddeford.

Eighty-eight acres of land in Falmouth.

One-half of grantor's land in Falmouth.

Muscle Cove and No. Yarmouth line.

One hundred and twenty acres of land in Falmouth,

One-third of the estate of Abraham Preble, late of York.

Twenty acres of land formerly owned by Nathaniel Parker

Seventeen-twentieths of 100 acres, in Falmouth, between

One acre in Falmouth.

190

173

240

239

67

58

183

126

326

279

245

231

135

135

280

8

88 33 Index of Grantors.

Seven acres, with thatch beds adjoining, in York.

Land and islands near and in Mousweag River or Bay.

Date.	Grantor.	Grantee.	Instrument.
Jan. 14, 1734/5	Ramsdell, Nath.	Jos. Leavitt	Deed
Nov. 25, 1734	Rice, Benjamin	Jonathan Dam	Deed
Oet. 30, 1735	Rice, Daniel	Nathaniel Men- dum	Deed
Jan. 22, 1731	Rice, Daniel	Richard Rice	Deed
Nov. 13, 1734	Rice, John	Jonathan Dam	Deed
Aug. 27, 1734	Rice, Jonas	Phinehas Jones	Deed
Nov. 13, 1734	RICE, John	Richard Rice	Deed
July 11, 1735	Rideout, Nicholas	John Trott	Deed
Feb. 4, 1734/5	Rideout, Nicholas	Moses Gould	Deed
June 28, 1728	Rider, Zachery, Abigail et ux.	John Eldredge	Power of Attorney
July 5, 1735	Ridgaway, Jas. et ux.	James Woodside	Deed
Jan. 23, 1734	Riggs, Jeremiah	John Waite	Deed
Aug. 15, 1734	Riggs, Jeremiah	Thos. West- brook	Deed
Mar. 28, 1735	Ring, Andrew	Robt. Davy	Deed
Nov. 25, 1734	Robbins, Wm.	Geo. Welsh	Deed
Mar. 16, 1733/4	Rogers, Jonathan	Thos. Bartlett, Jr.	Deed
Mar. 1, 1733/4	Rogers, Thos.	Jonathan Rogers	Quitelain
Feb. 28, 1735	Rose, Elizabeth	Rich. ^d Pope	Deed
May 27, 1735	Ross, John	Robt. Smith	Deed

Folio.

	•
56	Land at a place called Brixam in York.
201	Land in Kittery.
234	Land and dwelling in Kittery.
182	His share of Town Commons in Kittery and Berwick.
201	Land in Kittery.
27	Two lots, each containing 100 acres in the township of No. Yarmouth.
182	Land in Kittery.
177	Twenty-five acres lying at Back Cove.
273	Land in Falmouth.
143	To act, determine and finish all matters relating to their premises.
314	Tract of land in James Town.
21	Half acre of land in Falmouth.
250	Land in Falmouth.
110	One-half part of marsh lot No. 9.
182	Two hundred acres at Cape Elizabeth.
241	Land near Saco river.
242	Interest in tract of land granted to Narragansett soldiers.
284	Tract of land in Kittery.
124	Tract of land in Arundel.
l	

Date.	Grantor.	Grantee.	Instrument
Mar. 20, 1734/5	Rounds, Sam'l.	Humphrey Scammon	Deed
Oct. 10, 1735	Salter, Thos.	Nath'l. Whitney	Deed
Mar. 24, 1735/6	Salter, Thos.	W ^m . Pepperrell	Deed
Mar. 1, 1734/5	Sargent, Diamond and wife	Richard Cutt	Deed
Aug. 1, 1735	SAYER, Francis	Joseph Sayer	Deed
June 4, 1734	Sayer, John and Benj. York	Robert Brooks	Deed
Feb. 13, 1734	Sayword, Jos.	James Donnell	Deed
Apr. 9, 1735	Sayword, Jon.a	Christopher Bradbury	Deed
Oct. 7, 1735	Sayward, Jos.	John Mitchell	Deed
Feb. 9, 1735/6	Saywood, Joseph	Jonathan Say- word	Quitclaim
Feb. 25, 1728	Scammon, Humphrey	Lower Parish of Kittery	Deed
Aug. 9, 1735	Scammon, Samuel	Samuel Haines	Deed
Apr. 11, 1734	Scott, Samuel	Alex. Nickols	Deed
Apr. 16, 1734	Scoтт, Samuel	Robt. Adams	Deed
Dec. 4, 1734	Seabury, Barnabas	Phinehas Jones	Deed
June 11, 1733	Seabury, David	Ezekiel Cushing	Deed
Jan. 1, 1734/5	Seabury, Samuel	Benj. Allen	Deed
June 26, 1733	SIMPSON, Henry	Joseph Young	Deed

Folio.	Description.			
51	Two acres of salt marsh, lying by Goose Tare River.			
197	Land in Biddeford and Arundel.			
318	Tracts of land in York.			
47	Land and marsh in Biddeford and Scarboro.			
172	Fifty acres in Wells.			
293	Tract of land in Scarborough.			
19	Tract of land in Mount Swege Bay at Sheepscott.			
76	Fourteen acres in Scituate, in York.			
227	Land in York.			
278	Land on Salmon Falls river.			
199	Two acres in Kittery.			
254	Land in Searborough.			
321	Tract of land at Sheepscot.			
148	Land in Sheepscott.			
136	One hundred aere lot in North Yarmouth.			
101	Lot 83 in township of No. Yarmouth.			
271	One-half island in Casco Bay.			
185	Four acres of land in York.			

Date.	Grantor.	Grantee.	Instrument.
Mar. 15, 1733/4	Small, Joseph	Edmund Coffin	Deed
Sept. 4, 1735	Small, Joseph	Tobias Leighton	Deed
Sept. 3, 1735	Small, Joseph	Samuel Leighton	Deed
Mar. 25, 1734	Smith, Chas.	Jeremiah Spin- ney	Indenture
June 17, 1729	Sмітн, John	John Linscott	Deed
Feb. 13, 1735	Sмітн, John	James Goodwin et ux.	Deed
June 2, 1735	Sмітн, John	Samuel Jordan	Deed
July 12, 1732	Smith, John	Ezekiel Cushing	Deed
June 2, 1735	Smith, John	John Stackpole	Deed
Oet. 2, 1733	Sмітн, John	Jonathan Stone	Deed
Feb. 9, 1729/30	Sмітн, Sam'l.	W ^m . Dyer	Deed
Jan. 26, 1735/6	SMITH, Thos.	Isaac Ilsley	Deed
Dec. 30, 1735	SMITH, Thos.	John Bailey	Deed
Jan. 23, 1734/5	Smith, Thos.	Jeremiah Riggs	Deed
Jan. 31, 1734	SMITH, Thos.	Jeremiah Riggs	Power of Attorney
Feb. 22, 1734	Soper, Mary	Nath.¹ Donnell	Deed
June 10, 1734	Soul, Cornelius	John Powell	Deed
Nov 1734	Soul, Cornelius	Phinchas Jones	Deed
July 30, 1735	Spencer, Ebenezer	John Cole	Quitelaim

Sept. 26, 1735 Spencer, Moses

Stephen Hardi- Deed son et ux.

Folio.	Description.			
116	Land in Kittery.			
193	Sixteen acres of land in Kittery.			
194	Land in Kittery.			
94	One small parcel of land.			
75	Fifteen acres in York.			
308	Land in Falmouth.			
96	Forty acres in Biddeford.			
100	Long Island, in Casco Bay.			
133	Fourteen and two-thirds acres in Arundel.			
278	Land in Berwick.			
12	Parcel of salt marsh in a little river, dividing Biddeford and Arundel.			
285	Tract of land in Falmouth.			
256	Land in Falmouth.			
28	Eifty acres on northerly side of Fore River in Falmouth.			
22	Fo receive and recover debts.			
35	Land on the west side of Kennebec River.			
257	Land in No. Yarmouth.			
137	Land on a gore in North Yarmouth.			
294	Part of the estate of John Spencer, late of York.			
226	Land in Berwick.			

Nov. 7, 1732

June 23, 1735

STEWART, Sam'l.

STORER, John

Mar. 15, 1735/6 TETHERLY, Samuel

Date.	Grantor.	Grantee.	Instrument.
May 26, 1731	SPINNEY, Andrew	John Clark	Deed
June 30/1726	SPINNEY, Andrew	Sam'l. Wingit	Deed
Feb. 25, 1734/5	SPINNEY, Jas. and wife	John Fernald, Jr.	Deed
Mar. 27, 1734	SPINNEY, John	Jeremiah Burn- nam	Deed
Sept. 22, 1733	Spinney, Mary & Jas.	Enoch Staples	Deed
Nov. 26, 1735	Spinney, Samuel	Abner Cole	Deed
Dec. 5, 1734	Spinney, Sam'l.	David Spinney	Deed
Sept. 26, 1734	Spinney, Samuel	Jane Spinney	Gift
Jan. 6, 1734	Stacey, Benjamin	John Pick	Deed
Mar. 19,1729/30	Stackpole, John	John Smith	Deed
Mar. 25, 1724	Staple, Hezekiah	John Staple	Deed
Nov. 20, 1733	Staple, John	John Fernald	Deed
Nov. 22, 1734	Staples, Sam'l.	Jabez Dimmoek	Deed
Apr. 24, 1732	Starnes, John	James Russell	Deed
Apr. 24, 1732	Starnes, John	Jos. Drinkwater	Deed
Apr. 24, 1732	Starnes, John	Jos. Drinkwater	Deed
Feb. 15, 1734/5	Stevens, John	David Stevens	Deed

Gift

Deed

Deed

Jos. Stewart

Jeremiah Storer

Samuel Waldo

Folio.	Description.		
200	Land in Kittery.		
75	About one-sixth of an acre in Kittery.		
92	Land in Kittery.		
90	One-seventh of a tract of land at Crooked Lane in Kittery.		
14	Certain piece of land and half of a dwelling house in Kittery.		
307	Land in Kittery.		
15	Tract of land in Kittery.		
304	Part of dwelling, eellar and lands in Kittery.		
44	Release of a 40 acre grant.		
95	Land in Biddeford.		
153	Ten aeres in Kittery.		
262	Tract of land in Kittery.		
67	One acre of land on Presumpscott river in Falmouth.		
140	Ten aere lot in North Yarmouth.		
28	Two acres in No. Yarmouth.		
31	Land with a mansion house thereon in North Yarmouth.		
141	One proprietor's share of land in Falmouth.		
130	Pareels of land in Wells.		
148	Tract of land in Wells.		
289	Tract of land in Scarborough.		

Date.	Grantor.	Grantee.	Instrument.
May 22, 1735	THOMAS, Anna	Joseph Poake	Deed
July 11, 1735	Thompson, John	Jos. Thompson	Deed
May 25, 1734	Thompson, John	Jos. Thompson	Deed
Mar. $25/1735$	THOMPSON, John	Amos Paul	Deed
May 25, 1734	Тиомряон, Sam'l.	Jos. Thompson	Deed
June 12, 1735	THORNTON, Thos.	Shuball Gorham	Deed
June 14, 1735	Tiney, John et ux.	Paul Thompson	Deed
Apr. 16, 1736	Тітсомв, Josiah	Nathan Hale	Deed
Mar. 19, 1735	Товеч, Richard	Stephen Tobey	Deed
Feb. 5, 1735	Tober, Stephen	Sam'l. Tobey et ux.	Deed
Feb. 24, 1735	Tobey, Stephen	Sam'l. Tobey et ux.	Deed
Oct. 29, 1734	Том's, John	Nicholas Rideout	Deed
Aug. 3, 1728	Toppan, Rich.4	Sam'l. Todd	Deed
May 8, 1727	Town of York	John Smith	Grant
Sept. 22, 1735	Tozier, John et ux.	Samuel Lord	Deed
Oct. 10, 1734	Trafass, Nath'l. & Mary	Phinehas Jones	Deed
Dec. 24, 1734	Trafton, Chas.	Thos. Hutchins	Deed
Mar. 23, 1732/3	Treworgy, John	W ^m . Dyer, Sen.	Deed
May 12, 1735	TRICKEY, Zabulon	Sam'l, Waldo et ux.	Deed

Folio.	Description.
106	Land in Falmouth, east side of Spurwink river.
159	Land in York.
158	Seven and one-half acres in 2nd parish in York.
75	Two and one-third acres in Kittery.
158	Ten acres at Huckleberry Plain and his portion of father's estate at Bricksum.
221	Right in seventh township of land.
246	Lands in Scarborough.
305	Interest in land in Falmonth.
321	Land, etc., in Berwick and Kittery.
322	Land in Kittery.
322	Tract of land in Berwick.
272	Land in Falmouth.
161	One hundred acres at a place called Coggs' Hall.
74	Right to lay out land.
195	Tracts of land in Berwick.
34	Right of Thos. Page heirs to common and undivided lands in Falmouth.
85	Six acres in York.
57	Grant of 30 acres in Biddeford.
236	Heuse and lands in Scarborough.
1	

Date.	Grantor.	Grantee.	Instrumen
Dec. 30, 1735	Trott, John	Moses Gould	Deed
May 9, 1733	Trott, John	Moses Gould	Deed
Jan. 30, 1734/5	TRUWORTHY, Ruth	Jos. Poake	Deed
Apr. 15, 1734	Tuck, John	Nath¹. Jordan	Deed
Oct. 8, 1734	Тискев, Hugh and Elizabeth Bragdon	Phinehas Jones	Deed
Apr. 28, 1735	Uraм, Joseph and Sarah his wife	Phinehas Jones	Deed
July 24, 1721	Vickers, Lucy and Nathaniel Hodsden	John Hodsden	Deed
Feb. 6, 1734	VITREE, Edw.d	W ^m . Maxwell	Deed
Apr. 14, 1732	WAITE, Thos.	Thos. Waite	Gift
Sept. 15, 1735	WAITE, Thos., Jr.	Thos. Bartlett	Deed
Jan. 9/1732/3	Waldo, Sam'l.	James Brickell	Execu- tion
Jan. 9, 1729/30	Waldo, Sam'l.	John Carlile	Writ
Oct. $24/1732$	Waldo, Sam'l.	John Carlisle	Writ
Jan. 2, 1734	Waldo, Sam'l.	W ^m . Pepperrell	Deed
May 12, 1735	Waldo, Samuel	Mary Collar	Deed
May 12, 1735	Waldo, Sam'l.	Zebulon Trickey	Deed
Feb. 20, 1735	Waldo, Samuel	Isaac Illsey	Deed
May 28, 1733	Waldo, Samuel	James Gooding	Deed
Oct. 17, 1735	Walker, Geo.	Sam'l. Harmon, Jr.	Deed

Folio.	Description.		
274	Tract of land at Back Cove.		
273	Land in Falmouth.		
113	Land on easterly side of Piscataqua river in York Co.		
106	Salt meadow in Spurwink, in Falmouth.		
37	One-half of undivided land in Falmouth.		
83	One-fourth part of a proprietor's right in Falmouth.		
12	Grant of 100 acres of land.		
58	Land laid out by John East, June 7, 1732.		
242	Interest in lands granted to Narragansett soldiers.		
244	Land in township No. 1.		
68	To recover debt and interest on same.		
69	To collect debt and cost of writ.		
70	To recover cost of writ.		
11	One hundred acres near Saco River and adjoining the township of Biddeford.		
117	Three-fourths of an acre in Falmouth.		
103	Fifty acres of upland in Falmouth.		
284	Homestead, lands, etc. in Falmouth.		
229	Tract of land in Falmouth.		
225	Land in Scarborough.		

Sept. 20, 1734

Dec. 10, 1734

Eliza
Feb. 26, 1734/5 Wentworth, Paul

Westbrook, Thos.

Mar. 26, 1734 Wentworth, Wm.

Date.	Grantor.	Grantee.	Instrument.
July 8, 1735	Walker, George	Nath'l, Harmon	Deed
Oct. 9, 1734	Wallis, Caleb, Atty.	Thos. Emerson & Cornelius Hall	Deed
Nov. 6, 1730	WARD, Nathan	Jos. Pearce et ux.	Deed
Mar. 28, 1720	Warren, James	John Cotton	Bounds
Sept. 21, 1734	WARREN, Mary	Phinehas Jones	Deed
Feb. 10, 1736	Watson, Shadrach	John Martin	Deed
Feb. 17, 1734/5	Watson, Shadrach	David Foulton	Deed
May 8, 1731	Watters, Daniel	James Brickell	Deed
May 23, 1735	Weare, Peter	John Burnell	Deed
June 28, 1733	Weare, Peter	Benj. Walch	Deed
June 30, 1735	Webber, Joseph	Isaac Stover	Deed
Sept. 18, 1735	Weeks, Nicholas	Enoch Staple	Deed
Nov. 25, 1734	Welch, Geo.	W ^m . Robbins	Deed
Apr. 6, 1733	Wells, Thos.	Nathaniel Wells	Gift
Dec. 6, 1735	Welsh, Benj.	John Tidy	Quitclaim

Wentworth, John and Phinehas Jones Deed

Richard Rice

Jos. Fabyan

John Bayley

Deed

Deed

Quitclaim

Folio.

boro.

251

Interest in certain land.

152	Thirty-five acres of land in Scarboro.
89	Tract of land in Falmouth.
323	Lands at New Harbor, Damariscotta, Museongus and Broad Bay.
153	Eight hundred acres of land in Berwick.
202	One-fourth part of common and undivided lands in Falmouth.
306	Tract of land in Wells.
144	Fifty acres in Arundel.
272	Parcel of land in Falmouth.
146	Land in North Yarmouth.
129	Fifty acres in North Yarmouth.
149	Ten and one-fifth acres on N. E. side of Cape Neddick river in York.
196	Interest in certain grant for land in Kittery.
16	Parcel of land in Falmouth.
281	Homestead, etc., in Wells.
283	Land in Kittery.
35	Common and undivided lands in Falmouth.
41	One-fourth acre of land in Kittery.
126	One hundred acres of land and 20 acres of marsh in Scar-

INDEX OF GRANTORS.

Instrument.

62

Apr. 10, 1735

May 31, 1734

Winger, Samuel

Winslow, Gilbert

Sam'l. Tetherley Deed

Phinehas Jones Deed

		Granteer	and an
Apr. 3, 1735	Westbrook, Thomas	Zebulon Trickey	Deed
Oct. 31, 1733	WESTBROOK, Thomas	Zebulon Trickey	Deed
Oct. 18, 1734	Weston, Joseph	Jos. Parker	Deed
Feb. 10, 1734	WHEELWRIGHT, Jno.	Jer. ^a Wheel- wright	Deed
Jan. 31, 1732/3	Wheelwright, Sam'l.	James Brickel	Sheriff's Return
July 30, 1735	WHEELWRIGHT, Thos.	Edward Stewart	Deed of Gift
Sept. 24, 1735	Whidden, Michaell	Daniel Paul	Quitelaim
Jan. 7, 1734/5	Whipple, Robt.	Jon. * Emery	Deed
Nov. 20, 1734	Wніррье, Robert	Moses Wadlin	Deed
Oct. 20, 1735	WHITNEY, Nath'l.	Abel Whitney	Deed
Nov. 24, 1735	WHITNEY, Nath'l.	Wiatt Moore	Deed
July 29, 1735	Wiggins, Abigail and Jeremiah Littlefield	Tobias Leighton	Deed
Jan. — 1734	Williams, Benj. and Jas. Berry	Pendleton Fletcher	Deed
Oct. 10, 1720	Williams, Dan'l.	Nathaniel Keene	Deed
Sept. 1, 1735	WILLIAMS, Margaret	W ^m . Wentworth	Deed
Sept. 25, 1735	Williams, Margaret	Rich. Pope	Deed
Mar. 5, 1735/6	Wilson, Samuel	Henry Boothby	Deed

Folio.	Description,
102	Land and buildings in Falmouth.
101	Fifty acres in Falmouth.
9	Thirty acres in Falmouth.
18	Two hundred acres of land in Wells.
68	Execution on one-sixteenth part of two saw mills on Piscatqua stream in Falmouth.
200	One and one-half acres in Wells.
232	Twenty-five acres of land in Kittery.
290	Tract of land in Biddeford.
252	Land in Biddeford.
227	Land and marsh on Saco river.
290	Land in Biddeford and Arundel.
130	Lands in Kittery.
25	Two-thirds of a farm at Little River in Arundel.
34	Ten acres of marsh and sixty acres of land in Scarborough.
192	One and one-half acres of land in Kittery.
191	One-half acre of land in Kittery.
302	Ten acres of meadow in Wells.
282	Small tract of land in Kittery.
27	One hundred acres in No. Yarmouth.

Deed

Date.	Grantor.	Grantee.	Instrument.
Jan. 30, 1734/5	Winslow, James	Phinehas Jones	Deed
May 23, 1734	Winter, Isaac	Sam'l. Skilling	Deed
Sept. 19, 1735	Woodnan, John	Nath'l. Mendam	Deed
Sept. 20, 1735	Woodman, John	Nath'l. Mendam	Sale
Sept. 18, 1735	Woodman, John et ux.	Nath'l. Mendam	Deed
Jan. 1, 1734/5	WORMWOOD, Thes.	Eleazer & Sam'l. Clark	Deed
Oet. 29, 1734	York, Benjamin	Phinehas Jones	Deed
Apr. 13, 1734	Young, Joseph	John Bradbury	Deed
Apr. 3, 1734	Young, Joseph	Abigail and John Bradbury	Deed
June 25, 1733	Young, Joseph	Henry Simpson	Deed
Feb. 2, 1732	Young, Jos. and Sarah	Caleb Preble	Decd

Mar. 6, 1734/5 Young, Jos. and Sarah Thos. Knight

Folio.	Description.
142	Forty-five acres in Falmouth on N. E. side of Presump- scot river.
255	Forty acres of land in Falmouth.
218	Land and dwelling in Kittery.
220	Rents and profits on ferry, between Kittery and Portsmouth.
219	Ferry between Kittery and Portsmonth.
56	Tract of salt marsh in Wells.
39	One hundred and fifty-four acres on south side of Fore river in Falmouth.
185	Four acres of land in York.
185	Two acres in York.
185	Pareel of land in York.
105	Undivided lands in York.
78	Property formerly belonging to Richard and Daniel King.

INDEX OF

Date.	Grantee.	Grantor.	Instrume
Apr. 16, 1734	Adams, Robt.	Sam'l. Scott and Zach. Heard	Deed
Jan. 29, 1730/1	Allen, Benj.	Samuel Martin	Deed
Jan. 1, 1734/5	Allen, Benj.	Sam'l. Seabury	Deed
Jan. 30, 1731/2	Allen, Daniel	John Danford & his wife Dorcas	l .
May 31, 1733	Allen, Joseph	Thos. Haskell	Deed
Mar. 11, 1734	Andross, Elisha	W ^m . Leighton	Deed
Apr. 17, 1735	Артнкор, Chas.	Chas. Johnson	Deed
Mar. 7, 1735	Averill, Job	Jacob Curtis	Deed
Nov. 1734	Averill, Job	Zacheus Perkins	Deed
Jan. 25, 1734/5	Averill, Samuel	W ^m . Pepperrell	Deed
Dec. 30, 1735	Bailey, John	Thos. Smith	Deed
Jan. 30, 1734	Bailey, John	Phinehas Jones	Deed
Jan. 20, 1734	Banks, Job	Joseph Banks	Deed
Oct. 20, 1735	Bangs, Joshua	Phinehas Jones	Deed
Oct. 28, 1734	Bartlett, Sam'l.	Rich ^a . & Jno. Pearce	Deed
Jan. 12, 1731/2	BARTLETT, Thos.	Daniel Allen	Deed

GRANTEES.

Folio.	Description.
148	Land in Sheepscott.
310	One hundred acres land between Pemaquid and New Harbor.
271	One-half island in Casco Bay.
145	Thirty acres in Falmouth.
266	Land in Falmouth.
89	Two acres of land in Berwick.
215	Land and marsh in Falmouth.
176	Land in Arundel.
265	Fifty acres of land in Arundel.
7	Tract of land in County of York.
256	Land in Falmouth.
175	Land in Falmouth.
237	Lands in York.
230	One acre of land in Falmouth.
3	Five hundred acres on Broad Bay at Muscongus.
243	Proprietor's share in township of Falmouth.

Date.	Grantee.	Grantor.	Instrument.
Dec. 12, 1732	BARTLETT, Thos.	Daniel Allen	Deed
Sept. 15, 1735	BARTLETT, Thos.	Thos. Waite, Jr.	Deed
Mar. 16, 1733/4	BARTLETT, Thos. Jr.	Jonathan Rogers	Deed
May 16, 1730	BAXTER, John	Thos. Perkins	Deed
Aug. 22, 1730	BAXTER, John	Philip Durrell	Deed
July 28, 1729	BAXTER, John	Jabez Dorman	Deed
Dec. 10, 1735	Bayley, Daniel	John Bayley	Gift
Dec. 10, 1734	BAYLEY, John	Thos. Westbrook	Quitelain
May 23, 1735	Bean, Joseph	Phinehas Jones	Deed
Nov. 6, 1729	Berry, Withers	Andrew Lewis	Deed
Apr. 18, 1735	BETHUNE, Geo.	Joseph Marion	Certifi- cate
Aug. 30, 1735	Billings, Joseph	John Mountjoy et ux.	Indentur
Oct 25, 1734	Boardman, Andrew	W ^m . Phipps	Deed
Mar. 5, 1735/6	Воотнву, Непгу	Samuel Wilson	Deed
Feb. 21, 1735	Bourn, John	Richard Boothby	Deed
June 9, 1725	Bowdoin, Jas. et ux.	Chas. Burrough	Deed
Nov. 3, 1735	Bowdoin, Peter	Jer. Burrough	Deed
Dec. 7, 1733	BRACKETT, Anthony	Joshua Brackett	Deed
Aug. 22, 1735	BRACKETT, Authony	Anth. Brackett	Deed
Apr. 13, 1734	Bradbury, Abigal	Joseph Young	Deed

Folio.	Description.			
243	One-half right in Proprietor's share in township of Falmouth.			
244	Land in township No. 1.			
241	Land near Saco river.			
52	Fifty acres on the upper road from Wells to Biddeford.			
52	Forty acres of land in Arundel.			
52	Two acres of upland in Arundel.			
252	One-half of fifty-two aere lot in Falmouth.			
251	Interest in certain land.			
181	Six acres in Falmouth.			
93	Ten acres of a fifty acre grant.			
165	Concerning testimony of Quintin Crymble.			
330	Land in Kittery.			
190	Land and islands near and in Mousweag River or Bay, near Kennebec river.			
302	Ten acres of meadow in Wells.			
174	Upland in Wells.			
311	Land in Falmouth.			
316	Land in Falmouth.			
214	Land with buildings, on Casco river.			
215	Land with buildings thereon in Falmouth.			
185	Two acres in York.			

Date.	Grantee.	Grantor,	Instrument.
Jan. 29, 1735	Bradbury, Chrisp	Alex.d Bulman	Deed
Mar. 9, 1735/6	Bradbury, Chrisp	Alex. McIntire	Deed
Jan. 31, 1734/5	Bradbury, Chrisp	Alex. McIntire & John McCle- land	Bond
Apr. 9, 1735	BBADBURY, Christ.º	Jona. Sayword	Deed
Apr. 16, 1734	Bradbury, John	Joseph Young	Deed
May 27, 1731	Bragdon, Arthur	Thos. Boardman	Deed
Apr. 4, 1735	Bragdon, Jeremiah	Sam'l. Bragdon	Deed
Jan. 31, 1732/3	Brickel, James	Sam'l. Cobb et ux.	Appriz- ers' Return
Jan. 9, 1732/3	Brickell, James	Sam'l. Waldo	Execu- tion
Jan. 31, 1732/3	Brickell, James	Sam'l. Wheel- wright	Sheriff's Return
May 8, 1731	Brickell, James	Daniel Watters	Deed
June 4, 1734	Brooks, Robert	John Sayer and Benj. York	Deed
Nov. 6, 1735	Brown, Abner	Jacob Mitchell et ux.	Deed
Apr. 14, 1735	Brown, Abner	W ^m . Knights	Deed
Dec. 24, 1734	Bucknam, Sam'l.	Edward King	Deed
Nov. 6, 1735	Bucknam, Samuel	No. Yarmouth	Deed
May 23, 1735	Bulman, Alex.d	Chris. Bradbury	Deed
Mar. 22, 1734/5	Bulman, Alex.4	W ^m . Grow	Deed

Folio.

24	Fourteen acres in York, at a place called Scituate.
293	Lands in York.
7	Administration
76	Fourteen acres in Scituate in York.
185	Four acres of land in York.
114	Thirty aeres in Scarboro.
74	Land in York at the South West side of York River.
69	One-sixteenth of two saw mills on Piscataqua river.
68	To recover debt and interest on same.
68	D. d. d. d. d. Di ad
0.0	Execution on one-sixteenth part of two saw mills on Piscat- aqua stream in Falmouth.
272	Parcel of land in Falmouth.
293	Tract of land in Scarborough.
319	Land in No. Yarmouth.
320	i and in No. Yarmouth.
47	Tracts of land in North Yarmouth.
292	Tract of land in North Yarmonth.
186	Fourteen acres in Scituate in York.
5.5	Thirty aeres of land in York.

Date.	Grantee.	Grantor.	Instrument.
Mar. 26, 1735	Bulman, Alex.d	Wm. Grow	Deed
Nov. 30, 1732	Bulman, Alex.ª	Tristram Little Sam'l Adams	Deed
Mar. 27, 1734	Burnam, Jeremiah	John Spinney	Deed
May 23, 1735	BURNELL, John	Peter Weare	Deed
Oct. 23, 1731	Burnham, Job	Phillip Ashton	Deed
Mar. 30, 1736	Butler, Moses	W ^m . Leighton	Deed
Mar. 24, 1734/5	Card, John	Jonathan Bane	Deed
Oct. 24, 1732	Carlisle, John	Sam'l. Waldo	Writ
Jan. 9, 1729/30	Carlile, John and Richard Jaques	Sam'l. Waldo	Writ
Dec. 27, 1734	CAVERLY, Anthony	James Knapp	Deed
Nov. 2, 1734	CHANDLER, Edmond	Jos. Chandler	Deed
Apr. 24, 1735	CHANDLER, Nath'l. et ux.	Jos. Pearce	Quitclaim
July 8, 1734	Снарман, Nath'l.	Elihu Gunnison	Deed
Mar. 31, 1735	CHEWTE, James	Abraham Brown	Deed
Mar. 6, 1734/5	CLARK, Eleazer	Sam'l. Clark	Deed
May 13, 1734	CLARK, Eleazer	Sam'l. and Lydia Clark	Deed
Jan. 1, 1734/5	CLARK, Eleazer and Sam'l.	Thos. Worm- wood	Deed
May 26, 1731	CLARK, John	Andrew Spinney	Deed
June 14, 1735	CLARK, John	Deborah Clark	Deed

Folio.

2 01101	Description
55	Forty acres in York.
17	Land in Biddeford.
90	One-seventh of a tract of land at Crooked Lane in Kittery.
146	Land in No. Yarmouth.
233	Land in Searborough.
323	Tract of land in Berwick.
53	Ten aeres of land in York.
70	To recover cost of writ.
69	To collect debt and cost of writ.
123	One 3 acre lot in Falmonth.
249	Land in No. Yarmouth.
166	Lands at eastward part of New England.
62	Fifty-eight acres of land in York.
212	Town called No. 1, near Saco.
59	Fifty acres of land in Wells.
56	Four acres between branches of Little river and an island in said river, in Wells.
56	Tract of salt marsh in Wells.
200	Land in Kittery.
105	Land in Casco Bay.

Grantor.

Grantee.

Instrument.

Date.

Sept. 4, 1730

Apr. 6, 1734	Clark, Nath'l.	Symonds Epes	Deed
Nov. 21, 1734	Cleaves, Robt.	Thos. Huff	Deed
Mar. 31, 1732	CLEVELAND, Auron	Sam'l. Newhall	Deed
Mar. 26, 1734	CLEVELAND, Aaron et ux.	Benion Fogg	Deed
Apr. 28, 1733	Coffix, Edmund	Nathan Bartlett	Deed
Mar. 15, 1733/4	Coffix, Edmund	Joseph Small	Deed
Nov. 26, 1735	Cole, Abner	Samuel Spinney	Decd
Dec. 17, 1734	Cole, Asahel	Remeick Cole	Deed
July 30, 1735	Cole, John	Ebenezer Spencer	Quitclaim
Mar. 17, 1734/5	Cole, Jos.	Sam'ı. Donnell	Deed
May 6, 1735	Cole, Nicholas	Sam'l. Banks	Survey
May 12, 1735	Collar, Mary	Sam'l, Waldo	Deed
May 14, 1735	Collar, Mary and Nath'l. Jarvis	John Bish	Deed
Oet. 21, 1734	Conant, Joseph	Zacheus Perkins	Deed
Oct. 10, 1728	Cooк, James	Phinehas Jones	Deed
Mar. 28, 1720	Cottox, John	James Warren	Bounds
Dec. 12, 1720	Cottox, John	General Courts	Confirm- ation
Sept. 29, 1735	Cornish, Samuel	Joseph Pierce	Deed

Coys, John and Eliza-Edmund & Eliza-Decd

beth Clarke

beth Knight

Folio.	Description.
306	Part of farm in Wells.
220	Tract of land in Arundel.
74	Land in Casco Bay, No. Yarmouth or Mare Point.
73	Salt marsh in No. Yarmouth on Cousin's river.
116	One and one-half acres in Kittery.
116	Land in Kittery.
307	Land in Kittery.
14	Five acres of land and part of a dwelling house and barn in Kittery.
294	Part of the estate of John Spencer late of York.
72	Five acres in York.
85	Twenty acres in town of York.
117	Three-fourths of an acre of land in Falmouth.
88	His interest in lands and buildings in Falmouth.
274	Tract of land in Falmouth.
110	Ten acres in North Yarmouth.
153	Of 800 acres of land in Berwick.
154	Eight hundred acres granted in 1641.
239	Land near New Harbor.
86	Land between Pemaquid Falls and Muscongus.
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Date.	Grantee.	Grantor.	Instrument.
Mar. 10, 1735	Curtis, Jacob	Job Averill	Deed
May 24, 1735	Curtis, Joseph	Dodavah Curtis & Elizabeth	Deed
July 12, 1732	Cusming, Ezekiel	John Smith	Deed
June 11, 1733	Cushing, Ezekiel	David Scabury	Deed
Mar 1, 1734/5	Cutt, Richard	Diamond Sargent and wife	Deed
Nov. 13, 1734	Dam, Jonathan	John Rice	Deed
Nov. 25, 1734	Dam, Jonathan	Benjamin Rice	Deed
July 23, 1734	Darling, Wm.	W ^m . Dyer, Jr.	Deed
Dec. 25, 1732	DARRELL, John	Joseph Morse	Deed
Dec. 26, 1732	Darrell, John	Joseph Morse	Indenture
Apr. 5, 1735	Davis, Thomas	Jonathan Hanson	Deed
Mar. 28, 1735	DAVY, Robt.	Andrew Ring	Deed
Apr. 10, 1735	Delzel, Forrest	Thos. Perkins	Deed
June 18, 1735	Denney, Samuel	Jonas Clarke et ux.	Grant
Mar. 20, 1732/3	Dodge, Robert Jr.	Sam'l. Marten	Deed
Feb. 7, 1734/5	Dole, Richard	Sam'l. Brown	Deed
Feb. 13, 1734	Donnell, James	Jos. Sayword	Deed
Sept. 9, 1732	Donnell, Nathaniel	Alex.d Bulman	Deed
Mar. 12, 1734/5	Donnell, Nathaniel	Jeremiah Bum- stead	Deed
Mar. 12, 1734	Donnell, Nathaniel	James Donnell	Deed

Folio.	Description.
188	Lands and one-eighth of a saw mill in Arundel.
161	Thirty-five acres of land in Kittery.
100	Long Island, in Casco Bay.
101	Lot 83 in township of No. Yarmouth.
47	Land and marsh in Biddeford and Scarboro.
201	Land in Kittery.
201	Land in Kittery.
146	Thirty acres in Biddeford.
119	Land at Museongus.
119	Lands, dwelling house, etc., at Muscongus.
59	One-sixth of 200 acres on Salmon Falls river.
110	One-half part of marsh lot No. 9.
115	Ten acres in Arundel.
147	Land on Wiscasset bay on Sheepscot river.
164	I'wo hundred acres at Muscongus.
42	One right of a grant of land on Saco river in York.
19	Land in Mount Swege Bay at Sheepscott.
50	One-third part of a lot of wood land.
46	Eleven and two-thirds acres of land in York.
46	One-half of farm property, island and marsh and one fourth of the sloop, Hopewell.

Date.	Grantee.	Grantor.	Instrument.
July 29, 1735	Donnell, Nath'l.	Jos. Moulton	Deed
July 29, 1735	DONNELL, Nathaniel	Jos. Moulton	Deed
Feb. 22, 1734	Donnell, Nath'l.	Mary Soper	Deed
Feb. 23, 1732	Donnell, Nathaniel	Edward Beale	Deed
Sept. 4, 1733	DRINKWATER, John	Edward King	Deed
Jan. 6, 1734	Drinkwater, John	Cornelius Hall	Bond
Apr. 24, 1732	Drinkwater, Jos.	John Starnes	Deed
Apr. 24, 1732	DRINKWATER, Jos.	John Starnes	Deed
Oct. 9, 1733	Drinkwater, Warren	Sam'l. Pearce	Deed
Oct. 13, 17 3 3	DRINKWATER, Warren	Sam'l. Pierce	Power of Attorney
Nov. 22, 1734	Dummock, Jabez	Sam'l. Staples & wife Elizabeth	
Apr. 17, 1718	Dumeresque, Philip	Richard Pearse	Deed
Dec. 23, 1720	Dumeresque, Philip	Mary Pearce	Deed
Dec. 23, 1720	Dumeresque, Philip	Mary Pearce	Deed
June 5, 1719	Dumeresque, Philip Geo. Whitehorn et ux.	Rich. ⁴ & Mary Pearce	Deed
Feb. 14, 1734	Dunavan, James	John Boden	Deed
Jan. 30, 1734/5	Dunksen, James	Daniel Low	Deed
Jan. 30, 1734/5	Dunevan, James	Daniel Low	Deed
July 1, 1735	Dunevan, James and Sam'l. Procter	James Libby	Deed

Folio.	Description.
169	Land and marsh in York.
169	Twelve acres in York.
35	Land on the west side of Kennebec River.
43	Part of his right to land in York.
13	Land in No. Yarmouth.
13	Administration.
31	Land with a mansion house thereon in North Yarmouth.
28	Two acres in No. Yarmouth.
83	Five hundred acres east of Muscongus Bay.
84	All matters relating to recovering of lands.
67	One acre of land on Presumpscott river in Falmouth.
4	Tract of land called Green Land, near Round Pond Falls.
5	Tract of land in the rear of Green Land.
6	Stream of water called Mill Stream in Smelt Cove,
6	Conveying Oar Island to complete 1000 acres previously purchased by grantees.
40	Forty acres in Scarborough.
23	Sixty acres in Falmouth.
298	Tract of land in Falmouth.
190	Forty acres in Falmouth.

Grantor.

Instrument.

Agreem't

Grantee.

Date.

June 27, 1735

Nov. 16, 1733

Feb. 9, 1729/3	O Dyer, William	Sam'l. Smith	Deed
Mar. 23, 1732/	DYER, Wm. Sen.	John Trewogy	Deed
Nov. 8, 1733	East, John	Phinehas Jones	Deed
May 6, 1735	East, John	W [™] . Hyde	Deed
Dec. 31, 1733	Edy, Caleb	Robt. Field	Deed
May 21, 1734	Elder, Robt.	Thos. Magoon	Deed
June 28, 1728	Eldredge, John	Zachery Rider, Abigail et ux.	
July 4, 1728	Eldringe, John	Rebecca McMil- lion	Power of Attorney
0 . 05			
Sept. 25, 1728	Elliot, Wm. and John Fairfield	Jos. Averell and Jacob Wilds	Deed
Jan. 6, 1734/5		Jacob Wilds	Deed Deed
,	Fairfield EMERY, Jon. ^a	Jacob Wilds Robt. Whipple	
Jan. 6, 1734/5	Fairfield EMERY, Jon. ^a EMERY, Sam'l.	Jacob Wilds Robt. Whipple Sarah Emery	Deed
Jan. 6, 1734/5 July 16, 1735	Fairfield EMERY, Jon. ² EMERY, Sam'l. EMERY, Simon	Jacob Wilds Robt. Whipple Sarah Emery Jos. Hammond	Deed Receipt Deed
Jan. 6, 1734/5 July 16, 1735 Jan. 3, 1735	Fairfield EMERY, Jon. ^a EMERY, Sam'l. EMERY, Simon FABYAN, Jos.	Jacob Wilds Robt. Whipple Sarah Emery Jos. Hammond et ux.	Deed Receipt Deed
Jan. 6, 1734/5 July 16, 1735 Jan. 3, 1735 Mar. 26, 1734	Fairfield EMERY, Jon. ^a EMERY, Sam'l. EMERY, Simon FABYAN, Jos. FARNAM, David	Jacob Wilds Robt. Whipple Sarah Emery Jos. Hammond et ux. W ^m . Wentworth	Deed Receipt Deed Deed
Jan. 6, 1734/5 July 16, 1735 Jan. 3, 1735 Mar. 26, 1734 Apr. 25, 1734 Nov. 4, 1735	Fairfield EMERY, Jon. ^a EMERY, Sam'l. EMERY, Simon FABYAN, Jos. FARNAM, David FERGUSON, Eleazer	Jacob Wilds Robt. Whipple Sarah Emery Jos. Hammond et ux. W ¹⁰ . Wentworth W ²¹ . Pepperrell	Deed Receipt Deed Deed Deed

Fernald, John et ux. Jos. Hammond

FERNALD, John

et ux.

Joseph Fernald Deed

Folio.

Polio.	Description.
12	Parcel of salt marsh in a little river, dividing Biddeford and Arundel.
57	Thirty acres of land in Biddeford.
156	One-half of a proprictor's right in Falmouth.
128	Ten aeres of land in Falmouth.
98	Fifty acres in Phillipstown.
117	Tract of meadow in Falmouth.
143	To act, determine and finish all matters relating to their premises.
143	Full power to collect debts and administer concerning premises.
304	Land in Arundel.
290	Tract of land in Biddeford.
87	For part of father's estate; 60 pounds.
257	Land in Kittery.
126 -	One hundred acres of land and 20 acres of marsh in Scarboro.
123	One hundred and one acres in Kittery.
324	Land in Kittery.
18	Seventy acres in Kittery, with buildings thereon and stock.
263	Land in Kittery.
311	Determining bounds between lands in Kittery.
262	Land in Kittery.

Date.	Grantee.	Grantor.	Instrument.
Nov. 20, 1733	FERNALD, John	John Staples	Deed
Mar. 20, 1732/3	FERNALD, John Jr.	Jas. Fernald, Jr.	Deed
Feb. 25, 1734/5	FERNALD, John Jr.	Jas. Spinney and wife Mary	Deed
June 1, 1734	FERNALD, John Jr.	John Fernald	Deed
June 1, 1734	Fernald, Joseph	John Fernald	Gift
Nov. 1, 1733	Fernald, Sam'l. Jr.	Sam'l. Fernald	Deed
Mar. 27, 1730	Field, John	Alexander Grant	Deed
Jan. — 1734	FLETCHER, Pendleton	Benj. Williams and Jas. Berry	Deed
Apr. 19, 1737	FLETCHER, Pendleton	W ^m . Pepperrell	Quitelaim
Apr. 10, 1735	Foss; Joseph	Joseph Keen	Deed
Mar. 10, 1734	Foster, Moses and Jacob Wiles	Joseph Jeffry	Deed
Feb. 17, 1734/5	Foulton, David	Shadrach Wat- son	Deed
Mar. 28, 1735	Frazier, Gershom	Patrick Ferrin	Deed
Nov. 1, 1734	French, Elisha	Phinehas Jones	Deed
Nov. 2, 1735	Frost, Wm.	Benj. Hill	Deed
June 8, 1731	Fry, Benj.	W ^m . Fry	Deed
Feb. 2, 1729/30	FRY, Wm., Jos. & Benj.	William Fry	Deed
June 8, 1731	Fry, Joseph	William Fry	Gift
Oct. 1, 1733	Fry, Joseph	Nicholas Morrill	Deed

Folio.	Description.
262	Tract of land in Kittery.
91	Ten acres in Kittery.
92	Land in Kittery.
92	Fifty-two acres in Kittery.
263	Land in Kittery.
160	Land on Fernald's Island in Kittery.
265	Tract of land in Berwick.
25	Two-thirds of a farm at Little River in Arundel.
16	Neck and Island of land in Biddeford.
207	Land two and one-half miles north of Dunston meeting house.
78	Two hundred acres of marsh and upland in Arundel.
144	Fifty acres in Arundel.
211	One full share of Narragansett right.
107	Ten acre lot in North Yarmouth.
294	Lands in Kittery.
79	Thirty acres in Kittery.
164	Common and undivided lands in Kittery and Berwick.
162	Land in Kittery.
162	Land in Kittery.
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Date.	Grantee.	Grantor.	Instrument.
Sept. 16, 1733	Furnell, Samuel	Jer. Forlsom	Deed
Sept. 29, 1734	Furnell, Samuel	Jer. Foulsom	Deed
Sept. 16, 1734	Gardner, Jas. et ux.	Joseph Pearce	Bounds
Dec. 3, 1735	Gerrish, Timothy	W ^m . Pepperrell	Deed
July 1, 1735	GILPATRICK, Wm.	Richard Clay	Deed
Oct. 4, 1735	Goodale, Zachariah	Caleb Emery	Deed
Nov. 10, 1735	Goodale, Zachariah	Enoch Davis	Deed
May 28, 1733	Gooding, James	Sam'l. Waldo	Deed
Nov. 20, 1735	Gooding, James	Joshua Moody	Deed
Nov. 1, 1735	Gooding, James	Moses Pearson	Deed
Sept. 3, 1733	GOODRICH, Wm.	Jon.ª Fairbanks	Quitclaim
Feb. 13, 1735	Goodwin, James et ux.	John Smith	Deed
Mar. 3, 1719/20	Goodwin, John	Rich. ^d and Jos. Hall	Bill of Sale
Mar. 27, 1721	Goodwin, John	Eliza Franklin	Indenture
Nov. 6, 1734	Googin, Patrick	Chris. Mitchell	Deed
June 12, 1735	Gorham, Shuball	Thos. Thornton	Deed
Oct. 3, 1735	Gorham, Shubal	James Atkins	Deed
Feb. 3, 1734/5	Gorham, Shubal	Elisha Hall	Deed
May 15, 1735	Gorham, Shubal	Robert Nicker- son	Deed
Feb. 4, 1734	Gorham, Shubal	Marcy Nickerson	Deed

Folio.	Description.
237	Land on Kennebunk river.
237	Land in Kittery.
167	Land at Broad Bay, near Round Pond.
261	Land in Kittery.
234	Land in Biddeford.
258	Land in Wells.
258	Land in Wells.
229	Tract of land in Falmonth.
248	Land in Falmouth.
230	Tract of land in Falmouth.
327	Lands at Muscongus, etc.
308	Land in Falmouth.
80	Long Island at mouth of Kennebec river.
81	Land between Cobboseccontee and Kennebec river.
49	Land in Kittery.
221	Right in seventh township of land.
221	Right in seventh township of land.
222	Right in seventh township of land.
222	Right in the third township of land.
223	Right in the third township of land.

Date.	Grantee.	Grantor.	Instrument.
Feb. 3, 1734	Gorham, Shubal	Elisha Halle	Deed
July 1, 1734	Gorham, Shubal	John Maker	Deed
Dec. 30, 1735	Gould, Moses	John Trott	Deed
May 9, 1733	Gould, Moses	John Trott	Deed
Feb. 4, 1734/5	Gould, Moses	Nicholas Rideout	Deed
Mar. 25, 1728	Graves, Wm.	Falmouth	Grant
Nov. 24, 1733	Gray, Joseph	Robt. Gray	Gift
Feb. 13, 1733/4	GREENLEAF, Stephen	Moses Pearson	Deed
Mar. 3, 1734/5	Grover, John	Arthur Bragdon	Deed
May 19, 1735	Grover, John & Benj.	Jabez Blackledge	Deed
Feb. 8, 1734	HAGEN, Forgus	Sam'l. Jordan	Deed
Aug. 9, 1735	Haines, Samuel	Sam'l. Scammon	Deed
Nov. 14, 1735	HALE, Moses Jr.	Timothy Bur- bank	Deed
Apr. 16, 1736	HALE, Nathan	Josiah Titeomb	Deed
Mar. 7, 1734/5	Haley, Sam'l.	Daniel Low	Deed
June 19, 1735	Haley, Sam'l.	Michael Me- honey	Deed
Oct. 9, 1734	Hall, Cornelius, Thos. Emerson	Caleb Wallis, Att'y.	Deed
Mar. 7, 1734/5	Hanson, Nath'l. & Robt.	Jonathan Han- son	Deed
Sept. 26, 1735	Hardison, Stephen et ux.	Moses Spencer	Deed
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Folio.	Description.
223	Right in seventh township of land.
224	Right in seventh township of land.
274	Tract of land at Back Cove.
273	Land in Falmonth.
273	Land in Falmouth.
267	Land in Falmouth.
127	Nine and three-fourths acres in York.
10	Right to 50 acres of land.
41	Land on South West side of York river.
133	Five acres on S. W. side of York river in York.
54	Two small pieces of land in Falmouth.
254	Land in Searborough.
328	Land on Saco river.
305	Interest in land in Falmouth.
50	Upland and marsh in Wells.
187	Sixty acres of land and meadow in Wells.
89	Land in Falmouth.
60	Lands on the east side of Salmon Falls river.
226	Land in Berwick.

Date.	Grantee.	Grantor.	Instrument.
Oct. 20, 1735	Harmon, Joseph	Johnson Harmon	Deed
Jan. 6, 1734	Harmon, John	Jonathan Bane	Deed
July 8, 1735	Harmon, Nathaniel	George Walker	Deed
July 25, 1735	Harmon, Samuel Jr.	Samuel Harmon	Deed
Oct. 17, 1735	Harmon, Samuel Jr.	George Walker	Deed
Mar. 16, 1735/6	Hart, Joseph	Elisha Plaisted	Deed
Apr. 5, 1734	HENDER, Thos.	Joseph Morse	Deed
Dec. 3, 1734	Hıll, Benjamin	Matthew Patten	Deed
Oct. 10, 1735	HILL, Elisha	Alexander Gray	Deed
Jan. 4, 1734/5	Hill, Ebenezer Jr.	Henry Pendexter	Deed
Feb. 9, $1735/6$	Hall, John	Nathan Lord	Deed
Feb. 25, 1734/5	Hill, Nath'l. & Peletiah Littlefield	Abigail Little- field	Deed
May 24, 1687	Hills, Nath ¹ . & John Holmes	Jos. Holmes	Deed
May 3, 1731	Hinckley, Sam'l.	James Kent	Deed
Apr. 10, 1734	Hıx, Nathaniel	John, Chris. and Israel Mitchell	
Mar. 17, 1734/5	Hıx, Nathaniel	Benj. & Eliza Haskins	Deed
July 24, 1721	Hodsden, John	Lucy Vickers & Nath'l. Hods- den	Deed
Mar. 10, 1725/6	Hodsden, Sam'l.	John Frost	Deed

Folio.	Description.		
331	Parcel of land in York.		
10	Three-fourths of an acre of land in York.		
152	Thirty-five acres of land in Scarboro.		
224	Tract of marsh in Scarborough.		
225	Land in Searborough.		
326	Common right in town of Berwick.		
208	One thousand acres in New Harbor.		
37	Fifty acres of land in Biddeford.		
228	Land in Berwick.		
38	Thirty acres of land in Biddeford.		
279	Tract of land in Berwick.		
46	One-half of one-fourth of a mill and land adjoining at Upper Merryland.		
81	Land and marsh in Caseo Bay.		
178	Thirty-three acres in Biddeford.		
51	Four-tenths of a parcel of land in Kittery.		
51	His thirds of 15 acres in Kittery.		
12	Grant of 100 acres of land.		
149	One-ninth of a saw mill on Lower Falls of Quamphagan in Berwick.		

Date.	Grantee.	Grantor.	Instrument.
Oct. 2, 1734	Holmes, Thos.	Rich. ⁴ & Jno. Pearce	Deed
Dec. 27, 1732	Horsford, Benj.	Timothy Bord- man & Joshua	Deed
Oet. 22, 1729	Houghton, Rowland	George Monk	Assign- ment
Oct. 1, 1734	Hovey, James	Rich. ^d & Jno. Pearce	Deed
Aug. 7, 1728	Hubbard, Joseph	Irving Johnson	Deed
Aug. 26, 1736	Hubbard, Thomas	Joseph Hubbard	Deed
Aug. 28, 1732	Hupper, Benj.	Thos. Hupper	Gift
Dee. 5, 1733	Hutchings, Sam'l. Jr.	Sam'l. Hutchings	Deed
Dec. 24, 1734	Hutchins, Thos.	Chas. Traiton	Deed
Feb. 20, 1735	Ilsley, Isaac	Samuel Waldo	Deed
Jan. 26, 1735/6	Ilsley, Isaac	Thos. Smith	Deed
Jan. 27, 1735/6	Ilsley, Isaae	Stephen Green- leaf	Deed
Jan. 27, 1735/6	Ilsley, Isaac	Stephen Green- leaf	Deed
Nov. 6, 1735	Ingersoll, Benj.	Jacob Mitchell et ux.	Deed
Apr. 25, 1735	Ingersoll, Benj.	Geo. Drinkwater	Deed
Dec. 30, 1734	Jackson, Henry	Wm. Maxwell	Deed
Nov. 15, 1732	Jacob, Joseph	Robt. Patterson	Quitclaim
Feb. 22, 1733/4	Jillison, Thomas	Jos. Jillison	Deed
Oet. 31, 1735	Johnson, James	Samuel Johnson	Deed

Folio.	Description.
2	Five hundred acres fronting on Broad Bay at Muscongus.
326	One-eighth part of interest in lands at New Harbor, Muscongus and Damariscotta.
303	Certain deed and land therein mentioned.
2	Three hundred acres on easterly side of Broad Bay at Muscongus.
329	Land in New Castle.
329	Land on Sheepscot river.
112	Lands, stock and goods in Falmouth.
52	Twenty acres in Arundel.
85	Six acres in York.
284	Homestead, lands, etc. in Falmouth.
285	Tract of land in Falmouth.
286	Lands in Falmouth.
287	Lands in Falmouth.
276	Tract of land in No. Yarmouth.
277	One-ninth part of Capt. Jas. Parker's estate in No. Yarmouth.
54	Fifty acres near Spurwink river in Falmouth.
320	Land in Biddeford.
59	Personal property and land in Berwick.
291	Tract of land in Kittery.

Date.	Grantee.	Grantor.	Instrument.
Aug. 10, 1733	Jones, Phinehas	Peres Bradford	Deed
Jan. 30, 1734/	Jones, Phinehas	James Winslow	Deed
Sept. 17, 1734	Jones, Phinehas	Nath'l. Brewer et ux.	Deed
Dec. 3, 1734	Jones, Phinehas	Jos. Drinkwater	Decd
Aug. 30, 1734	Jones, Phinehas	Dennis Morough	Deed
Aug. 9, 1734	Jones, Phinehas	Sam'l. & W ^m . Brown	Deed
Aug. 27, 1734	Jones, Phinehas	Jonas Rice	Deed
May 31, 1734	Jones, Phinehas	Gilbert Winslow	Deed
Dec. 4, 1734	Jones, Phinehas	John Powell	Deed
Dec. 4, 1734	Jones, Phinchas	John Powell	Deed
Nov. 8, 1734	Jones, Phinehas	Edward King	Deed
Dec. 4, 1734	Jones, Phinehas	Barnabas Sea- bury	Deed
Nov 1734	Jones, Phinehas	Cornelius Soul	Deed
Nov. 9, 1734	Jones, Phinehas	Amos Harris	Deed
Nov. — 1734	Jones, Phinehas	Andrew Gray	Deed
Feb. 3, 1734	Jones, Phinehas	Jedediah Jordan	Deed
Jan. 24, 1734/	Jones, Phinehas	Thos. Emerson	Deed
Oct. 10, 1734	Jones, Phinehas	Nath'l. & Mary Trafass	Deed

Folio.	Description.
134	Land in Falmonth.
142	Forty-five acres in Falmouth on N. E. side of Presumpscot river.
142	Ten acre lot in North Yarmouth.
138	One hundred acres in North Yarmouth.
35	Right to common and undivided land in Falmouth.
26	fen acres in North Yarmouth.
27	Two lots, each containing 100 acres in the township of No. Yarmouth.
27	one hundred acres in No. Yarmouth.
135	One hundred and twenty acres of land in Falmouth.
135	Eighty-eight acres of land in Falmouth.
136	fhree shares in a certain gore in North Yarmouth.
136	One hundred aere lot in North Yarmouth.
137	Land on a gore in North Yarmouth.
137	Three shares in a gore in North Yarmouth.
139	One share in a gore in North Yarmouth.
29	His right to common or undivided lands in township of Falmouth.
34	Thirty acres in Falmouth on S. W. side of Musele Cove.

Right of Thos. Page heirs to common and undivided lands

34

in Falmouth.

Date.	Grantee.	Grantor.	Instrument.
Sept. 3, 1735	Jones, Phinehas	Sam'l. Marshall et ux.	Deed
July 12, 1731	Jones, Phinehas	Edmund Gale et ux.	Deed
Oct. 14, 1734	Jones, Phinehas	Philip Gammons	Deed
Oct. 29, 1734	Jones, Phinebas	Benj. York	Deed
Sept. 20, 1734	Jones, Phinehas	John & Eliza Wentworth	Deed
Apr. 28, 1735	Jones, Phinehas	Jos. & Sarah Uram	Deed
Oet. 8, 1734	Jones, Phinehas	Hugh Tucker & Elizabeth Bragdon	Deed
Sept. 21, 1734	Jones, Phinehas	Mary Warren	Deed
Apr. 18, 1735	Jones, Phinehas	Mary Orris	Deed
Aug. 7, 1734	Jones, Phinchas	James Putnam et ux.	Deed
Sept. 20, 1734	Jones, Phinehas	Mary Bailey	Deed
Nov. 26, 1735	Jones, Phinehas	Moses Pearson	Deed
Feb. 1, 1734/5	Jones, Phinehas	John Jordan	Deed
Oct. 30, 1734	Jones, Phinehas	John Harmon	Deed
Apr. 7, 1730	Jones, Phinehas	John Drinkwater	Deed

Folio.	Description.
204	Lands on Kennebee river.
82	One hundred acres in Casco Bay.
39	Common and undivided lands in Falmouth.
39	One hundred and fifty-four acres on south side of Fore river in Falmouth.
35	Common and undivided lands in Falmouth.
83	One-fourth part of a Proprietor's right in Falmouth.
37	One-half of undivided land in Falmouth,
202	One-fourth part of common and undivided lands in Falmouth.
202	One-third part of lands and dwelling, belonging to heirs of Jonathan Orris.
33	Seventeen-twentieths of 100 acres, in Falmouth, between Muscle Cove and No. Yarmouth line.
203	One-third part of Samson Penley's land in Falmouth.
248	Land in Falmouth.
29	One-fourth part of a proprietor's right in Falmouth.
30	Right to land, granted to Harmon, as a soldier in the Narragauset wars.
30	One-half part of certain house at Meeting House Point.

Date.	Grantee.	Grantor.	Instrument
Sept. 10, 1734	Jones, Phinehas	Perez Bradford	Deed
Jan. 29 1735/6	Joxes, Stephen	Nathaniel Jones	Gift
July 23, 1735	Jones, Stephen	Phinehas Jones	Deed
Oct. 9, 1735	Jordan, Dominicus	John Jordan	Deed
Apr. 15, 1734	Jordan, Nathaniel	John Tuck	Deed
Apr. 1, 1735	Jordan, Sam'l	Wm. Pepperell	Deed
June 2, 1735	Jordan, Samuel	John Smith	Deed
June 7, 1735	Judkins, Alex.4	Enoch Dill	Deed
June 7, 1735	Judkins, Alex.d	Enoch Dill	Deed
June 17, 1735	JUNKINS, Alexander and Alexander McIntire	Enoch Dill	Deed
Apr. 10, 1731	Keen, Joseph	Andrew Haley	Deed
Feb. 24, 1734/5	Keen, Nathaniel	John Fernald	Deed
Dec. 28, 1727	Keen, Nathaniel	John Benson	Decd
Mar. 7, 1727/8	Keen, Joseph	Nathaniel Keen	Decd
Mar. 3, 1734/5	Keen, Nath'l.	Chas. Pine	Deed
Oct. 10, 1720	Keene, Nathaniel	Dan'l, Drink- water	Deed
July 16, 1734	Keey, John Jr., and Peter Keey	l Chas. Grant	Deed
Jan. 9, 1733/4	King, Edward	Warren Drink- water	Deed
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31 Richard Seasonb heirs' right to common and undivided lands in Falmouth. 275 Fifty acres of land in Falmouth. 204 Common right in township of Falmouth. 247 Salt marsh in Falmouth. 381 meadow in Spurwink, in Falmouth. 152 Land and marsh in Saco. 96 Forty acres in Biddeford. 96 Six acres in York. 96 Three acres of land in York. 118 Two tracts of land in York. 87 Sixty acres in Scarboro. 49 Land near Brave Boat Harbor in Kittery. 48 Upland and marsh in Scarboro. 48 Sixty acres in Scarboro. 58 Twenty acres in Scarboro. 58 Twenty acres in Scarboro. Ten acres of marsh and sixty acres of land in Scarborough. 127 Land in Berwick.	Folio.	Description.
Common right in township of Falmouth. Salt marsh in Falmouth. Salt meadow in Spurwink, in Falmouth. Land and marsh in Saco. Forty acres in Biddeford. Six acres in York. Three acres of land in York. Two tracts of land in York. Sixty acres in Scarboro. Land near Brave Boat Harbor in Kittery. Upland and marsh in Scarboro. Sixty acres in Scarboro. Sixty acres in Scarboro. Twenty acres in Scarboro. Ten acres of marsh and sixty acres of land in Scarborough.	31	
Salt marsh in Falmouth. Salt meadow in Spurwink, in Falmouth. Land and marsh in Saco. Forty acres in Biddeford. Six acres in York. Three acres of land in York. Two tracts of land in York. Sixty acres in Scarboro. Land near Brave Boat Harbor in Kittery. Upland and marsh in Scarboro. Sixty acres in Scarboro. Sixty acres in Scarboro. Twenty acres in Scarboro. Ten acres of marsh and sixty acres of land in Scarborough.	275	Fifty acres of land in Falmouth.
106 Salt meadow in Spurwink, in Falmouth. 152 Land and marsh in Saco. 96 Forty acres in Biddeford. 96 Six acres in York. 96 Three acres of land in York. 118 Two tracts of land in York. 87 Sixty acres in Scarboro. 49 Land near Brave Boat Harbor in Kittery. 48 Upland and marsh in Scarboro. 48 Sixty acres in Scarboro. 58 Twenty acres in Scarboro. 58 Ten acres of marsh and sixty acres of land in Scarborough.	204	Common right in township of Falmouth.
152 Land and marsh in Saco. 96 Forty acres in Biddeford. 96 Six acres in York. 96 Three acres of land in York. 118 Two tracts of land in York. 87 Sixty acres in Scarboro. 49 Land near Brave Boat Harbor in Kittery. 48 Upland and marsh in Scarboro. 48 Sixty acres in Scarboro. 58 Twenty acres in Scarboro. 59 Twenty acres in Scarboro. Ten acres of marsh and sixty acres of land in Scarborough.	247	Salt marsh in Falmouth.
96 Forty acres in Biddeford. 96 Six acres in York. 96 Three acres of land in York. 118 Two tracts of land in York. 87 Sixty acres in Scarboro. 49 Land near Brave Boat Harbor in Kittery. 48 Upland and marsh in Scarboro. 48 Sixty acres in Scarboro. 58 Twenty acres in Scarboro. 34 Ten acres of marsh and sixty acres of land in Scarborough.	106	Salt meadow in Spurwink, in Falmouth.
96 Six acres in York. 96 Three acres of land in York. 118 Two tracts of land in York. 87 Sixty acres in Scarboro. 49 Land near Brave Boat Harbor in Kittery. 48 Upland and marsh in Scarboro. 48 Sixty acres in Scarboro. 58 Twenty acres in Scarboro. 34 Ten acres of marsh and sixty acres of land in Scarborough.	152	Land and marsh in Saco.
Three acres of land in York. Two tracts of land in York. Sixty acres in Scarboro. Land near Brave Boat Harbor in Kittery. Upland and marsh in Scarboro. Sixty acres in Scarboro. Twenty acres in Scarboro. Ten acres of marsh and sixty acres of land in Scarborough.	96	Forty acres in Biddeford.
118 Two tracts of land in York. 87 Sixty acres in Scarboro. 49 Land near Brave Boat Harbor in Kittery. 48 Upland and marsh in Scarboro. 48 Sixty acres in Scarboro. 58 Twenty acres in Scarboro. 34 Ten acres of marsh and sixty acres of land in Scarborough.	96	Six acres in York.
Sixty acres in Scarboro. Land near Brave Boat Harbor in Kittery. Upland and marsh in Scarboro. Sixty acres in Scarboro. Twenty acres in Scarboro. Ten acres of marsh and sixty acres of land in Scarborough.	96	Three acres of land in York.
 Land near Brave Boat Harbor in Kittery. Upland and marsh in Scarboro. Sixty acres in Scarboro. Twenty acres in Scarboro. Ten acres of marsh and sixty acres of land in Scarborough. 	118	Two tracts of land in York.
 48 Upland and marsh in Searboro. 48 Sixty agrees in Searboro. 58 Twenty agrees in Searboro. 34 Ten agrees of marsh and sixty agrees of land in Scarborough. 	87	Sixty acres in Scarboro.
Sixty acres in Scarboro. Twenty acres in Scarboro. Ten acres of marsh and sixty acres of land in Scarborough.	49	Land near Brave Boat Harbor in Kittery.
Twenty acres in Scarboro.Ten acres of marsh and sixty acres of land in Scarborough.	48	Upland and marsh in Scarboro.
34 Ten acres of marsh and sixty acres of land in Scarborough.	48	Sixty acres in Scarboro.
	58	Twenty acres in Scarboro.
127 Land in Berwick.	34	Ten acres of marsh and sixty acres of land in Scarborough.
	Land in Berwick.	

84 Land eastward of Pemaquid Fort.

Date.	Grantee.	Grantor.	Instrument.
14, 1734	King, Edward	Warren Drink- water	Deed
Feb. 25, 1728	Kittery, Parish of	Humphrey Scam- mon	Deed
Nov. 10, 1733	Knight, Enoch	John East	Deed
Mar. 6, 1734/5	Knight, Thos.	Young, Jos. & Sarah	Deed
Mar. 4, 1728/9	Larrabee, Benj.	Isaac Larrabee	Deed
Jan. 14, 1734/5	LEAVITT, Jos.	Nath'l. Ramsdell	Deed
Sept. 3, 1735	Leighton, Samuel	Joseph Small	Deed
July 29, 1735	Leighton, Tobias	Abigail Wiggins & Jer. Littlefield	
Sept. 4. 1735	Leighton, Tobias	Joseph Small	Deed
Mar. 30, 1736	LEIGHTON, Wm.	Moses Butler	Deed
June 5, 1735	Lewis, Job	Chas. Honeywell	Indenture
July 18, 1735	Lewis, Job	John Oulton	Deed
Mar. 3, 1734	Lewis, Nathaniel	Arthur Bragdon	Deed
Jan. 30, 1735	Liavitt, Joseph	John Linscott	Deed
Jan. 29, 1734	Libby, James	Matthew Grover et ux.	Deed
Mar. 21, 1729	Libby, Jas. and John	John Libby	Gift
Mar. 21, 1729	Libby, Jas. and John	John Libby	Gift
Apr. 5, 1736	Libby, Jas. & Ichabod	James Libby	Gift

199 fwo acres 156 One-half of Property fe	red acres at Museongus, near Pemaquid Fort. in Kittery. f a Proprietor's right in Falmouth. brunerly belonging to Richard and Daniel King. a ten acre lot in No. Yarmouth.	
One-half of Property for	f a Proprietor's right in Falmonth. bringing to Richard and Daniel King.	
78 Property fe	ormerly belonging to Richard and Daniel King.	
112 One-half of	a tun cone let in No. Vermonth	
	a ten aere lot in No. Tarmoutu.	
56 Land at a	place called Brixam in York.	
194 Land in Kit	and in Kittery.	
130 Lands in K	Lands in Kittery.	
193 Sixteen acr	Sixteen acres of land in Kittery.	
324 Land in Bo	Land in Berwiek.	
171 Land on th	Land on the southerly part of Sagadahoc river.	
172 One-half pa	Oue-half part of 1500 acres of land in New England.	
43 Twelve acr	Twelve acres in the second Parish on South side of York river.	
280 Land in Se	cond Parish of York.	
71 Fifty acres	in Falmouth.	
189 Forty acres	on Nonesuch river in Scarboro.	
189 Ten acres	in Scarboro.	
302 Lands in	Lands in Searborough.	

Date.	Grantee.	Grantor.	Instrument.
Nov. 3, 1727	Libby, John	Wm. Cotton	Deed
Mar. 26, 1735	Libby, Nathaniel	Wm. Leighton	Deed
Feb. 28, 1734	Libby, William	Daniel Moody	Deed
2, 1734	Lixscot, Josiah	Jno. Linscott	Deed
June 17, 1729	Linscott, John	John Smith	Deed
Apr. 4, 1735	Linscott, Josiah	Samuel Came	Deed
Jan. 10, 1733	Little, Isaac	Joseph Pearce	Deed
Jan. 13, 1733	Little, Isaac	Joseph Pearce	Deed
Jan. 31, 1733	Little, Isaac	Joseph Pearce	Deed
Sept. 28, 1734	Littlefield, Abigail	Jona. Littlefield	Deed
July 8, 1723	LITTLEFIELD, Frances	Jos. Credifer and wife Esther	Power of Attorney
Mar. 3, 1735	LITTLEFIELD, Francis	Jacob Perkins	Deed
Mur. 5, $1735/6$	LITTLEFIELD, Francis	Enoch Davis	Deed
Mar. 17, 1722	LITTLEFIELD, James	Nich.º Lydiard	Deed
May 14, 1735	Littlefield, James	Sam'l, Hatch	Deed
Mar. 11, 1735	Littlefield, Jeremiah	David Littlefield	Deed
Mar. 11, 1735	LITTLEFIELD, Jeremiah	David Littlefield	Deed
Feb. 19, 1734/5	Littlefield, Jeremiah	Tabitha Little- field	Deed
May 6, 1726	Littlefield, Sam'l.	Jas. Littlefield	Assignm't

309	Land in Searborough.
150	Thirteen acres in Berwick.
95	Sixteen acres of marsh in Scarboro.
85	Four and one-half acres in town of York.
75	Fifteen acres in York,
268	Land in York.
259	Land in Pemaquid.
260	Land in Pemaquid.
260	Land in Pemaquid.
45	One-fourth part of a saw mill in Wells and 100 acres of land adjoining.
200	Full power to act and do in their behalf.
301	Fract of land in Wells.
301	Land in Wells.
7 2	Land in Wells.
160	Piece of marsh in Wells.
77	fract of land in Wells.
77	Land with honses etc., in Wells.
77	Right in her father's estate in Wells.
72	Land in Wells.

Grantor.

Instrument.

Grantee.

Date.

Jan. 22, 1735	Lord, John	Deliverance Goodin	Deed
June 10, 1735	Lord, John	Deliverance Goodin & Tay- lor Goodin	Deed
Dec. 19, 1735	Lord, Nathan	Geo. Jackson	Deed
Sept. 23, 1735	Lord, Samuel	John Tozier et ux.	Deed
Oet. 1, 1734	Lотнгог, Benj.	Rich.d & Jno. Pearce	Deed
Apr. 13, 1730	Low, Wm.	Job Low	Gift
Oct. 17, 1729	Lynde, Benj	Edmund Clarke and wife Eliza	Deed
Feb. 10, 1736	MARTIN, John	Shadrach Watson	Deed
Apr. 20, 1734	Maylem, John	Phinehas Jones	Deed
Feb. 6, 1734	MAXWELL, Wm.	Edward Vitree	Deed
Sept. 13, 1734	McClaster, Dan'l.	Joseph Pearce	Deed
Sept. 13, 1734	McClester, Dan'l.	Richd. Pearce et ux.	Gift
Jan. 31, 1734	McIntire, Alex.d	Chrisp. Bradbury	Deed
June 18, 1735	McIntire, Alexander & Alexander Junkins	Enoch Dill	Deed
June 19, 1735	McIntire, John	Joseph Gray	Deed
July 16, 1735	McIntire, John	Elias Perry	Deed

McIntire, John Jr.

Joseph Banks

Deed

Jan. 2, 1734

Folio.	Description.	
82	Twelve acres in Berwick.	
122	Tract of land in Berwick.	
253	Three tracts of land in Berwick.	
195	Tracts of land in Berwick.	
4	Two hundred acres at Museongus.	
281	Land in Wells.	
120	One-half of a tract of land at New Harbor.	
306	Tract of land in Wells.	
195	Lands in Falmouth.	
58	Land laid out by John East, June 7, 1732.	
213	One hundred acres of land at Museongus.	
213	Two acres at Museongus.	
16	Several tracts of land, presumably in York.	
120	Land in town of York.	
127	Twelve and one-half acres in York.	
174	Twenty acres in York on S. W. side of York river.	
8	Land at S. W. branch of York river.	
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Grantee.

Grantor.

Roger Dearing

Edward King

Deed

Deed

Instrument.

Date.

Oct. 3, 1734

Dec. 25, 1735	McIntire, John	John Linscott	Deed
Oct. 1, 1735	McKeney, Robt.	Joseph Poak	Deed
July 7, 1735	McKeney, Wm.	W ^m . Jameson	Gift
July 29, 1734	McClalen, James	W [™] . Dyer	Deed
Oct. 30, 1735	Меньим, Nathaniel	Daniel Rice	Deed
Sept. 19, 1735	Mendam, Nathaniel	John Woodman	Deed
Sept. 18, 1735	Mendum, Nathaniel	John Woodman	Deed
Sept. 20, 1735	Mendum, Nathaniel	John Woodman	Sale
Dec. 14, 1730	Merrill., Nathan	Nathan Merrill	Gift
Sept. 21, 1734	Millet, Martha	Benj. Ingersoll	Deed
Nov. 11, 1734	Millet, Morris	Martha Millet	Deed
Sept. 27, 1728	Milliken, Edw. and Nath'l.	John Milliken	Deed
Nov. 28, 1734	Мітснець, Јасов	Ammi Cutter	Deed
Oct. 7, 1735	MITCHELL, John	Jos. Sayword	Deed
Nov. 14, 1734	MITCHELL, Jos.	W ^m . Mitchell heirs of	Deed
Jan. 19, 1735/0	MITCHELL, Richard	Joseph Couch	Deed
Jan. 20, 1735	Mitchell, Roger	Joseph Couch	Deed

MITCHELL, Sarah

Jan. 23, 1734/5 MITCHELL, Seth

Folio.	Description.		
261	Land in York.		
231	Land in Scarborough.		
231	Six acres of land in Scarborough.		
58	Thirty acres in Biddeford.		
234	Land and dwelling in Kittery.		
218	Land and dwelling in Kittery.		
219	Ferry between Kittery and Portsmouth.		
220	Rents and profits on ferry, between Kittery and Portsmouth.		
144	Lands and mill rights in Biddeford.		
278	Sixty acres of land in Falmouth.		
54	Sixty acres in Falmouth.		
237	Land in Scarborough.		
108	Eight acres in North Yarmouth.		
227	Land in York.		
159	One acre of Marsh in Kittery.		
268	Land in Kittery.		
269	Land in Kittery.		
264	Tract of land in Kittery.		
109	Four acres kind in North Yarmouth.		

Grantor.

Instrument.

Grantee.

Date.

Apr. 28, 1735

Oct. 20, 1734

May 14, 1683 Apr. 11, 1734

June 7, 1728	Monk, Geo.	W [™] . Dudley	Deed
Nov. 24, 1735	Moore, Wiatt	Nath. 1 Whitney	Deed
Nov. 22, 1734	Morrell, Jonathan	Heirs of Sarah Morrell	Deed
Mar. 8, 1728/9	Morrell, Robt.	Jeremiah Folsom	Deed
Oct. 12, 1731	Morse, John	W ^m . Pepperrell	Deed
Jan. 8, 1733	Morse, Joseph	John Brown	Gift
July 12, 1735	Morse, Joseph	John Brown	Deed
July 12, 1735	Morse, Joseph	John Brown	Power of Attorney
Aug. 23, 1735	Morse, Joseph	John Brown	Gift
July — 1735	Mortimer, Hepsheba et ux.	David Farnum	Deed
Jan. 13, 1734/5	Moulton, Abel	Jos. Moulton	Deed
May 25, 1734	Moulton, Abel	Lewis Bane	Deed
	Moulton, Abel	Jos. Moulton	Deed
June 24, 1735	Moulton, Jeremiah	Nath.¹ Keen & John Fernald,	Survey

MOUNTFORT, Edmund

Murch, John

Nash, Joseph

Nickols, Alex.

Jг.

Benj. and Mary

Pudington

Alex.^d Bulman

John Mosure

Samuel Scott

Deed

Deed

Deed

Indenture

Folio.	Description.	
302	Home lot number 15 in Yarmouth.	
290	Land in Biddeford and Arundel.	
11	One hundred acres in Kittery.	
10	Five acres in Kittery.	
125	One-fourth acre at Kittery Point.	
205	Fourteen thousand acres in New Harbor.	
205	Eleven acres of land in New Harbor.	
206	Power to sell lands, tenements etc.	
207 123		
13	Piece of Salt Marsh in York.	
179	Two acres in York, on S. W. side of York river.	
179	Fifteen acres on Grownnut Hill in York.	
103	Land near Brave Boat Harbor.	
88	One-half of grantor's land in Falmouth.	
24	One-third of a tract of land in Biddeford.	
102	Land and meadow in Casco Bay.	
321	Fract of land at Sheepscot.	
	T .	

INDEX OF GRANTEES.

Grantee.

Instrument.

Grantor.

	-		
Feb. 10, 1735/6	Nowell, Peter	Edw. Preble	Deed
Nov. 25, 1728	OLIVER, James	Rebecca Lloyd	Gift
Apr. 13, 1734	Parker, Benjamin	Francis Pette- grew	Deed
Mar. 15, 1732	Parker, James	Sam'l, Newhall, Jos. Sampson et ux.	Deed
Sept. 17, 1734	PARKER, Joseph	W ^m . Elwell	Deed
Oct. 18, 1734	PARKER, Joseph	Joseph Weston	Deed
June 8, 1731	PARRY, Henry	John Baxter	Gift
June 13, 1735	PATTERSON, Robt.	Dan'l. Chese- more	Deed
Mar. 25, 1735	Paul, Amos	John Thompson	Deed
Sept. 24, 1735	Paul, Daniel	Michaell Whid- den	Quitelaim
Aug. 21, 1735	Pearce, Andrew	W. ^m Pearce	Gift
June 4, 1733	Pearce, Joseph	Francis Fulforth	Power of Attorney
Sept. 12, 1734	Pearce, Joseph	Richard & John Pearce	Deed
Apr. 8, 1735	Pearce, Richard	Joseph Marion	Certifi- cate
Nov. 6, 1730	Pearce, Jos. et ux.	Nathan Ward	Deed
May 1, 1721	Pearce, Richard	Philip Dumer- esque	Grant
May 13, 1663	Pearce, Richard	William England	Gift

Folio.	Description.
280	One-third of the estate of Abraham Preble, late of York.
196	Interest in tract of land on Saco river.
44	Twenty-two acres of land on Spruce Creek.
202	Eight acres on Lane's island in Casco Bay.
9	One acre in Falmouth.
9	Thirty acres in Falmouth.
115	Fifty acres on Biddeford road.
121	Γwenty acres in Scarboro.
75	Two and one-third acres in Kittery.
232	Twenty-five acres of land in Kittery.
188	Dwelling house and movable estate in York.
168	Γο dispose of lands.
166	One-ninth part of lands adjoining Broad Bay at the head of Muscongus river.
165	Concerning testimony of Rowland Houghton.
323	Lands at New Harbor, Damariscotta, Muscongus and Broad Bay.
7	Land reserved for Richard Pearce.
7	Tract of land called Greenland, at Muscongus.

Date.	Grantee.	Grantor.	Instrument
Nov. 25, 1734	Pearson, Moses	Aaron and Mary Hubbard	Deed
Nov. 26, 1735	Pearson, Moses	Joshua Moody et ux.	Deed
Mar. 24, 1735/6	Pepperrell, Wm.	Thos. Salter	Deed
Apr. 1, 1735	Pepperrell, Wm.	Sam'l. Jordan	Deed
Sept. 18, 1735	Pepperrell, Wm.	James Oliver and wife	Deed
Jan. 22, 1734	Pepperrell, Wm.	Pendleton Fletcher	Deed
Mar. 28, 1735	Pepperrell, Wm.	Thos. Fernald	Deed
Nov. 7, 1735	Pepperrell, Wm.	John Monson	Deed
Jan. 25, 1734	Pepperell, Wm.	Jona. Hutchins	Deed
Mar. 10, 1734	PEPPERRELL, Wm.	Margery Pepper- rell	Deed
Jan. 2, 1734	Pepperrell, Wm.	Sam'l. Waldo	Deed
May 12, 1735	Perkins, Geo.	Thos. Perkins	Deed
Apr. 6, 1734	Perkins, Jacob	Zach.ª Goodale	Deed
May 19, 1731	Perkins, John	Thos. Perkins	Deed
Aug. 29, 1733	Perkins Zacheus	Edw. Melcher	Deed
Jan. 6, 1734	Pick, John	Benj. Stacey	Deed
June 18, 1733	Pier, Thos.	Timothy Board- man & Joshua	Deed

Folio.	Description.
151	Mill and privileges at Sacearappa.
247	Land in Falmouth.
318	Tracts of land in York.
216	Three hundred acres in Province of Massachusetts bay in N. E.
198	Land on Saco river.
16	Three hundred acres of land in Kittery.
295	Lands in Kittery.
295	Lands in Kittery and Berwick.
20	Thirty acres of land and meadow in Kittery.
267	Tract of land in Kittery.
11	One hundred aeres near Saco River and adjoining the township of Biddeford.
86	Sixty acres in Arundel.
300	Parcel of land in Wells.
226	Water course and land in Arundel.
187	Land and dwelling house in Arundel.
44	Release of a 40 acre grant.
212	One eighth part of lands lying at Muscongus.

Date-	Grantee.	Grantor.	Instrument.
June 12, 1725	Pine, Charles	Thomas Harris	Deed
Jan. 13, 1729	Pine, Chas. et ux.	Jos. & Geo. Hib bard	- Deed
Mar. 3, 1734/5	Pine, Charles	Nath. 1 Keen	Deed
July 21, 1735	Plaisted, Elisha et ux	John Adams	Deed
July 29, 1735	Plaisted, Jos.	Thos. Pickerin & Dorothy his wife	E Deed
Sept. 17, 1735	Poak, Joseph	Daniel Libby	Deed
May 22, 1735	Poake, Joseph	Anna Thomas	Deed
Mar 13, 1734	Poake, Joseph	Benj. Hupper	Deed
Jan. 30, 1734/5	Poake, Joseph	Ruth Truworthy	Deed
Feb. 28, 1735	Pope, Rich.d	Elizabeth Rose	Deed
Sept. 25, 1735	Pope, Rich.d	Margaret Wil- liams	Deed
Mar. 8, 1735	Pope, Richard	Jos. Curtis	Deed
Dec. 4, 1734	Powell, John	Phinehas Jones	Deed
Dec. 23, 1734	Powell, John	Edward King	Deed
June 10, 1734	Powell, John	Corneliu, Soul	Deed
Feb. 2, 1732	Preble, Caleb	Jos. Young and wife	Deed
Feb. 9, 1735/6	Preble, Edw.	Jos. Plaisted	Quitclaim
Aug. 14, 1733	Preble, Samuel	Jedediah Preble	Deed

Description.

Folio.

I OHO:	Descriptions
184	Fifty acres in Scarborough.
198	Land in Biddeford and Scarborough.
73	Marsh and upland in Scarboro.
170	Forty acres in Kittery.
173	Seven acres, with thatch beds adjoining, in 7ork.
244	Lands and houses in Searborough and Biddeford.
106	Land in Falmouth, east side of Spurwink river.
112	Two tracts of land in Falmouth.
113	Land on easterly side of Piscataqua river in York Co.
284	Tract of land in Kittery.
191	One-half acre of land in Kittery.
306	Tract of land in Kittery.
140	Three tracts of land in North Yarmouth.
134	Two parcels of land in North Yarmouth.
257	Land in North Yarmouth.
105	Land in York.
279	House and land in York.
8	Twenty acres of land formerly owned by Nathaniel Parker of York.
	1

Nov. 1, 1734

Grantee.

Grantor.

Rich.4 & Jno.

Pearce

Deed

Instrument.

Apr. 7, 1735	Preble, Sam'l.	Alex.4 Bulman	Deed
Oct. 23, 1728	Redington, Jacob	Aaron Hubbard	Deed
Dec. 5, 1732	Reynolds, John	Charles Pine	Gift
Feb. 26, 1734/5	Rice, Richard	Paul Wentworth	Deed
Nov. 13, 1734	Rice, Richard	John Rice	Deed
Jan. 22, 1731	Rice, Richard	Daniel Rice	Deed
Dec. 15, 1735	Rice, Rich.4	Nath'l. Mendum	Deed
Nov. 15, 1731	Ricн, Peter	Nath'l. Clarke	Deed
	Ricii, Peter	Eleazer & Sam'l. Clarke	Deed
May 7, 1734	Rideout, Nicholas	Benj. Ingersoll	Deed
Oct. 29, 1734	Rideout, Nicholas	John Toms	Deed
Feb. 24, 1734/5	Rideout, Nicholas	Moses Gould	Deed
Jan. 20, 1734/5	Riggs, Jeremiah	Phinehas Jones	Deed
Jan. 31, 1734	Riggs, Jeremiah	Thos. Smith	Power of Attorney
Jan. 23, 1734/5	Riggs, Jeremiah	Thos. Smith	Deed
Mar. 28, 1735	Ring, Andrew	Robt. Davy	Deed
Sept. 23, 1735	Ripley, Nehemiah	Joseph Pearce	Deed
Sept. 30, 1734	Ripley, Nebemiah	Rich. ^d & Jno. Pearce	Deed

Ripley, Nehemiah

Folio.	Description.
76	A parcel of land in York.
319	Land in Berwick.
183	Forty acres of land in Scarborough.
41	One-fourth acre of land in Kittery.
182	Land in Kittery.
182	His share of Town Commons in Kittery and Berwick.
267	Land in Kittery.
156	Tract of land in Wells.
157	Tract of marsh in Wells.
273	Ten acres of land in Falmouth.
272	Land in Falmouth.
177	Fifty acres in Falmouth.
33	One acre in Falmouth.
22	To receive and recover debts.
28	Fifty acres on northerly side of Fore River in Falmouth.
217	Division of land in No. Yarmouth.
239	Part of island in Muscongus river.
1	Three hundred acres in Township of Somerset.
1	Three hundred acres in Muscongus.

Grantor.

Instrument.

Grantee.

Date.	Grantee.	Grantor.	Instrument.
Nov. 25, 1734	Robbins, Wm.	George Welch	Deed
Mar. 1, 1733/4	Rogers, Jonathan	Thos. Rogers	Quitclaim
June 24, 1735	Rogers, Thos.	John Fernald	Gift
June 7, 1735	Ruck, Thos.	John Mariner	Indenture
Apr. 24, 1732	Russell, James	John Starnes	Deed
Nov. 26, 1734	Sampson, Ebenzer	Daniel Bailey	Deed
Aug. 6, 1735	Sayer, Joseph	Nath'l. Gilman & Sarah his wife	
Aug. 1, 1735	Sayer, Joseph	Francis Sayer	Deed
Apr. 14, 1735	SAYER, Jos.	Simonds Epes	Deed
Feb. 18, 1734/5	SAYWORD, Jonathan	Chrisp. Brad- bury	Deed
Feb. 9, 1735/6	Sayword, Jonathan	Joseph Sayword	Quitclaim
Mar. 28, 1735	SAYWORD, Jos.	W ^m . Pepperrell	Deed
Feb. 13, 1734	Sayword, Joseph	James Donnell	Deed
Aug. 9, 1735	Sayword, Jos.	Wymond Brad- bury & Mary his wife	Deed
Mar. 24, 1734/5	Scannon, Humphrey	Henry Pendexter	Deed
Mar. 20, 1734/5	SCAMMON, Humphrey	Sam'l. Rounds	Deed
Dec. 4, 1734	Seabury, Barnabas	Phinehas Jones	Deed
June 5, 1728	Seabury, Barnabas	Jas. McFadden	Deed
Nov. 5, 1734	Seabury, David	Jacob Mitchell et ux.	Decd

Folio.	Description.
16	Land in Falmouth.
242	Interest in tract of land granted to Narragansett soldiers.
253	Land in Kittery.
309	House and land in Falmouth.
140	One hundred acres in No. Yarmouth.
184	One hundred acres in Arundel.
172	One hundred and ten acres of upland and meadow in Wells
170	Fifty acres in Wells.
172	riny acres in wells.
281	Land in Wells.
26	Fourteen acres in Scituate, in York.
278	Land on Salmon Falls river.
73	Three acres of land in York.
20	Parcel of land in York.
180	Land in York.
60	Five and one-third acres of salt marsh in Biddeford.
51	Two acres of salt marsh, lying by Goose Tare River.
111	One hundred aeres in North Yarmouth.
111	Ten acres in No. Yarmouth.
32	Twenty acres in the town of No. Yarmouth.

Grantee.

Grantor.

Instrument.

118

Date.

June 2, 1735

July 7, 1735

Nov. 27, 1735	Sevey, Thos. & Eben.	Henry Frefethen	Indenture
Jan. 31, 1732	Sewall, Samuel	Elisha Allen	Deed
Jan. 31, 1732	Sewall, Samuel	Elizabeth Allen et ux.	Deed
July 17, 1735	Shackerly, Richard	Abraham Lord	Deed
Mar. 5, 1734/5	Shepard, Jonathan	Benj. Parker	Deed
Sept. 25, 1733	Shorey, Thomas	Micum McIntire	Deed
June, 25, 1733	Simpson, Henry	Joseph Young	Deed
May 23, 1734	Skilling, Samuel	Isaae Winter	Deed
Mar. 19, 1729	Sмітн, John	John Stackpole	Deed
May 8, 1727	Sмітн, John	Town of York	Grant
May 27, 1735	SMITH, Robt.	John Ross	Deed
Jan. 9, 1732	SMITH, Thos.	Sam'l. Jefferds	Deed
Dec. 30, 1734	Soul, Joshua	Jos. Bartlett	Deed
Dec. 5, 1734	Spinney, David	Sam'l. Spinney	Deed
Sept. 26, 1734	SPINNEY, Jane	Samuel Spinney	Gift
Mar. 25, 1734	Spinney, Jeremiah	Chas. Smith	Indenture
June 20, 1735	Springer, Jas.	Chas. Pines	Survey
Mar. 30, 1734	Springer, Jas.	Sam'l. Haines	Deed

STACKPOLE, John

STANDLEY, Wm.

Mar. 18, 1725/6 STANDLEY, Wm.

John Smith

Robert Cutt

Nathaniel Lewis Deed

Deed

Deed

Folio.	Description.
250	Land in Searborough.
299	Land in York.
299	Land in York.
163	One and one-half acres of land in Berwick.
44	Twenty-two acres in Kittery on Spruce Creek.
129	Land at Salmon Falls in Berwick.
185	Parcel of land in York.
255	Forty acres of land in Falmouth.
95	Land in Biddeford.
74	Right to lay out land.
124	Land in Arundel.
23	Part of land in No. Yarmouth in Casco Bay.
132	Two lots of land in No. Yarmouth.
15	Land in Kittery.
304	Part of dwelling, cellar and lands in Kittery.
94	One small parcel of land.
126	Fifty acres at Searboro.
87	Sixty acres of land in Scarboro.
133	Fourteen and two-thirds acres in Arundel.
168	Ten acres in Kittery.
169	Fifty acres in Berwick.

Date.	Grantee.	Grantor.	Instrument.
Sept. 18, 1735	STAPLE, Enoch	Nicholas Weeks	Deed
Mar. 25, 1724	STAPLE, John	Hezekiah Staple	Deed
Sept. 22, 1733	STAPLES, Enoch	Jas. & Mary Spinney	Deed
Feb. 15, 1734/5	Stevens, David	John Stevens	Deed
May 13, 1735	Stevens, Sam'l.	Jos. English	Deed
July 30, 1735	Stewart, Edward	Thos. Wheel- wright	Deed of Gift
Nov. 7, 1732	STEWART, Jos.	Sam'l. Stewart	Gift
Mar. 5, 1734/5	Stoddard, Thos.	John Perry et ux.	Deed
Apr. 18, 1735	Stoddard, Thos.	Nath'l. Donnell	Deed
Oct. 2, 1733	Stone, Jonathan	John Smith	Deed
Mar. 25, 1736	Stone, Josiah	Benj. Horsford	Deed
June 23, 1735	Storer, Jeremiah	John Storer	Deed
June 30, 1735	Stover, Isaac	Joseph Webber	Deed
Sept. 26, 1734	STURTEVANT, Josiah	Thomas Pier	Deed
Sept. 25, 1734	STURTEVANT, Josiah	Joseph Pearce	Deed
Sept. 1734	STURTEVANT, Josiah	Richard Pearce et ux.	Deed
Feb. 23, 1735/6	Tetherly, Samuel	James Dunevan	Deed
Apr. 10, 1735	Tetherly, Samuel	Sam'l. Winget	Deed

Folio.	Description.
196	Interest in certain grant for land in Kittery.
153	Ten acres in Kittery.
14	Piece of land and half of a dwelling house in Kittery.
141	One proprietor's share of land in Falmouth.
150	Land at a place called Pepudock in Falmouth.
200	One and one-half acres in Wells.
130	Parcels of land in Wells.
79	Parcel of land in Sagadahoe.
80	Tract of land in Long Reach on west side of Kennebec river.
278	Tract of land in Berwick.
327	Lands at Muscongus, Damariscotta and New Harbor.
148	Land in Wells.
149	Ten and one-fifth acres on N. E. side of Cape Neddick river in York.
240	Land at Museongus.
241	Land at Muscongus.
238	Land in Muscongus.
276	Land in Searborough.
282	Small tract of land in Kittery.

Date.	Grantee.	Grantor.	Instrument.
May 7, 1733	Tetherly, Samuel	Thos. Fernald	Deed
Feb. 26, 1734	Thompson, John	John Linscott	Deed
May 25, 1734	Thompson, Jos.	John Thompson	Deed
May 25, 1734	Thompson, Jos.	Sam'l. Thompson	Deed
July 11, 1735	Thompson, Jos.	John Thompson	Deed
Oct. 29, 1735	Thompson, Paul	Joseph Poak	Deed
June 14, 1735	Thompson, Paul	John Tiney et ux.	Deed
Dec. 6, 1735	Tidy, John	Benj. Welsh	Quitclaim
Dec. 12, 1729	Тітсомв, Josiah	James Crocker	Deed
Feb. 12, 1735/6	Tobey, Isaac	Mary Jordan	Deed
Mar. 19, 1735	Товет, Stephen	Richard Tobey	Deed
Feb. 24, 1735	Товеу, Samuel et ux.	Stephen Tobey	Deed
Feb. 5, 1735	Tober, Samuel et ux.	Stephen Tobey	Deed
Aug. 3, 1728	Todd, Sam'l.	Richard Toppan	Deed
Oct. 31, 1733	Trickey, Zebulon	Thos. Westbrook & Sam'l. Waldo	Deed
Apr. 3, 1735	Trickey, Zebulon	Thos. Westbrook & Sam'l. Waldo	Deed
May 12, 1735	Trickey, Zebulon	Sam'l. Waldo & Thos. Went- worth	Deed
June 30, 1735	Trickey, Zebulon	Rebecca Down- ing	Deed

Folio.	Description.
283	Lands in Kittery.
75	Seven and one-half acres of land.
158	Seven and one-half acres in 2nd parish in York.
158	Ten acres at HuckleberryPlain and portion of estate at Bricksum.
159	Parcel of land in York.
245	Lands, etc., in Scarborough and Biddeford.
246	Lands in Scarborough.
283	Piece of land in Kittery.
305	Interest in land in Falmouth.
272	Tracts of land in Kittery.
321	Land, etc., in Berwick and Kittery.
322	Tract of land in Berwick.
322	Parcel of land in Kittery.
161	One hundred acres at a place called Coggs' Hall.
101	Fifty acres in Falmouth.
102	Land and buildings in Falmouth.
103	Fifty acres of upland in Falmouth.
104	All personal property and estate.

Date.	Grantee.	Grantor.	Instrument.
May 17, 1735	TROTT, Jnc.	David Gustin	Deed
Dec. 30, 1735	TROTT, John	Moses Gould	Deed
July 11, 1735	Trott, John	Nicholas Rideout	Deed
Sept. 13, 1725	Tuck, Geo.	Sarah Elling- wood	Deed
Oet. 30, 1734	VAUGHN, Wm.	John Brown	Deed
Dec. 8, 1735	VAUGHN, Wm.	John Brown	Deed
Nov. 20, 1734	Wadlin, Moses	Robert Whipple	Deed
Jan. 30, 1734/5	Wadsworth, Christ.º	John Pearce	Deed
Jan. 23, 1734	WAITE, John	Jeremiah Riggs	Deed
Oct. 1, 1735	WAITE, John	John East	Deed
Apr. 14, 1732	WAITE, Thos.	Thos. Waite	Gift
June 28, 1733	Walch, Benj.	Peter Weare	Deed
Jan. 2, 1734	Waldo, Sam'l.	Wm. Pepperrell	Deed
Jan. 27, 1734	Waldo, Samuel	Sam'l. Bucknam	Deed
Dec. 26, 1732	Waldo, Samuel	Sam'l. & Ann Grafton	Deed
Nov. 30, 1734	Waldo, Samuel	Moses Pearson	Deed
Sept. 18, 1734	Waldo, Samuel	James Forder	Deed
Mar. 15, 1735	Waldo, Samuel	Jas. Dunevan	Deed
Jan. 14, 1735	Waldo, Samuel	John Phinney	Deed
Dec. 24, 1735	Waldo, Samuel	John ('leverly	Indenture

Folio.	Description.
88	Thirty acres in Falmouth.
264	Land in Falmouth.
177	Twenty-five acres lying at Back Cove.
190	Lands and tenements in Falmouth.
325	Tract of land on east side of Damariscotta river.
325	Tract of land at Pemaquid.
252	Tract of land in Biddeford.
70	Tract of land at Broad Bay, near Muscongus.
21	Half acre of land in Falmouth.
229	Land on Pesumpscot river.
242	Interest in lands granted to Narragansett soldiers.
129	Fifty acres in North Yarmouth.
67	Land in Falmouth.
61	Land in North Yarmouth.
61	House and land in Boston and lands on Sheepscott river.
235	Land and mill in Falmouth.
297	Land and buildings in Falmouth.
297	Tracts of land in Falmouth.
296	Lands, buildings, etc., in Falmouth.
288	Tract of land at Muscongus.

Date.	Grantee.	Grantor.	Instrument.
Feb. 20, 1735	Waldo, Samuel	Isaac Ilsley	Deed
Mar. 15, 1735/6	Waldo, Samuel	Sam'l. Tetherly	Deed
Sept. 24, 1734	Waldo, Samuel	John Durham	Deed
Aug. 21, 1735	Waldo, Samuel	Stephen Jones	Decd
Oct. 14, 1735	Waldo, Samuel	John Oulton	Indenture
Nov. 12, 1734	Waldo, Samuel	Matthew & Anna Byles	Deed
Jan. 3, 1733	Waldo, Samuel	Thomas Frank	Deed
Mar. 28, 1735	Waldo, Sam'l.	Phinehas Jones	Deed
Mar. 28, 1735	Waldo, Samuel	Phinehas Jones	Deed
Sept. 18, 1734	Waldo, Samuel	John Daniels et ux.	Deed
Dec. 10, 1734	Waldo, Samuel	Jabez Dimmock	Deed
Oct. 15, 1734	Waldo, Sam'l. et ux.	Thos. Emerson	Deed
May 12, 1735	Waldo, Sam'l. et ux.	Zebulon Trickey	Deed
Jan. 2, 1734	Waldo, Samuel and Cornelius	Solomon Pike	Deed
Apr. 6, 1733	Wells, Nathaniel	Thos. Wells	Gift
Nov. 25, 1734	Welsh, Geo.	W ^m . Robbins	Deed
Apr. 15, 1735	Wentworth, Ebenezer	Daniel Paul	Deed
Sept. 24, 1735	Wentworth, Ebenezer	Daniel Paul	Deed
Oct. 25, 1720	Wentworth, Gershom	Sam'l. Gooden	Deed

Folio.	Description.
288	Tract of land on Casco Bay.
289	Tract of land in Scarborough.
209	Land in Falmouth.
209	One hundred forty acres in Falmouth.
210	One-thirtieth part of a tract of land called Muscongus.
62	Land on Muscongus river.
	-
63	Sixty acres in Falmouth.
63	Various lots of land in Falmouth.
64	Land on Presumpscot river in Falmouth.
65	One-third of 60 acres in Falmouth.
66	House and one acre of land in Falmouth.
271	Land in Falmouth.
236	House and lands in Scarborough.
67	One acre in Falmouth.
281	Homestead, etc., in Wells.
182	Two hundred acres at Cape Elizabeth.
131	Fifteen acres of land in Kittery.
232	Twenty-five acres of land in Kittery.
155	Twenty-five acres in Berwick.

Date.	Grantee.	Grantor.	Instrument
Aug. 23, 1735	Wentworth, Wui.	Sam'l. Fernald	Deed
Sept. 1, 1735	Wentworth, Wm.	Margaret Wil- liams	Deed
May 27, 1735	Wentworth, Wm.	Benj. Beadle and Mary his wife	Deed
Nov. 13, 1733	West, Philip & Benj.	Sam'l. Came	Deed
Mar. 17, 1734/5	Westbrook, Thos.	Thos. Haskell	Deed
June 7, 1735	Westbrook, Thos.	Benj. Ingersoll	Deed
Aug. 15, 1734	Westbrook, Thos.	Jeremiah Riggs	Deed
Feb. 10, 1734	Wheelwright, Jer.	Jno. Wheel- wright	Deed
Oct. 20, 1735	WHITNEY, Abel	Nath'l. Whitney	Deed
Dec. 5, 1735	Whitney, Nath'l. et ux.	Joseph Holt	Gift
Mar.[11, 1733	Wніте, Joshua	John Hix	Deed
Oct. 10, 1735	Wинтмеу, Nathaniel	Thos. Salter	Deed
Apr. 10, 1660	Wilcott, John	Thos. Kimbal	Deed
July 19, 1735	Wildes, Jacob and Moses Foster	Benj. Jeffrey	Deed
June 30, 1726	Wingit, Sam'l.	Andrew Spinney	Deed
Feb. 20, 1734/5	Wingitt, Samuel	Dodavah Curtis & wife	Deed
July 30, 1734	Winslow, Gilbert	Edward King	Deed
Oct. 25, 1729	Winslow, Gilbert	Barnabas Hatch	Deed

Folio.	Description.
192	Land in Kittery.
192	Land in Kittery.
103	Parcel of land in Kittery.
145	Fifteen acres in York.
269	Sixty acres of land in Falmouth.
270	Parcel of land in Falmouth.
250	Parcel of land in Falmouth.
18	Two hundred acres of land in Wells.
227 · 268	Land and marsh on Saco river. One-fourth acre of land in York.
91	Land in Kittery, at a place called The Point.
197	Land in Biddeford and Arundel.
291	Parcels of land in Wells.
153	Two hundred acres in Arundel.
75 94	About one-sixth of an acre in Kittery. Fifty acres in Kittery.
107 108	Land in township of No. Yarmouth. One acre, lot 31, in North Yarmouth.

Young, Joseph

June 26, 1733

Grantor.

Henry Sampson Deed

Instrument.

Jan. 30, 1734/5	Winslow, James	Phinehas Jones	Deed
Apr. 26, 1735	Winthrop, Adam	Jos. Baker and Edw. Drink- water	Deed
July 12, 1733	Woodbridge, John	Jonathan Bane	Deed
July 5, 1735	Woodside, James	Jas. Ridaway et ux.	Deed
Sept. 26, 1735	Woodside, James	Shem Browne	Deed
July 26, 1684	YARMOUTH, No.	Thos. Danforth	Indenture
June 28, 1684	YARMOUTH, No.	Thos. Danforth	Indenture
Sept. 22, 1680	Yакмоитн, No.	Thos. Danforth	Grant

Grantee.

Folio.	Description.
141	Eighty acres in Falmouth.
114	Land in Kennebec river, near Arrowsic island.
254	Parcel of land in York.
314	Tract of land in James Town.
315	Land in Pemaquid.
97	Land in North Yarmouth.
98	Land on Wescustugoh river.
98	Land in Casco Bay.
185	Four acres of land in York.

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