

whom of the said James Beatty and Elizabeth Beatty have hitherto and their heirs and
affixed their seals the day and year first above written.

signed sealed and delivered in the presence of
Jacob Young, Geo. Bear Jr. James Garrard for Elizabeth Beatty)

James Beatty (S) Elizabeth Beatty (S)

which was then enclosed & sealed.

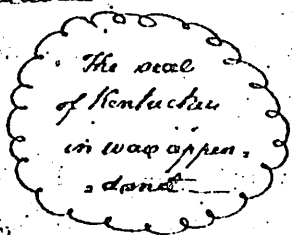
On the 21st day of April 1797. James Beatty before the subscribers two of the
justices of the peace for Frederick County and acknowledged the within Instrument
of writing to be his act and deed and do the same within premises with the appurte-
nances to be the right title and Estate of the within Sebastian Graft according to the
true intent and meaning thereof and the act of assembly in such case made and
provided.

Jacob Young Geo. Bear Jr.

State of Kentucky etc. Before me James Garrard Governor of the State of Kentucky
personally appeared Elizabeth Beatty wife of the within named James Beatty and
acknowledged the within Instrument of writing to be her act and deed and at the
same time declared after being first privately examined apart and out of the hearing
of her said husband that she fully and voluntarily relinquished her right of dower
in and to the premises with the appurtenances into the said Sebastian Graft his
heirs and assigns forever and further declared that she was not induced to make
this relinquishment of dower by fear or threats of ill usage from her said husband
or the fear of gaining his displeasure but that the same was fully and voluntarily
made.

In Testimony whereof I have caused the seal of the State
to be affixed. Given under my hand as Governor of said
State at Frankfort this sixth day of June one thousand
seven hundred and ninety seven James Garrard

By the Governor Harry Toulmin Secretary



6/2

At the request of Abraham Oindoff, the following Act was
passed the 13th day of September 1797. To wit.

This Indenture made this twentieth day of June in the year of our said
thousand seven hundred and ninety seven. Between Peter Oindoff of Frederick County
and whole of Colony and of the one part, and Abraham Oindoff of the County and State
aforesaid of the other part. It shews the said Peter Oindoff and Abraham Oindoff, have
for several years past hold a tract or parcel of land left to them by their deceased father
Peter Oindoff who in his last will and Testament directed that the division here
should be at the Election of the aforesaid sons of the Testator and they having
mutually agreed upon and ascertained said division in the particular part of the
land to be held in severalty as well by the said Peter Oindoff as by the said Abraham
Oindoff. And whereas the said Abraham Oindoff for himself and his heirs
by an indenture deed or Instrument of writing bearing equal date herewith hath
remised released granted transferred and confirmed all his Estate right title Interest
property possession claim and demand of in and to the part of the land left
as aforesaid which by said Mutual division was assigned to be held in
severally by the said Peter Oindoff his heirs and assigns forever.

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This Instrument (Witnesseth) that for and in consideration of the premises and the further part of such premises current money to the said Peter Oudoff by the said Abraham Oudoff in hand paid at and before the sealing and delivery of these presents the receipt whereof in haste acknowledged and the said Peter Oudoff being thereunto contented and satisfied hath remised, released, granted, transferred and confirmed and by these presents doth fully, absolutely, remised, released, granted, transferred, conveyed, conveyed and confirmed unto the said Abraham Oudoff, his heirs and assigns to be held in severalty forever. All the said Peter Oudoff's estate right, title, interest, property, possession, claim, and demand whatever both in Law and Equity, open and to all that tract or parcel of land lying and being in Frederick County aforesaid being part of a tract of land called The Rectory on Brothers Agreement Beginning at the end of the second course of said Peter Oudoff's part of said Land being the end of seventy one and one quarter perches on the second course of three hundred twenty acres conveyed by William Staley and others to a certain Henry Smith on or about the sixth day of April seventeen hundred seventy six and running with said three hundred twenty acres three courses North eighty eight degrees East one hundred furlen and three quarters perches North fifty two perches North thirty three degrees East one hundred and seven perches to intersect the fourth line of fifty acres of land conveyed by Edward Digges and Raphael Tany on or about the fifth day of August seventeen hundred sixty seven as run from the bounded white oak and Hickory mentioned in the Deed for said fifty acres then with a parallel line south twenty five degrees East ninety four perches to the end of the third line of said fifty acres and with it surveyed North sixty four degrees East sixty four perches to intersect the forty third line of the whole Rectory on Brothers Agreement then with said line to the end South thirty five degrees East eleven and one half perches plus with said Rectory South five degrees East forty seven perches to intersect the second line of fifty acres conveyed to a certain Matthew Galt by the aforesaid Peter and Abraham Oudoff on or about the sixth day of January seventeen hundred eighty nine then with said line surveyed South sixty four degrees East two hundred thirty one perches to the end of the third line of said Peter Oudoff's Land then with a straight line to the Beginning containing one hundred twenty nine and three quarters acres of Land Together with every appurtenance and advantage whatsoever thereto belonging or in any wise appertaining. To have and to hold all and singular the Lands and premises aforesaid with the appurtenances unto the said Abraham Oudoff his heirs and assigns to his and their proper use and behoof in severalty and no other favor and the said Peter Oudoff for himself and his heirs doth covenant promise and grant to and with the said Abraham Oudoff his heirs and assigns that the said Peter Oudoff and his heirs their share, portion, privilege, interest, claim and demand open and to the Land and premises aforesaid unto the said Abraham Oudoff his heirs and assigns against the said Peter Oudoff and his heirs and against all person or persons claiming by from or under him either ably or through

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his or their means or procurement shall and will warrant and forever defend: by whatever
suorities ways or devices the said Abraham Orndorff his heirs or assigns at their
expence or his or their counsels learned in the Law shall or may reasonably advise
device or require to be made and executed for the better and more perfect security of
the right hereby mentioned to be conveyed as aforesaid. In witness whereof
whereof, the said Peter Orndorff hath hereunto set his hand and affixed his seal
the day and year first before written.

Peter Orndorff

signed sealed and delivered in presence of
Jm Gwinn Jos Sam Smith

which was this Endorsed To wit:

Frederick County Feb. the twentieth day of June seventeen hundred ninety seven
I came personally before us the subscribers two justices in and for said County
Peter Orndorff the grantor named in the foregoing Instrument of writing and
acknowledged the same to be his act and deed and the lands and premises therein
mentioned to be the right and Estate of the therein named Abraham Orndorff his
heirs and assigns in severalty forever.

Acknowledged before Jm Gwinn Jos Sam Smith

Exam. p. Ed. Grant
April 20. 1797.

At the request of Leonard Storm the following deed was recorded
the 13th day of September 1797. To wit:

This Indenture made this thirtieth day of September in the year of our Lord one thousand
seven hundred and ninety seven. Between Thaddeus Hardskew of Frederick County and
State of Maryland of the one part and Leonard Storm of one place of the other part.
Witnesseth that the said Thaddeus Hardskew found in consideration of the sum of
thirty six pounds 12/6 current money to him in hand paid by the said Leonard Storm
at and before the execution of these presents the receipt whereof the said Thaddeus Hardskew
doth hereby acknowledge. He the said Thaddeus Hardskew doth hereby grant bargain
and sell alien and confirm and by these presents doth grant bargain and sell
alien and confirm unto the said Leonard Storm his heirs and assigns forever. All that
a certain portion of ground lying to and in the Addition to Frederick Town distinguished
by number two and part of number three being part of a long row which is part of Tasters
shaned and being the same plot of ground which George Dent by Indenture being
date two days next before the date of these presents conveyed to the said Thaddeus
Hardskew Beginning for the said Lots of ground at a stone planted at the end of the
first line of Jacob Shalmans Lot N^o One part of said Land and running thence
south westerly one and one quarter degrees first sixteen and one quarter perches to a stone
planted on the East side of an twenty four feet alley then with the East side of (said
Alley) South fifteen and a third quarter degrees East twenty and one half perches to a stone
planted with the North side of said street South eighty five and one half degrees
East eight perches to a planted stone then North one and a third quarter degrees East
eight and five eighths perches to a stone planted at the end of the second line of Jacob Shalmans

at the end of the third line of William Sowers part of the aforesaid survey and running thence south seventy and three quarters degrees. East eighty four perches. South nine degrees. East seven and three quarters perches. South seventy two and three quarters degrees. West eighty six perches then by a straight line to the Beginning. Containing four and a half acres of land. — and also one other part of the aforesaid Survey. Beginning at the end of the first line of the aforesaid William Sowers part and running thence south seventy and three quarters degrees, East seventy six perches. South twenty two and a half degrees, West twelve and a quarter perches. East sixty one and three quarters degrees. West thirty nine perches. East seventy one and three quarters degrees. West thirty four perches, then by a straight line to the Beginning. Containing three acres and one quarter of land. (Togethert with all rights, profits, benefits and advantages to the same. Belonging or in any wise appertaining. To have and to hold the said pieces or parcels of land hereby bargained and sold unto him the said Peter Hawk his heirs and assigns forever. And the said Bernard O'Neill for himself his heirs executors and administrators doth covenant grant, promise and agree to and with the said Peter Hawk his heirs executors, administrators and assigns forever. That he the said Bernard O'Neill his heirs executors and administrators. The said pieces or parcels of land with the appurtenances as aforesaid unto him the said Peter Hawk his heirs and assigns. As well against him the said Bernard O'Neill his heirs executors and administrators, as against all manner of persons lawfully claiming by force or wrong. That the said Bernard O'Neill shall and will warrant and forever defend by these presents. In testimony whereof the said Bernard O'Neill hath hereunto set his hand and affixed his seal the day and year aforesaid. —

Bernard O'Neill

signed sealed and delivered

In the presence of Adam Debonis son of Edw. Digges

Mr. Ginn & Mr. Smith

which was thus endorsed (to wit)

On the twenty ninth day of May 1799. Received of the said Peter Hawk the sum of fifty four pounds current money the consideration therein mentioned.
 Wt. Mr. Ginn
 Wt. Mr. Smith
 Bernard O'Neill

Pedrick County Maryland. On the twenty ninth day of May 1799. Came Bernard O'Neill before us the subscribers juve of the justices of the peace for said County and acknowledged the within instrument of writing to be his act and deed, and the Land and premises therein conveyed to be the right and estate of the said Peter Hawk his heirs and assigns forever.
 Wt. Mr. Ginn
 Wt. Mr. Smith
 Taken & testified at

At the request of Adam Orneroff the following deed was recorded, May 31. 1799. to wit

This Adventure made the twenty ninth day of May in the year of our Lord

thousand seven hundred and ninety nine. Between Bernard
 O'Neill (administrator Debonis) son of Edward Digger (late of St. Marys
 County) of Montgomery County and the State of Maryland of the one
 part, and Abraham Oronuff of Frederick County and the State aforesaid
 of the other part: Witnesseth, that the said Bernard O'Neill for and
 consideration of the sum of five pounds current money to him in
 hand paid, by the said Abraham Oronuff before the sealing and
 delivery of these presents, the receipt whereof the said Bernard O'Neill
 doth hereby acknowledge, and himself therewith to be fully satisfied
 contented and paid. Hath given, granted, bargained, sold, released,
 aliened, enfeoffed and confirmed and by these presents doth give, grant,
 bargain, sell, release, alien, enfeoff and confirm unto the said Abraham
 Oronuff his heirs and assigns forever. All that piece or parcel of land,
 being part of a tract called the resurvey on Brothers agreement - situate in
 the County and ^{the} State aforesaid. Beginning at the end of the first line of
 Jacob Habas second part of the aforesaid resurvey and running thence
 North two and a half degrees, West fifty one perches. North twenty seven
 degrees, East four perches. South two and a half degrees, East fifty two perches,
 then by a straight line to the Beginning. Containing one and a quarter acres
 of land. - Together with all rights, profits, benefits, and advantages to the
 same belonging, or in any wise appertaining. To have and to hold, the said piece
 or parcel of land hereby bargained and sold unto the said Abraham Oronuff
 his heirs and assigns forever. - and the said Bernard O'Neill for himself
 his heirs executors and administrators. doth covenant, grant, promise and
 agree to and with the said Abraham Oronuff his heirs executors administrators
 and assigns forever. that he the said Bernard O'Neill his heirs executors
 and administrators. the said piece or parcel of land with the appurtenances
 as aforesaid unto him the said Abraham Oronuff his heirs and assigns. -
 as well against him the said Bernard O'Neill his heirs executors and adminis-
 trators as against all manner of persons lawfully claiming by them or
 under him the said Bernard O'Neill shall and will maintain and favour.
 defend by these presents. - In Testimony whereof the said Bernard O'Neill
 doth hereunto set his hand and affix his seal the day and year aforesaid
 Signed sealed and Delivered
 In the presence of...
 J. G. Ginn, J. S. Smith.

Bernard O'Neill,
 adm. Debonis son of Edward Digger.
 which was thus enclosed (to wit)

On the twenty ninth day of May 1799. Received of the said Abraham Oronuff
 the sum of five pounds current money the consideration within mentioned. -
 J. G. Ginn
 J. S. Smith

Frederick County Maryland. On the twenty ninth day of May 1799. Came
 the said Bernard O'Neill before us the subscribers two of the Justices of the peace
 of said County and acknowledged the within instrument of writing to be his act
 and deed, and the land and premises therein conveyed to be the right and
 (estate)

estate of the said Abraham Crandall his heirs and assigns forever.
(Witness my Certified Seal)
Sh. Grinn
Jos. Sim Smith

Deed sold granted 22^d
February 1869

At the request of Benjamin Ogles the following
Deed was recorded. June 1st 1799. (Certif.)

This Indenture made this twenty second day of May in the year of our Lord, one thousand seven hundred and ninety nine, and in the year of the Independence of the United States of America, the twenty third Between Samuel Sewall of Henrich county and Thomas Harris Junior of Anne Arundel county of the one part; and Benjamin Ogles of Prince George County of the other part. Whereas by decree of the Chancery Court of Maryland, bearing date the twenty ninth day of January in the year one thousand seven hundred and ninety six. William Davidson the said Thomas Harris Junior and Samuel Sewall, were appointed Trustees, and authorized and empowered to sell and dispose of part of the real estate of John Davidson late of the City of Annapolis due for the payment of his debts: That in pursuance of the said decree the said William Davidson, Thomas Harris Junior and Samuel Sewall did on the twenty ninth day of February in the year one thousand seven hundred and ninety six. sell and dispose of to the above named.

Benjamin Ogles lot number Twenty containing Ten acres. and lot number twenty one, containing eleven acres parts of a tract of land lying in Henrich county, called Washers Chance, at and for the sum of six hundred and sixty five pounds ten shillings current money: And whereas the purchase money for the said lots a parcels of land and premises hath been fully paid and satisfied, and the said William Davidson, Thomas Harris Junior and Samuel Sewall or any two or one of them, are authorized by the said Decree to give a conveyance for the same: and to comply with the terms of the said decree, the said Thomas Harris Junior and Samuel Sewall have agreed to execute these presents. — Now this Indenture witnesseth that the said Thomas Harris Junior and Samuel Sewall in consideration of the above recited premises, and also of one dollar current money of the United States to them in hand paid by the said Benjamin Ogles the receipt whereof is hereby acknowledged and themselves therewith to be paid, Have granted, bargained, sold, released, aliened, enfeoffed and confirmed and by these presents do grant, bargain, sell, release, alien, enfeoff and confirm unto the said Benjamin Ogles his heirs and assigns forever. the said parcels of land aforesaid being lots number twenty and twenty one parts of Washers Chance aforesaid and which are contained within the courses and distances following that is to say. Beginning for lot number Twenty at the end of the East line of lot number nineteen part of the said Tract and running thence South six and a half degrees West twenty five perches. South eighty five degrees East sixty eight perches.

Estate of the willin named Matthew Hall his Heirs and Heirs forever agensly
 to the him Inloah and Mooring there - Also came at the same time Rebecca
 Crandall wife of the willin mentioned Peter Crandall and being by us judicially
 examined out of the hearing and presence of her Husband did freely and voluntarily
 relinquish her right of Dower in and to the land and premises with her ornaments
 and declared that she did not do the same by the force or compulsion of her
 Husband or for fear of his displeasure

In witness
 John Robt Key

Acknowledged before

Ex. di. h. m. l. &
 2^d Dec. 1797

At the request of Laurence Brungel the following deed was
 recorded 9th March 1789. to wit,
 This Indenture made this sixth day of March in the year of our Lord
 one thousand seven hundred and eighty nine Between Peter Mantz Sheriff of
 Frederick County of the one part and Laurence Brungel of the same place of
 the other part Whereas a certain John Ransborough at Frederick County
 August Court last obtained a judgment for an Attachment against a certain
 George Brungel on a Bond or Obligation returned by the said George Brungel
 to the said John Ransborough and issued an Attachment in the said County Court
 returnable to November Term last against the Goods Chattels Lands and
 Tenements of the said George Brungel in virtue of which said Attachment
 Thomas Beatty the then Sheriff of Frederick County returned that he had attached
 one undivided fifth part of one hundred Acres of Land lying in Frederick
 County being that part of the Tract of Land called Dulany's Lot which was
 conveyed to a certain Jacob Brungel by David Dulany Esquire, on return
 of which said Attachment the said John Ransborough had condemnation
 according to Law And whereas the said John Ransborough took prior the
 Attachment and Condemnation aforesaid issued a Writ of Fieri Facias out of
 the said County Court returnable to March Term one thousand seven hundred
 and eighty nine as appears by the records of Frederick County aforesaid by
 virtue of which last mentioned Writ of Fieri Facias the said Peter Mantz party hereto
 did take and execute in the said George Brungel's undivided fifth part
 of the aforesaid one hundred Acres of Land part of Dulany's Lot and did
 in due form of Law set up and expose to publick sale the same and did
 sell the same and all the Inloah of the said George Brungel of in and
 to the same to Laurence Brungel party hereto at and for the price of
 ninety five pounds three shillings and one half penny current Money he
 being the highest Bidder for the same at the sale aforesaid Now
 this Indenture Witnesseth that the said Peter Mantz Sheriff of Frederick
 County for and in consideration of the sum of ninety five pounds three shillings and one
 half penny current money to him in hand paid by the said Laurence Brungel at or
 before the signing and delivery of these presents the receipt whereof is hereby
 acknowledged Hath granted bargained sold aliened and confirmed and by these
 presents doth grant bargain sell alien and confirm unto the said Laurence
 Brungel and his Heirs all his the said George Brungel's undivided fifth part of
 the said one hundred Acres of Land part of Dulany's Lot which one hundred

(Acres)

Maryland Frederick County Court: We it remembered that on this 16th day of January in the year one thousand eight hundred and twenty six personally appeared Leonard Green the grantor named in the foregoing deed or instrument of writing and doth acknowledge the same to be his act and deed and the land and premises therein mentioned and every part and parcel thereof with the rights, Members and appurtenances to both the right title and estate of said Leonard Green the grantee also therein named his heirs and assigns forever according to the true intent and meaning thereof and the acts of Assembly in such cases made & provided. Geo. Haley
Acknowledged Before S. J. Mangum

At the request of Negro State the following Manumission was recorded 24th June 1826. To wit -
This Indenture betwixt that Benjamin Darby of Frederick County in the state of Maryland for and in Consideration of the sum fifty Cents to me in hand paid to and before the executing and delivery of these presents the receipt whereof is hereby acknowledged have released from Slavery Manumitted and set free my Negro Woman named State, being about Twenty seven years of age, of a healthy Constitution sound in mind and body, and Capable by labor to procure to her sufficient food and raiment with other requisite necessaries of life. In Testimony whereof, I have hereunto set my name and affixed my seal this Twenty fifth day of June in the year of our Lord eighteen hundred and twenty six - Benj. Darby Seal
which was this endorsed To wit

We it remembered, that on the day of the date of the foregoing Deed of Manumission personally appeared the therein named Benjamin Darby, before me one of the Justices of the Peace for the state of Maryland in and for the County of Frederick, and acknowledged the said Deed of Manumission or instrument of writing to be his act and deed for the purposes therein expressed - Ark. P. Cherry

At the request of Mr. Oudorff the following Release was recorded 24th June 1826, To wit,
This Indenture made this Twenty fifth day of May eighteen hundred and Twenty six between Abraham Hedson of Frederick County and state of Maryland of the one part and Abraham Oudorff of the same place of the other touching the above named Abraham Oudorff did on the 17th of May 1826 Mortgage to the above named Abraham Hedson one hundred Twenty nine and three quarters acres of Land, as will appear by the Deed of Mortgage dated as above and recorded in Liber No. 129 folios 167, 168, and 169. and of the Land records of Frederick County which Mortgage was intended to secure the payment of One hundred and Forty eight pounds three shillings and six pence Current Money with the interest accruing thereon - And

Handwritten notes in the left margin, including: "Hundred", "in hand", "to and before", "the receipt", "acknowledged", "the same", "to be his act", "and deed", "the land", "and premises", "therein mentioned", "and every part", "and parcel", "thereof", "with the rights", "Members", "and appurtenances", "to both the", "right title", "and estate", "of said Leonard Green", "the grantee", "also therein named", "his heirs", "and assigns", "forever", "according to the", "true intent", "and meaning", "thereof", "and the acts", "of Assembly", "in such cases", "made & provided", "Geo. Haley", "Acknowledged", "Before S. J. Mangum".

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Whereas the said Abraham Orndorff hath fully paid & satisfied the said Abraham Hesson as well the sum above mentioned as the Interest thereon in full so that he hath not further claim upon him on account of said Mortgage whatever - Now this Indenture witnesseth that the said Abraham Hesson for and in Consideration of the payment of the above mentioned sum of Money and the Interest thereon and for and in Consideration of One Dollar Current Money of the United States to him in Hand paid at the sealing and delivery thereof the receipt of which is hereby acknowledged, he the said Abraham Hesson doth fully and absolutely for himself and his heirs Grant Bargain Sell alien wife off released and Confirm unto him the said Abraham Orndorff his heirs and assigns forever, all the right title Interest property Claim and demand which he the said Abraham Hesson had to the said Mortgaged premises, or any part thereof, so that he the said Abraham Orndorff is again fully released in the said Mortgage property as fully and amply as if the same had never been Mortgaged to the said Abraham Hesson, warrants and Defended to the said Abraham Orndorff his heirs and assigns forever from and Against him the said Abraham Hesson and all those Claiming by force or under him - In witness whereof the said Abraham Hesson hath hereunto set his hand and affixed his seal on the day and year first above written signed sealed & delivered.

in presence of {
And John Shriver { Obenforss Gu Barth Quail
John Bausgartner } which was there and read to wit -
State of Maryland Frederick County to wit
On the date of the within Instrument of Writing appears Abraham Hesson before us this of the justices of the peace for said County and acknowledges the same to be his act and deed and the Mortgage property therein mentioned to be the right & estate of the said Abraham Orndorff his heirs and assigns forever released and discharged from all claim of him the said Abraham Hesson his heirs or assigns And Shriver acknowledges before & Certified by John Bausgartner

Paid
20th & deliv^d Grantee At the request of Sterling Galt the Following
October 16th 1826 Deed was Recorded Bk. June 1826 Vol. 17
(This Indenture made this twenty fifth day of May Eighteen hundred and twenty six between Abraham Orndorff of Frederick County State of Maryland of the one part and Sterling Galt of the County & State of Maryland of the other part to wit to wit that the said Abraham Orndorff for and in Consideration of the sum of twelve hundred dollars Current Money to him in Hand paid by the said Sterling Galt before the sealing & delivery of these presents the receipt whereof he the said Abraham Orndorff doth hereby acknowledge, hath granted bargained sold aliened wife off and Confirmed And by these presents doth grant bargain sell alien

do hereby confirm that the said Sterling Holt his heirs and assigns all
 that part of a tract of Land Called "The Remedy or Brothers Agreement Contains
 within the following Metes and Boundz to wit Beginning for the tract of land
 hereby bargained and sold at the end of the second Course of Peter Ondorfs
 part of said land being the end of twenty and one fourth perches on the
 second Course of Thro Runners and twenty acres. Conveyed by Willfred
 Meale and others the 10th day of April seventeen hundred and seventy five
 and running with said three hundred and twenty acres three Courses North
 Eighty eight degrees East one hundred and twelve and three quarters perches
 North fifty two perches North thirty three degrees East one hundred & eleven
 perches to intersect the fourth line of fifty acres Conveyed by Edward
 Diggs and Raphael Loney the fifth day of August seventeen hundred and
 fifty seven as run from the bounded white oak and Hickory mentioned
 in the deed for said fifty acres then with said line reversed South
 twenty five degrees East Ninety four perches to the end of the third
 line of said fifty acres and with it reversed North sixty four degrees
 East sixty four perches to intersect the forty third Outline of the whole
 resumed on Brothers Agreement then with said line to the end
 South thirty five degrees East eleven and a half perches still with
 said resurvey South five degrees West forty seven perches to intersect
 the second line of fifty acres Conveyed to Matthew Holt the 10th day of
 January seventeen hundred and Eighty nine then with said line reversed North
 sixty four degrees West two hundred and thirty one perches to the end of the
 third line of the aforesaid Peter Ondorfs lands then with a straight line to the
 Beginning Containing One hundred and twenty nine and three quarters acres of land
 situate lying and being in Frederick County aforesaid together with all and sin-
 gular the Buildings and appurtenances whatsoever thereto belonging or in any
 wise appertaining and all the estate right title and interest whatsoever of him
 the said Abraham Ondorf both at law And in equity of in to and out of the
 said Tract or parcel of land and premises hereby bargained & sold or meant
 mentioned or intended hereby so to be and every part and parcel thereof. So
 have and to hold the said Tract or parcel of land so as aforesaid descri-
 bed together with the Buildings and appurtenances and all and singular
 either the premises hereby bargained and sold or meant mentioned or intended
 hereby so to be and every part and parcel thereof unto the said Sterling
 Holt his heirs and assigns forever and to and for no other use intent or
 purpose whatsoever and the said Abraham Ondorf for himself his heirs
 executors and administrators doth hereby Covenant grant promise and Agree
 to and with the said Sterling Holt his heirs Executors administrators or assigns
 that he the said Abraham Ondorf And his heirs the said Tract or parcel of
 Land and premises hereby granted bargained and sold and every part & parcel
 thereof with the appurtenances thereto belonging to him the said
 Sterling Holt his heirs and assigns Against him the said Abraham Ondorf
 and his heirs and assigns all and every person or persons whatsoever claiming

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Claiming or to claim any right title or interest in and to the same or any part thereof by from or under him or his heirs shall and will contract and forever defend by these presents In witness whereof the said Abraham Oudorf hath hereunto set his hand and affixed his seal the day and year first herein before written, signed sealed & delivered in the presence of us

And Shivers

Abraham Oudorf

John Baumgartner } which was this endorsed to wit
State of Maryland Frederick County to wit Be it remembered that on this twenty fifth day of May eighteen hundred and Twenty six and after the execution of the release of Mortgage for the same property from Abraham Bassett to Abraham Oudorf before us the subscriber two Justices of the peace in and for the County aforesaid appears Abraham Oudorf party Grantor mentioned in the within deed or instrument of writing and acknowledges the said deed or instrument of writing to be his act and deed and the Land and premises therein mentioned and therein bargained and sold to be the right and estate of Sterling East party Grantee also therein named his heirs & assigns forever according to the purport true intent and meaning of the said deed or instrument of writing and the Act of Assembly in such Case made and provided

Acting Justice of the Peace And Shivers
Justice of the Peace John Baumgartner

Examined & Delivered per Grantors order 2^d Nov. 1826
At the request of George Landaman the following Deed being recorded 21st June 1826 to wit

This Indenture made this twenty seventh day of May in the year of our Lord one thousand eight hundred and twenty six between George Rindollar and Henry Rindollar of Frederick County in the State of Maryland of the one part and George Landaman of the same County State of the other part to wit that the said George Rindollar and Henry Rindollar for and in consideration of the sum of four hundred and four dollars current money of the United States to them in hand paid by the said George Landaman before the making and delivery of these presents the receipt whereof the said George Rindollar and Henry Rindollar doth hereby acknowledge & themselves herewith to be fully satisfied contented and paid both granted bargained and sold aliened enfeoffed and confirmed and by these presents doth grant bargain and sell alien enfeoff and confirm unto the said George Landaman his heirs and assigns forever all that tract or parcel of land being part of a tract called Ohio lying and being in the County and State aforesaid Beginning for said part at a stone planted at the beginning of a tract of land called The Runway on the Pines and the Addition to the Pines and running thence with said Runway North four degrees East One hundred and forty two perches to a stone North thence