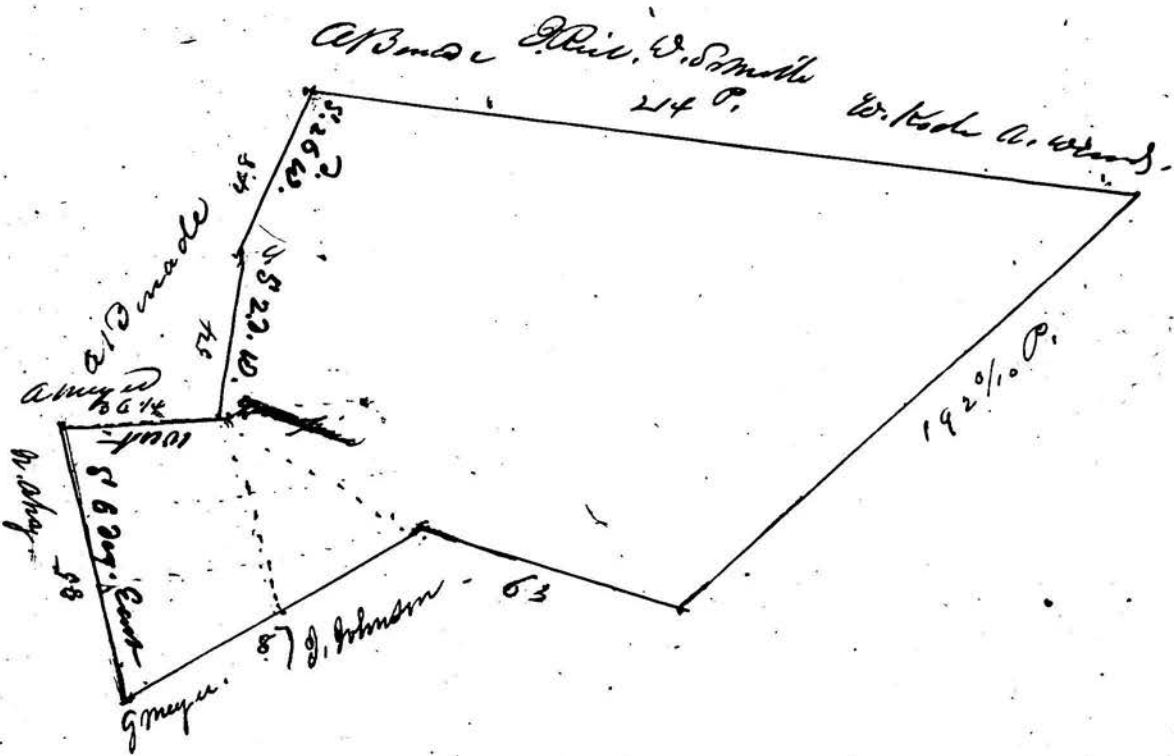


2

2.

HENRY FAMILY

D. INDENTURES AND DEEDS
1797-1853
21 items



167

19

188 9

18 2

17

18

Memorandum of
deeds & drafts incl

To
John J. Cleaveland.

Jacob Stocker to J. J. Henry X

Adam Stocker to J. J. Henry

John Gold to James Henry X

Draft of M. S. Henry, Mar 1814

Sarah & Peter Stridell to Jas Henry

Draft of Land of Jacob Stocker J.J.H

do " " " John Gold to T.H

" of which tract.

one part sold to Reuben Missinger

one Part owned by Mr Williamson

One Park owned by Eichman

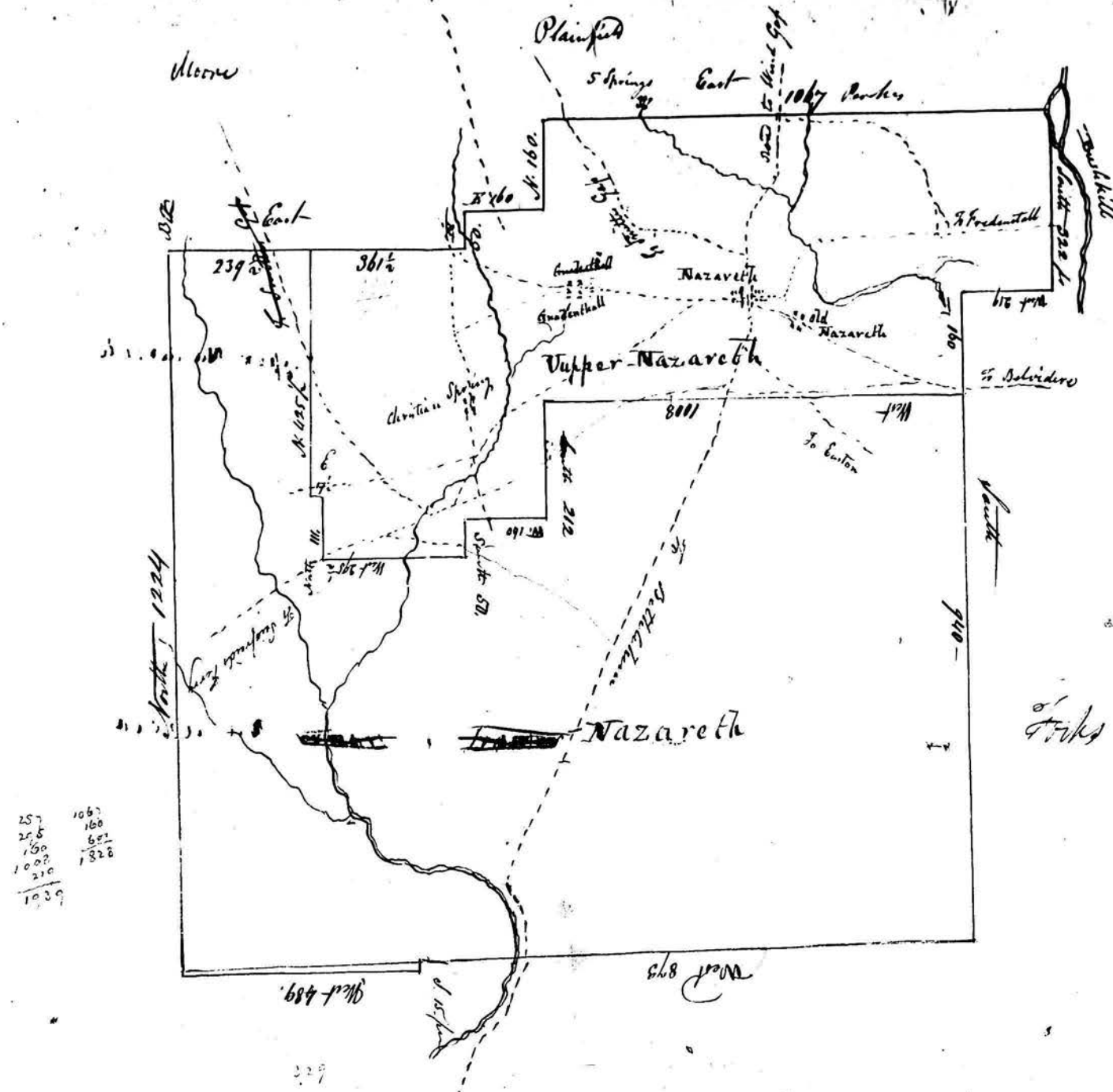
One Park owned by Estate of S. Roden

One Park " " by

Boundaries of Easton Township & Borough

"Beginning at a Black Oak on the Delaware being a corner of land of Andrew Coopers leaving there West 563 perches to a Post in line of Geo. Miffling's land then by line of land late of Barnet Wallen & Mary South 453 perches to a Birch on the N.E. Bank of Lehigh River there down the same the several courses thereof to its mouth then up the Delaware the several courses thereof ending the mouth of the Bushkill Creek to the place of beginning —

Officer Wm. Smith
Aug 18



257	1067
255	160
150	602
100?	182
210	
<hr/>	
1030	

2 /
Selling W^m HENRY's lot.

Administrators

of the instrument of last will

Inventory

Administration of

Suppl. dist.

Settling Sheets

D. J. D.

ANN HENRY Esq. N.Y.

Daniel Price & wife's Descents and Tract

of 115. 99 ft of land & all

John Rawson

J. May & Co. Townshp.

Bucks County, Pa.

1870

This Indent

and vndly seven Between Daniel Preiss of South Townships in the County of Northampton and commonwealth
County of Northampton aforesaid Mason of the other part **Witnesseth** that the said Daniel Preiss vid
to them in hand well and truly paid by the said John Tawton at and before the sealing and delivery hereof
and by these present: **No** great bargaine, sale, alien encloff release and inform unto the said John Tawton
Towcock Township and commonwealth aforesaid bounded and described as follows. Beginning at a poplar tree
stones hence by lotte of Samuel Dean now Abraham Hatchell south forty two degrees and thirty five minutes east
perches and four tenths to a heap stones. thence by lane of Andrew Armstrong North forty three degrees East eighty
minutes west thirty eight perches and four tenths to another tree, and North forty degrees and fifty five minutes East
forty two degrees and a quarter west one hundred and forty eight perches and nine tenths to a post and stone, th
to a stone, thence partly by Jacoby's land and vacant land south one degree and twenty minutes East forty six
perches of land and the usual allowance of six percent for exceedysg. Being the same tract of land which in
whch being since patented, is now by sundry lawfull mesne conveyances vested in the said Daniel Preiss in
with all and singular other the houses and buildings therin erected ways woods waters water courses right
taining and the reversions and remainders rents, issues and profits thereof and all the estate right title interest
out of the same. **We have and to hold** the said appurage citizen and tract of land above describe
and assigns, to the only proper use benefit and behoof of himselfe said witness and assigns forever. In
grace to and with the said John Tawton his heirs and assigns in these presents that he the said Daniel
hereby granted with the appurtenances unto him the said John Tawton his heirs and assigns quietus
claiming or to claim by from or under him them or any of them shall and will warrant and never dis
lanch and seale the day and year aforesitten
it and Delivered in the presence of



Northampton County 1686. Be it remembred that on the fourth
day of October in the year of our Lord one thousand six hundred and eighty six
John Preiss and Anne his wife did make and subscribe
this indent according to law. And Anne his wife
the witness abovesigned first and last made.

Patent

Daniel Steiner

26^{as} 120 lbs

Northampton county



*1/2 1/2 1/2
1/2 1/2 1/2
1/2 1/2 1/2*



To all to whom these Presents shall come, GREETING.

KNOW YE, That, in Consideration of the monies paid by George Pries for the Warrant hereinbefore mentioned and of the sum of Four dollars in full since paid by Daniel Steiner of Northampton County into the Treasury Office of this Commonwealth, there is granted, by the said Commonwealth, unto the said

Daniel Steiner

a certain Tract of Land, called "Beau monde" situate in

Flansfield township Northampton County Beginning at a stone, thence by land of Martin Hart, north one degree West, eighty five perches and a half to a post, thence by land of George Pries East, twenty six perches and a quarter to a post, thence by land late of Jacob Hubler, south forty degrees East, seventy three perches to a stone, and thence by land of Myer Hart, south seventy degrees West, eighty seven perches to the Beginning containing twenty six Acres, and three quarters and the allowance of six Rods. Which said tract of land was surveyed in pursuance of a Warrant dated the 4th November 1789, granted to the said George Pries, whose right to the same by virtue of sundry conveyances became vested in the said Daniel Steiner,

with the Appurtenances. To HAVE AND TO HOLD the said Tract or Parcel of Land, with the Appurtenances, unto the said Daniel Steiner and his Heirs to the use of him the said Daniel Steiner his Heirs and Assigns for ever, clear of all Restrictions and Reservations, as to Mines, Royalties, Quit-rents, or otherwise, excepting and reserving only the fifth part of all Gold and Silver Ore, for the use of this Commonwealth, to be delivered at the Pit's Mouth, clear of all Charges.

IN WITNESS whereof, John Cochran Secretary of the Land-office of the said Commonwealth, hath hereto set his HAND; and the SEAL of the Land-office of Pennsylvania hath been hereunto affixed, the seventh day of July in the year of our LORD, one thousand eight hundred and ten and of the Commonwealth the thirty fifth.

ATTEST

Rich M. Craig

Deputy Secy. Land Office

Enrolled in Patent Book H. vol. 3 page 656.

Dick
Galloway Donuth Co.
to
William Donuth
Co. of Link Plaistow
Furnish

This Indenture made the Day of in the year of our Lord One Thousand eight hundred and thirteen B.C.
Gottlieb Demuth of Plainfield Township in the County of Northampton in the Commonwealth of Pennsylvania Distiller and his wife of the said first
And William Demuth of the same place Distiller of the other part. Willm Hiltz that the said Gottlieb Demuth and his wife for and in consideration
of the sum of Dollars lawful Money of the United States to them well and truly in hand paid by the said William Demuth at or before the
Sealing and delivery hereof the receipt whereof day do hereby acknowledge and witness the said William Demuth his heirs and
spouse for any demand for the same for ever. Willm grantee bargains sells alien and releases the released and confirmed and by these presents do
grant bargain sell alien and release and confirm unto the said William Demuth his heirs in witness A certain Lot or Tract or Parcel of
Land situate lying and being in Flemington Township aforesaid and described and bounded as follows to wit: BEGUNNING at a tree stone
along Land of Peter Stoltz seven degrees and one quarter West eleven perches and seven tenths to a Chestnut tree stone along Land of the United Brethren
at Nazareth North Sixty three degrees West twenty two perches to a stone thence North thirty six degrees and one half East ten perches to a post
at a corner of Land of John Hall and from thence
Acre and perches strict measure. It being part of a Tract of Land.

Together with all and singular the Buildings Improvements, ways, roads, water watercourses, rights Liberties, inheritments and appurtenances whatsoever thereunto belonging or in any wise appertaining and the reversionary and remainders, rents, issues, and profits therof
and also the full right title, interest, property, claim and demands, whatsoever of them the said Gottlieb Demuth and his wife
in law or equity, or otherwise howsoever of, in, to, or out of the same To Hall and Hiltz the said, his spouse and Lot or Tract and
Parcel of Land, inheritments and premises hereby granted or mentioned or intended so to be with the appurtenances unto the said
William Demuth, his heirs and Assigns to the only proper use and behoof of him the said William Demuth, his heirs and Assigns
for ever. And the said Gottlieb Demuth for himself his heirs executors and administrators doth covenant promise grant and agree to and
with the said William Demuth, his heirs and Assigns by these presents that he the said Gottlieb Demuth and his heirs the aforesaid
mentioned and described wife, spouse and Tract or Parcel of Land inheritments and premises hereby granted or mentioned above
intended to be with the appurtenances unto the said William Demuth, his heirs and Assigns against him the said Gottlieb
Demuth and his heirs and against it all and every other Person or Persons whosoever lawfully claiming or claiming by from
him or them or any of them shall and will warrant and by these Presents for ever defend. At witness
whereof the said Parties have hereunto interchangably put their hands and seals the Day and Year first above written.

Sealed & Delivered
in the presence of us.

Received on the Day of Northampton County Pa. On the Day
the above written Indenture
the Consideration money
in full

Recd by me.

In and for the County of Northampton
Came the above named Gottlieb Demuth
and his wife and acknowledged
the above written Indenture to be his
act and deed and desired the same to
be recorded as such according to law
in said County. The aforesaid
consenting without any compulsion
on the part of her said husband
In Testimony whereof I have here
unto put my hand and seal Day and
Year aforesaid.

Draft of tract of Land



192.8

Draft of a Tract of Land
in Plainfield & Burkhill Township Southampton
County Penn: belonging to Brian Henry & in the Town
of Joseph & William Jr Henry Containing One Hundred
and Sixty Seven Acres & twelve perches Strict measure

Surveya March 18 1814.

John M. Allard Henry

Attestation to the recording of Deed of Sale, and in the
County of Nottingham, on the 1st day of May
Anno Domini 1893.

Attestation made in my Office -
John C. Clegg, Recorder.

Quid

John Ward & wife

William Henry 26th May 1893
of Penyfield Bushdale Farms.

Nottingham County

This Indenture

Made the 1st day of November -
in the year of our Lord one thousand eight hundred and

in the Year of Our Lord one thousand eight hundred and fifteen. Between John Ward of Plainfield Township in the County of Northampton and Commonwealth of Pennsylvania Farmer of all Rent and William Henry of Hazards in the County of Northampton aforesaid
Leyline of the other part. **Witnesseth** that the said John Ward and William Henry his wife for and consideration of the sum of Six hundred and fifty six
dollars and thirty three cents lawful money of the United States to them the said John Ward and to have his wife well and truly in hand paid by the said William
Henry alone before the sealing and delivery hereof the receipt whereof is hereby acknowledged. **Have** made and bargained sold excepted released and confirmed and by these
presents do grant bargain sell except release and confirm unto the said William Henry his heirs and assigns All that certain Lot piece or parcel of land situate in the
County of Plainfield and L. Hill in the County of Northampton aforesaid bounded and described as follow Beginning at a stake in the Road from Fred. Henry cap^t to Jacobburg
Hill on a base of other land of the said William Henry and by the same south twenty five degrees East run by way perches and two tenths of a perch to a stone corner formerly Michael Gott
sack. Hence by the same and by line in Tenure of L. Hill Ward and along the middle of public road before mentioned North eighty degrees and
North ten degrees East one perch and three quarters to a stone stake corner. Hence by other line of said L. Hill Ward and along the middle of public road before mentioned North eighty degrees and
a half West one hundred and sixteen perches to the place of beginning containing Twenty six acres and one hundred and eleven perches and the usual allowance of six per cent to be the same more or less
It being part of a tract of land granted unto the said John Ward in fee simple by patent bearing date the twenty first day of August
now past, 1713 granted unto the said John Ward in fee simple by said patent recorded in the Patent Office of the Commonwealth at Harrisburg in Patent Book 12 vol 11 page 392 relation thereto being laid more
fully and at large may appear. **T**ogether with all the buildings improvements ways woods waters water course rights liberties privileges incidentals and appurtenances whatsoever to the same or any part thereof be-
longing or in anywise appertaining and the reversions and remainder unto him and his heirs and assigns thereof. And all the estate right title interest property possession claim and demand whatsoever of him the said John Ward.
of in to or out of the same or any and every part thereof. **W**e have and to hold the said Lot piece or parcel of Twenty six Acres and one hundred and eleven perches of land and allowance to the inhabitants and proprietors of the same or any
parties lawfully granted with all appurtenances unto the said William Henry his heirs and assigns to the only proper use benefit and behoove of him the said William Henry his heirs and assigns for ever. And
the said John Ward for himself and his heirs and all and every other person and persons and their heirs anything having or claiming in the said Lot piece or parcel of Twenty six acres and eleven
perches of land and allowance to the said John Ward as well as any time or times make do and execute or cause to be made done and executed all and every such further or
other lawful and reasonable grants, lets, and assurances in the said lot whatsoever, for the further, better and more perfect granting and assuring of all and singular the said premises above mentioned with the appurte-
nances, unto the said William Henry his heirs and assigns as by him the said William Henry his executors, Administrators or assigns or his or their, counsel learned in Law done or reasonably advised, devised,
and required. **A**nd the said John Ward as well for himself as for his heirs executors & Administrators doth further covenant grant and agree to and with the said William Henry his heirs, executors & assigns. And that feed
and presents, that the above described Lot or piece or parcel of Land hereby granted or mentioned intended so to be with the appurtenances, unto him the said William Henry his heirs & assigns. And that feed
and discharged of and from all former or other Bargains sales grants mortgagess, dowers or annuities rents or arrearages, and of and from all other charges, estates rights tithes incumbrances and
whatsoever, his, made, committed done or suffered by the said John Ward or any other person or persons whatsoever lawfully claiming the same or any part thereof, unto him the said William Henry and
his heirs and assigns shall and will warrant and for ever defend by these presents. **In witness** whereof said parties to these presents have hereunto interchangably put their hands & seals the day of Year
first aforeswitten.

Sealed and Delivered

in presence of Ms.

Geophilus virginiensis

Received on the date of the above Indenture
of the above named William Henry the
full consideration sum above mentioned

Rec'd by me

MUNICIPALITY.

John + Harriet
Wade.

Northampton County, Pa.

Be it remembred that on the twenty ~~1-22-15~~¹⁻²²⁻¹⁵ day of
November Anno Domini One thousand eight hundred and
fifteen before the subscriber one of the Justices of the Peace in
for the County aforesaid personally came the above named John
Ward alias ~~John~~ his wife and acknowledged the above
Indenture to be their Act & seal and desired the same to be recorded according to Law.
The said John Ward being of lawfull age by me separately
and apart examined and the contents thereof being first made knowne unto
her she the relictary consenting. In the presence whereof I have
presented the said John Ward and seal the day and year above written.

John Ward
the 12.

^{her}
Catherine & Ward
MAY 1860

Lands Office at Kaskaskia Jan^o. 5th 1819

I do certify that Samuel Smith did on the first day
of January 1819 enter for lands in the name of John
Joseph Henry of Philadelphia Six quarter Sections of
Lands which contain together Nine hundred and
Sixty three acres and thirty two hundredths of
an acre

Nicholson Regt

Reference to the within described piece of Land.
Patent of Jacobsburg recorded in the Rolls office of Pennsylvania in Patent Book E 1914, Page 170 was dated
May 9th 1788 for 43 1/4 acres to Jacob Houbler - and Jacob Houbler by his Last will and Testament
entered in the Registers office at Easton devised his said estate to his two sons Abraham & Isaac
Houbler who by Deed dated May 19th 1790 Recorded at Easton in Deed Book E Vol 1st Page
656 & granted three hundred & fifty acres & 146 perches to Wm Henry Jacob Christ and Jacob Eycely
Deed Joseph Swisshup Abraham Scoveng & Nicholas Kleinier Executors of Joseph Eycely by Deed dated
Oct 25th 1800 Recorded at Easton in Book G Vol 2nd Page 226 & granted his third part to the
said Wm Henry in fee - Deed I Roth and wife dated July 4th 1801 Recorded at Easton in Deed
Book G Vol 2nd Page 231 & granted the said third part of Jacob Christ to the said Wm Henry in fee
Deed John Wend and wife dated Nov 1st 1815 to Wm Henry Recorded at Easton in Deed Book B
Vol 4 Pg. 392 &c for 26 acres and 111 perches of Land - Deed Daniel Steiner & wife to Wm Henry
dated July 27th 1810 Recorded at Easton in Deed Book K Vol 3rd Page 260 &c

All Ordred in the Office for Recording of Deeds
Easton record for the County of Northampton in Deed Book
L Vol 4 Page 16 & 17th day of January 1811 - Done & Seal'd.

With my affec and the Seal of the said
William C. Miller Rec. de.

Deed.

William Henry and Wife.

to

I Joseph Henry and William Henry Junr
for Neysage 4167 acres of Land in Northampton County

Sixty Indenture

Made the Eleventh day of June in the
 year of our Lord one thousand eight hundred and Nineteen between William Henry of the Northern Liberties in the County of Philadelphia in the State of Pennsylvania.
 Gentleman and Sabina his wife of the one part. And Joseph Henry of the said Northern Liberties John Smith and William Henry Junior of the County of Northampton
 state aforesaid gun maker of the other part. That the said William Henry and Sabina his wife for and in consideration of the sum of Ten thousand
 Dollars lawful money to them at the execution hereof by the said Joseph Henry and William Henry Junior well and truly paid the receipt whereof is hereby acknow-
 ledged \$10000 granted bargained and sold aliened released and confirmed and by these presents do grant bargain and sell alien release and confirm unto the said
 Joseph Henry and William Henry Junior their Heirs and Assigns All those Chippings or Increment Barns Stables Mills and other out houses and tract piece or parcels
 of Land situate lying and being in the township of Bushkill County of Northampton aforesaid Beginning on the side of the public road leading from Elizabeth
 to the Union Gap at a corner of Land in possession of Peter Meyer thence along the said road North forty six degrees East one hundred and Ninety two perches and eight
 rods to land of John Ward thence along the same and land of Mathew Henry South eighty and a half degrees West two hundred and fourteen perches to a corner thence
 by the said Mathew Henry's Land South twenty six degrees west forty eight perches crossing Bushkill Creek to a corner thence by the same South two degrees west
 fifty four perches thence by the same West thirty six perches and a quarter to a corner thence by the same South six degrees East eighty five perches and a half thence
 by the said Land in tenure of Peter Meyer North Sixty five degrees East eighty seven perches thence by the same South forty five degrees and a half East Sixty
 three perches to the place of Beginning Containing one hundred and Sixty seven acres of Land more or less together with all and singular the Buildings Improvements
 Mills ways waters Woods dams fences water Courses Rights Liberties privileges Hereditaments members and Appurtenances whatsoever thereunto belonging or in any wise
 appertaining and the Reversions and Remainders Rents Issues and Profits thereof and all the future Right Title Interest property claim and demand whatsoever of him the
 said William Henry and Sabina his wife in Law and Equity howsoever in to or out of the same. To have and to hold the said Hereditaments or Increment Barns and
 Mill Houses factories Barns Stables and other out houses and tract piece or parcel of Land Hereditaments and premises hereby granted or mentioned to be with the
 appurtenances unto the said Joseph Henry and William Henry Junior their Heirs and Assigns To and for the only particular Benefit and Behoof of the said Joseph
 Henry and William Henry Junior their Heirs and Assigns forever "As Tenants in Common and not as Joint Tenants." The said William Henry for himself his
 Heirs Executors and Administrators doth covenant promise grant and agree to and with the said Joseph Henry and William Henry Junior their Heirs and Assigns by
 these presents That he the said William Henry and his Heirs all and singular the Hereditaments and premises hereby granted with the appurtenances unto the said
 Joseph Henry and William Henry Junior their Heirs and Assigns against him the said William Henry and his Heirs and against all and every other person and persons
 whomever lawfully claiming or to claim by from or under him or them or any of them shall and will warrant and forever defend by these presents *Wm. W. Henry*
 whereof the said William Henry and Sabina his wife have set their hands and seals hereunto dated the day and year first above written.

Sealed and Delivered
 in the presence of us
 and
 Fred Bratt

Received on the day of the date of the above the subscriber one of the ~~Jurors of the Court in~~
 Indenture of the above named Joseph Henry and for the County of Philadelphia came the
 and William Henry Junior the full consideration aforesaid William Henry and Sabina his
 wife and acknowledged the above Indenture to
 be their act and deed and desired the same may
 be Recorded as such The said Sabina thereto
 voluntarily consenting she being of full age separate
 and apart from her husband by me theron examined
 and the contents made known to her *John Eger*
 witness my hand and seal *John Eger*

Witnesses at Signing
 John Eger
 Fred Bratt

Wm. W. Henry

Wm. W. Henry
 Sabina Henry

Deed
Jessee - Ford
To

Lots no 1
2
3
4
5
6
7
8
9
10 } \$200

This Indenture

one thousand eight hundred and nineteen

MADE the First

day of November in the year of our Lord

BETWEEN Jesse Ford of the county of Philadelphia, in the state of Pennsylvania, and Anna his wife, of the one part, and
of the other part, Witnesseth, that the said Jesse Ford and Anna his wife, for and in consideration of the sum of Two Hundred dollars lawful money to
them at the execution hereof by the said presents do grant, bargain and sell, alien, release and confirm unto the said
the town of Baskinridge, in the township of Bernards, in the county of Somerset, in the state of New Jersey, Nos. one two three four five six seven eight nine and ten Situate
in square No. sixteen Containing in front on Walnut Street Twenty feet each and extending that width in length
or depth one hundred feet.

[being part of a tract of land containing twenty-eight acres and a half, which James S. Spencer of the city of Philadelphia, merchant, and Sarah his wife, by indenture bearing date the ninth of September one thousand eight hundred and nineteen,
intended to be forthwith recorded, granted and conveyed unto the said Jesse Ford, his heirs and assigns for ever], together with all and singular the ways, waters, water courses, rights, liberties, privileges, hereditaments and appurtenances whatsoever to
the hereby granted lot of ground belonging, and the reversions and remainders, rents, issues and profits thereof, and all the estate, right, title, interest, property, claim and demand whatsoever of them the said Jesse Ford and Anna his wife, in law and
equity, of, in and to the same, To have and to hold all the said lot or piece of ground, hereditaments and premises hereby granted or mentioned so to be, with the appurtenances, unto the said
his heirs and assigns, to and for the only proper use and behoof of the said
doth hereby covenant, promise, grant and agree to and with the said
premises hereby granted, with the appurtenances, unto the said
whomsoever lawfully claiming or to claim by, from or under him or them, or any of them, shall and will warrant and for ever defend.
year first above written.

SEALLED AND DELIVERED
in the presence of us,

Sarah W. Cooper.

Rich. M. Cooper

RECEIVED the day of the date of the above indenture of the above named
the sum of
Two hundred dollars, being the full consideration
money above mentioned.

WITNESSES AT SIGNING.

Jesse Ford
Rich. M. Cooper

heirs and assigns for ever. And the said Jesse Ford, for himself, his heirs, executors and administrators,
heirs and assigns, that he the said Jesse Ford and his heirs all the said lot or piece of ground, hereditaments and
heirs and assigns, against him the said Jesse Ford and his heirs, and against all and every other person and persons
In witness whereof the said parties have interchangably set their hands and seals hereunto. Dated the day and

Month of November

The First day of November A.D. 1819
before me the subscriber one of the judges of the Superior
Court of Common Pleas in the County of Gloucester
came the above named Jesse Ford and Anna his wife, and acknowledged
the above indenture to be their and each of their voluntary act and deed,
and desired the same might be recorded as such. She the said Anna,
being of full age, separate and apart from her said husband by me ex-
amined, and the contents thereof being first made known to her, did
declare that she signed, sealed and delivered the above indenture as her
voluntary act and deed for the uses and purposes therein mentioned,
freely, voluntarily, and without any threats, fear or coercion of her said
husband, or other undue influence whatever. Witness my hand the day
and year aforesaid.

Rich. M. Cooper

Anna Ford

Deed
Jesse Ford
to

Lot no 11 \$20

This Indenture

one thousand eight hundred and nineteen

MADE the First

day of November in the year of our Lord

BETWEEN Jesse Ford of the county of Philadelphia, in the state of Pennsylvania, House Carpenter, and Anna his wife, of the one part, and

of the other part, ~~Witnesseth~~, that the said Jesse Ford and Anna his wife, for and in consideration of the sum of twenty dollars lawful money to

well and truly paid, the receipt whereof is hereby acknowledged, ~~have~~ granted, bargained and sold, aliened, released and confirmed, and by these

his heirs and assigns, A Certain Lot or Piece of Ground, marked and distinguished in a Plan of Lots in the

town of Baskinridge, in the township of Bernards, in the county of Somerset, No. eleven Situated in Square No thirteen Containing in front

on Walnut Street Twenty feet and extending that width in length or depth one hundred feet

[being part of a tract of land containing twenty-eight acres and a half, which James S. Spencer of the city of Philadelphia, merchant, and Sarah his wife, by indenture bearing date the ninth of September one thousand eight hundred and nineteen, intended to be forthwith recorded, granted and conveyed unto the said Jesse Ford, his heirs and assigns for ever], together with all and singular the ways, waters, water courses, rights, liberties, privileges, hereditaments and appurtenances whatsoever to the hereby granted lot of ground belonging, and the reversions and remainders, rents, issues and profits thereof, and all the estate, right, title, interest, property, claim and demand whatsoever of them the said Jesse Ford and Anna his wife, in law and equity, of, in and to the same, ~~To have and to hold~~ all the said lot or piece of ground, hereditaments and premises hereby granted or mentioned so to be, with the appurtenances, unto the said

heirs and assigns for ever. And the said Jesse Ford, for himself, his heirs, executors and administrators, doth hereby covenant, promise, grant and agree to and with the said

premises hereby granted, with the appurtenances, unto the said

whomsoever lawfully claiming or to claim by, from or under him or them, or any of them, shall and will warrant and for ever defend. In witness whereof the said parties have interchangeably set their hands and seals hereunto. Dated the day and

SEALED AND DELIVERED
in the presence of us,

Sarah W. Cooper

Rich M. Cooper

RECEIVED the day of the date of the above indenture of the above named
the sum of twenty
dollars, being the full consideration money above mentioned.

WITNESSES AT SIGNING.

Rich M. Cooper Jesse Ford

The First day of November A.D. 1813
before me ~~the subscriber~~ one of the judges of the Inferior Court of Common Pleas to the County of Gloucester
came the above named Jesse Ford and Anna his wife, and acknowledged
the above indenture to be their and each of their voluntary act and deed,
and desired the same might be recorded as such. She the said Anna,
being of full age, separate and apart from her said husband by me ex-
amined, and the contents thereof being first made known to her, did
declare that she signed, sealed and delivered the above indenture as her
voluntary act and deed for the uses and purposes therein mentioned,
freely, voluntarily, and without any threats, fear or coercion of her said
husband, or other undue influence whatever. Witness my hand the day
and year aforesaid.

Rich M. Cooper

Jesse Ford

Anna Ford

Agreement
Jacob Gol'd
to
John Jas Murray

Articles of a agreement made and Concluded the twenty
Six day of February in the year of our Lord one thousand
Eight hundred and twenty eight between Jacob Gold
and John Jos Henry both of Bushill Township in the
County of Northampton as follows to wit
The said Jacob Gold for the Consideration herein after
mentioned doth for himself his heirs executors and
administrators covenant promise grant and agree to and
with the said John Jos Henry his heirs and assigns by these
presents that he the said Jacob Gold shall and will
as soon as convenient after Elizabeth the wife of the said
Jacob Gold Shall attain the age of twenty one years at the proper
Cost and charges of the said Jacob Gold his heirs and assigns
by good and lawfull deed or deeds will and Sufficiently grant
convey and assure unto the said John Jos Henry his heirs and
assigns in fee Simple all that Certain messuage and lot of
land lying and being in Bushill Township joining land of
of John Jos Henrys other land Chls Stacker and Abram Ward
Containing five acres be the same more or less.

In Consideration whereof the said John Jos Henry hath
this day paid to the said Jacob Gold the sum of three hundred
and thirty five Dollars the Consideration sum in full
and the said Jacob Gold Shall and will as soon as convenient
after his wife attains the age of twenty one years or in
case of his death before that time the Executors or Administra-
tors Shall and will do upon the reasonable request and at
the proper Cost and Charges in the Law of the said
Jacob Gold his heirs or assigns make execute and acknowledge
on Cause so to be done all and every such act or acts deed or
deeds conveyance or Conveyances whatsoever Shall be needfull
or necessary for conveying assuring establishing and Confirming
unto the said John Jos Henry his heirs and assigns a good
and lawfull Deed and if in the mean time and while and
until the same deed shall be executed the said Jacob Gold
his heirs Executors administrators or assigns shall and do permit
and suffer the said John Jos Henry his heirs and assigns peaceably
and quietly to have hold and enjoy the said premises;
and for the fulfillment of the above agreement on the part
of the said Jacob Gold we the Subscribers bind ourselves firmly
by these presents In Witness whereof we have hereunto set
our hands and seals the day and year first above written

Sealed and delivered
in the presence of

Lewis Micker

Jacob Gold 

Jacob Gold 

There is a large amount of this in except in style
of handwriting which is rather like that of the
writer at name in evidence it is most
probable that this is a forged paper.

John J. Henry

Indenture
John J. Wolfe & Sabina his wife

to
John Joseph Henry

for certain water rights &c.

of Bush Hill Farm by

County of Northampton

6th Jan 1821

A 200-4c. Paid
\$2.00

His Indenture

కృతి దాఖలు

In the presence of us.
Pacob Wolles
Susanna Stadiger

Be it remembred that on the 26th day of October A.D. one thousand eight hundred and twenty five
before me the subscriber one of the Justices of the peace in and for said County, saw the above named John Trotter
and Sabine his wife and in due form of law administered the above written Instrument to be their oaths & deeds
desiring the same to be put on record as such - She the said Sabine being of lawful age, and by me examined and
apart from her said husband examined, the contents being first made known unto her, she of her own free will, without
any compulsion from her said husband, thereunto consenting. Witness my Hand and Seal this day before above written.

Pawt Walle

Sabina Wölle.

Received this sum of One hundred and eight dollars and
Twenty five cents and the same is deposited in my account at
the Bank of Montreal, Lower Town, 1854.
Witness my hand and the seal of this office.

Franklin P. Foster, Receiver

Deed

William Henry & wife
to
John Joseph Henry

For One Undivided half part of 167 acres
of land in Bushkill Township.

At April 1854

B. E. A. L. S. R. P. B. C. S. P.

This Indenture

Made the fourth day of April in the year of our Lord one thousand eight hundred and twenty nine
Between William Henry of Plainfield township in the County of Northampton and Commonwealth of Pennsylvania Merchant and Barber being the one party and John Joseph
Henry of Bushkill township in the County and State a certain Gunmanufacturer of the other part. Witnesseth that the said William Henry and Elizabeth his wife for
and in consideration of the sum of Eight thousand eight hundred and fifty dollars lawful money of the United States to them in hand well and truly paid by the said John
Joseph Henry at and before the sealing and delivery hereof the receipt whereof they do hereby acknowledge and thereof do acquit and forever discharge the said John Joseph
Henry his heirs executors and administrators by these presents. Have granted bargained sold alienated enfeoffed released and confirmed and by these presents. Do grant bar-
gain sell alien enfeoff release and confirm unto the said John Joseph Henry his heirs and assigns An undivided moiety or half part of and in all certain Gunmanu-
factury, enfranchise, tenement and tract or Piece of land situate in the township of Bushkill aforesaid bounded and described as follows to wit: Beginning on the side of
the Public road leading from Nazareth to the Winterton at a corner of land in the extension of Peter Elleyer's house along the said road North for a distance East one hundred
and ninety two perches and eight tenths to land formerly of John Henry hence along the same and a land of John Henry North eighty and a half degrees west two hundred
and fourteen perches to a corner thence by the said John Henry's land South twenty six degrees West forty eight perches crossing Bushkill creek to a corner thence by
the same South two degrees West fifty four perches thence by the same West thirty six perches and a quarter to a corner thence by the same South six degrees East eighty five
perches and a half thence by the said land in the tenure of Peter Elleyer North thirty five degrees East eighty seven perches thence by the same South forty five degrees and a
half East thirty three perches to the place of Beginning containing one hundred and sixty four acres of land more or less. It being so done in the name and which William Henry
his wife and Sabina his wife by their Indenture bearing date the twentieth day of June in the year of our Lord one thousand eight hundred and nineteen granted and conveyed
unto the said John Joseph Henry and William Henry their heirs and assigns as tenants in common as it and by the said Indenture recorded in the office for recording of
Deeds at Easton in Book D Vol 4 page 168 of Relation being therunto had more fully and at large appears) Together with all and singular other the houses
out houses barns stables buildings, machinery improvements ways woods, water water courses, rights, franchises, privileges, hereditaments and appurtenances whatsoever
thereunto belonging or in anywise appertaining and the reversions and remainders, rents, issues and profits thereof and also all the estate right title interest property
claim and demands, whatsoever of him the said William Henry and Elizary Barbara his wife in law or equity or otherwise howsoever of in to or out of the same.

To have and to hold the said undivided moiety or half part of the above described enfranchise tenements and tract of land with the appurtenances thereto
belonging and to him the said John Joseph Henry his heirs and assigns for ever. And the said William Henry for himself his heirs executors and Administrators by these presents
Doth Covenant Promise Grant and Agree to and with the said John Joseph Henry and his heirs that he the said William Henry and his heirs the above mentioned and described
enfranchise tenements and tract or Piece of Land hereditaments and franchises fully granted or intended to be with the appurtenances unto the said
John Joseph Henry his heirs and assigns against him the said William Henry and his heirs and against all and every other person and persons whomsoever lawfully claim-
ing or to claim the said undivided moiety or half part of the above mentioned and described enfranchise tenements and tract or Piece of land shall and will warrant
and forever defend by these presents. In witness whereof the said parties to these presents have hereunto interchangably set their hands and seals the day and year first
above written.

Sealed and Delivered

Northampton County, Pa.

in the presence of us.

Lewis Mische

Jacob Goh

On the 14th day of April A.D. 1829 before me the subscriber one
of the Justices of the Peace in and for the said County Personally
saw the abovesigned William Henry and Elizary Barbara his
wife and in due form of law acknowledged the abovewritten
indenture as and for their act and deed and declared the same
to be taken and recorded as such according to law. She the
said Elizary Barbara being of full age separate and apart from
her said husband by me thereon examined and the contents there-
of being first made known unto her she voluntarily thereunto
consenting declaring she had executed the same of her own free
will and accord without any coercion compulsion or under
influence of her said husband. In witness whereof I have
hereunto set my hand and seal the day and year aforesaid.

William Henry

Elizary B. Henry

Lewis Mische

Adam Stocker and wife
to J. J. Henry for 4 a 46 ft
19th June 1829

Deed
Adam Stocker and wife
to J. J. Henry for 4 a 46 ft
19th June 1829

Recd Junc 1834
\$1.50

W. W. Evans & Son

Vol. A

This Indenture, Made

the nineteenth Day of December in the Year of our LORD,

BETWEEN Adam Stocker of Fork Township in the County of Northampton and State of Pennsylvania farmer and Barbara his wife, of the one part; AND John Joseph Henry of the Township of Bushkill County and State aforesaid gun manufacturer, of the other part;

WITNESSETH, That the said Adam Stocker and Barbara his wife, for and in consideration of the sum of one hundred Dollars at and before the sealing and delivery hereof, the receipt whereof they do hereby acknowledge, and thereof lawful money of the state of Pennsylvania, to them in hand well and truly paid by the said John Joseph Henry Heirs, Executors and Administrators, by these presents HAVE granted, bargained, sold, aliened, enfeoffed, released and confirmed, and by these presents do acquit and forever discharge the said John Joseph Henry his and to his Heirs and Assigns, ALL THAT CERTAIN mesuage and lot of land DO grant, bargain, sell, alien, enfeoff, release and confirm unto the said John Joseph Henry Beginning in the Public Road Corner of John Joseph Henry's other land there along the Setaile in Bushkill Township in the County of Northampton aforesaid Beginning in the Public Road Corner of John Joseph Henry's other land there along the same South forty four & a quarter degrees North forty five degrees East twenty seven perches to a Stone Corner of Samuel Heaney's land thence along the same South forty four & a quarter degrees East perches to a Stone South Sixty two and a quarter degrees West Eighteen perches to a Stone Corner of Jacob Stocker's land at Bushkill Creek North Seventy five degrees West twenty perches to a Stone North forty one degrees West nine perches and three tenths to the Place of Beginning Containing four acres and forty six perches Street Measure; It being part of the same premises which Jacob Stocker & Margaret his wife by their Indenture bearing date the fifth day of September Anno Domini one thousand eight hundred and eighteen for the Consideration therein mentioned, did grant and confirm unto the said Adam Stocker party hereto and to his heirs and assigns for ever as in and by the said in part recited Indenture Reference being thereto had more fully at large appears

TOGETHER ALSO, with all and singular the Houses, Out-Houses, Barns, Stables, Gardens, Orchards, Meadows, Fields, Fences, Ways, Woods, Waters, Water-Courses, Rights, Liberties, Privileges, Hereditaments and Appurtenances whatsoever thereunto belonging, or in any wise appertaining:

And the Reversions and Remainders, Rents, Issues and Profits thereof; and also all the Estate, Right, Title, Interest, Use, Trust, Property, Possession, Claim and Demand whatsoever of them the said Adam Stocker and Barbara his wife, in law or equity, or otherwise howsoever, of, in, to, or out of the same: To have and to hold the said mesuage or tenement and lot of four acres and forty six perches of land unto the said John Joseph Henry his Heirs and Assigns: Hereditaments and Premises hereby granted and released, or mentioned, or intended so to be, with the Appurtenances, to the only proper use and behoof of him the said John Joseph Henry his Heirs and Assigns forever

AND the said Adam Stocker for himself his Heirs, Executors and Administrators, doth covenant, promise, grant and agree, to and with the said John Joseph Henry his Heirs and Assigns: That he the said Adam Stocker and his Heirs, the said above mentioned and described mesuage or tenement and lot of four acres and forty six perches of land Hereditaments and Premises hereby granted and released, or mentioned, or intended so to be, with the Appurtenances, unto the said John Joseph Henry his Heirs and Assigns; against him the said Adam Stocker and his Heirs, and against all and every person and persons whomsoever lawfully claiming, or to claim the same, or any part or parcel thereof by force or color of him them or any of them shall and will WARRANT and forever DEFEND by these presents.

IN WITNESS WHEREOF, the said parties to these presents have hereunto interchangably set their HANDS and SEALS, dated the Day and Year first above written.

SEALED AND DELIVERED
in the presence of us,

Lewis Micker
John Micker

RECEIVED—The day of the date of the above written Indenture, of and from the above named John Joseph Henry the sum of one hundred Dollars in Gold and Silver Money, it being the consideration Money above mentioned in full.
Witness present at signing, {

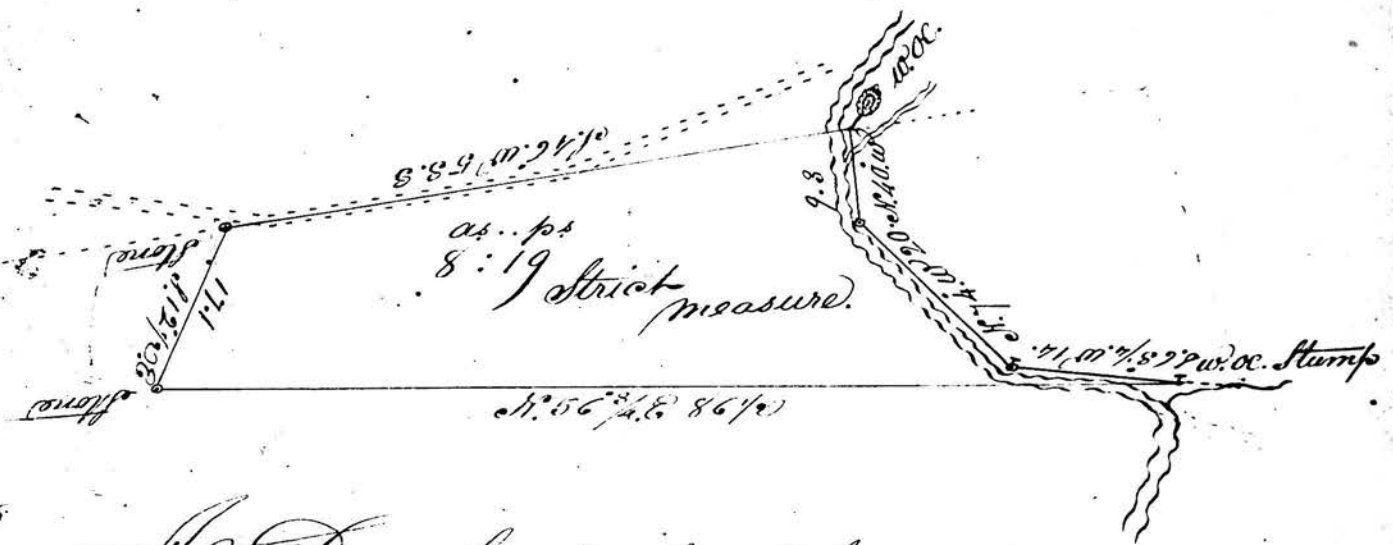
Northampton COUNTY, PA.
BE IT REMEMBERED, That on the nineteenth Day of December Anno Domini, 1857 before me Lewis Micker Esquire, one of the Justices of the Peace in and of the said county, personally came the above named Adam Stocker and Barbara his wife, and severally acknowledged the above Indenture to be their Act and Deed, and desired that the same might be recorded as such, according to Law: the said Barbara being of full Age, by me in due form of law, examined separate and apart from her said husband and the full contents of the above deed being by me first made known to her the said Barbara upon such separate examination as aforesaid, declared that she did voluntarily, and of her own free will and accord seal, and as her act and deed, deliver the said deed, without any coercion or compulsion of her said husband. In TESTIMONY WHEREOF, I have hereunto set my hand and seal, the day and year above written.

Lewis Micker L.S.

Adam Stocker L.S.
Barbara Stocker L.S.
mark

Northampton
Draught for
Joseph Henry

Brick house



A Draught of a lot of land situate in
Bushkill Township in the County of Northampton.
Containing eight acres and nineteen perches strict
measure. It being part of the Estate of Jacob Stocker,
who sold the same to Joseph Henry.

Surveyed August the 23rd 1834.
at their request and for the use of said Joseph Henry.

John Earle
111 111 111

St. Louis

for the better arrangement of dogs and gettins
from the most independent in the States etc.

Given to Mr. Wm. H. to do my pleasure 1834

Principally from the Society of Friends

London? Society Friends

Seal

Jacob Stocker & wife

to

Joseph Henry -

1834

4th March 1834

2000 lbs. per ft.
\$2.72

This O^rderinture.

Made the sixth day of

September in year of our Lord one thousand eight hundred and nine, our Witness: Jacob Stocker of Bustill township in the county of Northampton and state of Pennsylvania in the said State, wife of the same party, and Joseph Henry of the same place in the said county in the said State his party and his wife, wife in consideration of the sum of two hundred and fifty five dollars and sixty two and a half cents, Lawful money of the United States of America, to them in hand paid by the said Joseph Henry, and before the sealing and delivering hereof, they except where of due to such a conveyance and thereon account and forever discharge the said Joseph Henry, his heirs, executors and administrators in these presents have granted, bargained, sold, Liened, bargained, granted and confirmed, and by these presents do grant, sell, alien, enjoy, release and confirm, as to me, my Heirs, wife, and to its heirs and assigns, all that certain Lot or piece of land situate in Bustill township in the said county and State of Pennsylvania bounded and described as follows to wit: Bounding in the east by the east side of Bustill Creek, and in the south by the said Bustill Creek, in the said Township of Bustill, running South forty six degrees west thence twelve rods and three rods to a stone at the corner of the said river, and then bearing East forty six degrees and three rods to a stone, thence to the same end of rising side Bustill Creek, North fifty six degrees and three rods to a stone at the corner of the said river, and thence to a stone upon the west side of said Creek, and so corner, in line of said river, thence by the same, and then the east side of said river, South forty six degrees and three rods and a quarter west fourteen rods to a point thereby and then North seventy four degrees west to a rock near stone, thence by and along the same North forty degrees west nine perches and three rods to the place a Bounding, running east ten rods and nineteen perches below measured from part of the same premises which bears gold and silver ingots, by the said Interlocutor recorded under these hands and on the instant date the twenty eighth day of October in the year of our Lord one thousand eight hundred and seven, and severall times Recorded in the Office for Recording of Deeds at Easton in said County of Northampton and Deed book G. Vol. 3 page 37 the grants, indentures, leases, rents, and other writings made by the said Jacob Stocker and to his heirs and assigns forever in fee simple however, to the full and absolute use, appertaining and benefit, of the River or Creek commonly called Bustill, passing through the above described premises, to and for the uses and benefits of said Jacob Henry Begue Deb. Cheffence being thereunto and may more fully and at large appear, together with all and singular in the house, out houses, buildings, barns, stables, ways, walks, waters, back-courses, rights, liberties, privileges, servitudes and appurtenances whatsoever, therunto belonging, in any wise appertaining, and in general and remittent, rents, issues and profits thereof, subject now and to the right and advantage as above mentioned, and also all the estate, right, title, interest, property, claim and demands whatsoever, of him, the said Jacob Stocker and Margaret his wife, in law or equity, or otherwise of, in, to, or out of the same to have and to hold the said premises or tenement, and Lot or piece of eight acres and nineteen perches of Land, hereditaments and premises, hereby granted, or mentioned or intended so to be with the appurtenance unto the said Joseph Henry, his heirs and assigns, to be only supererogatory to the said Stocker and his heirs and assigns, forever, that that yearly and freely discharged of and from all debts, judgments, and all other Encumbrances whatsoever, And the said Jacob Stocker, for himself, his heirs, executors and administrators, doth covenant, promise, grant and agree, to and with the said Joseph Henry, his heirs and assigns, by these presents, that he, the said Jacob Stocker, and his heirs, the said above mentioned and described in fee simple or tenement, and Lot or piece of land, hereditaments and premises, hereby Granted, or mentioned, or intended so to be, with the appurtenance unto the said Joseph Henry, his heirs and assigns, against him the said Jacob Stocker and his heirs, and against all and every other person and persons whomsoever, lawfully claiming, or claiming by, from or under him, them, or any of them, shall and will warrant and procure defend, by these presents. In witness whereof, the said parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written.

Sealed and delivered

in the presence of

James Scarles

Joseph Stocker

Received on the day of the
tale of the above indenture from
the above named Joseph Henry
two hundred and fifty five dollars
and sixty two and a half cents.
Lawful money of the United States
being the full consideration sum
for the premises conveyed unto
me.

Attest. Jacob Stocker

Northampton, Santa Fe.

Be it remember that on the date of the above written
indenture, before me the subscriber in the justice of the peace in and for such county
of Pennsylvania above named, Joseph Stocker and Margaret his wife and his executors
alleged the above written instrument to be their act and deed and witnesseth, that the same
may be recorded as such according to Law, the the said Margaret being of sound
use and estate and a part from her said husband by me examined and re
contents their of being first made knowing unto her she has unto
consent thereto, witness my name and seal the day and year first above written.

Jacob Stocker

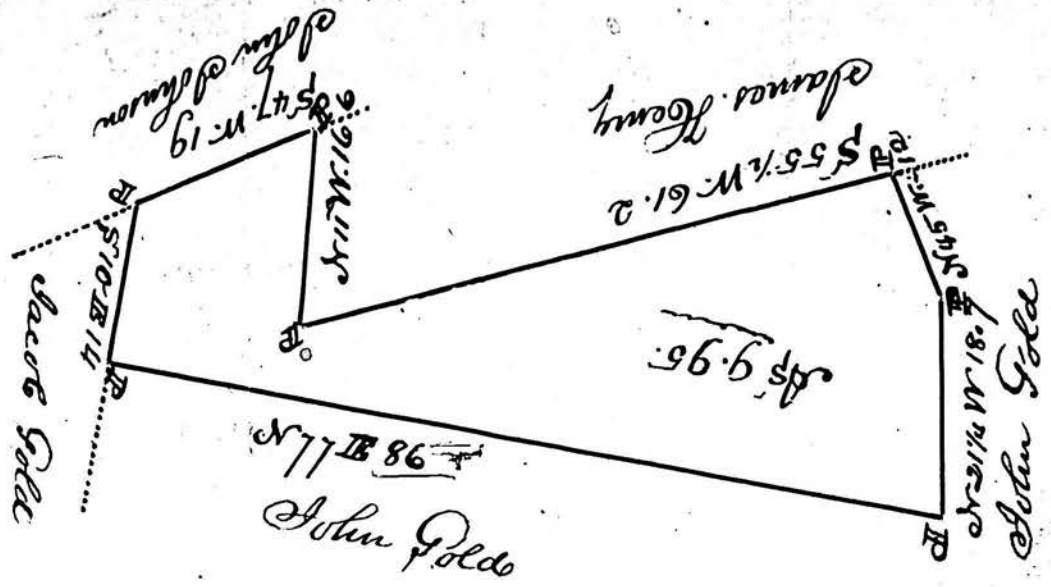
her
Margaret Stocker
witness,

James Scarles

Draft for
James Henry

Ag 9.95

G.H. R.W. & E.J.H.



A Draft of a Lot of Land situate in Bushkill Township
 Northampton County, containing nine Acres ninety five perches
 fitch measure, surveyed at the request of John Goldo for James Henry
 Dec: the 1^o 1848.

Per

John A Edmonds

ASTRONG & CO

one hundred and twenty dollars

in cash

ONE HUNDRED

DOLLARS

will be given at the time of

the sale of the property

Bonds with Office belonging to us after and
from County of Northampton and
dated 22nd April 1849, Mitingay and Davis are officers
*M. B. Schmid
Secretary*

deed

*John Gold and wife
James Henry*

County

Towson 150

*March
2d
1849*

This Indenture,

MADE THE

Eighteenth day of December in the year of our Lord one

thousand eight hundred and forty Eight

BETWEEN John Gold of the Township of Easton in the County of Northampton and commonwealth of Pennsylvania carpenter and glazier his wife of the one part, and James Henry of the Township of Bushkill in the County of Northampton aforesaid Rife manufacturer,

of the other part, WITNESSETH That the said John Gold and Mary his wife

for and in consideration of the sum of Two Hundred and twenty seven Dollars and fifty five cents and an half

lawful money of the United States of America,

unto the well and truly paid by the said James Henry

at or before the sealing and delivery of these presents, the receipt whereof is hereby

acknowledged, Have granted, bargained, sold, aliened, enfeoffed, released, conveyed and confirmed and by these presents Do grant, bargain, sell alien, enfeoff, release, convey and confirm unto the said James Henry his Heirs and Assigns, & certain messenger lot or piece of Land situate lying and being in Bushkill aforesaid, and bounded and described as follows to wit: Beginning at a post of other land of the said James Henry, and thence by land of John Johnson, south forty seven degrees west nineteen perches to a post, thence by land of Jacob Gold south ten degrees east fourteen perches to a post, thence by other land of the said John Gold, north seventy seven degrees east eighty six perches to a post, thence by the same north twenty one degrees and one quarter, west eighteen perches and seven tenths to a post, and north forty five degrees west twelve perches to a post, thence by land of the said James Henry south fifty five degrees and an half west sixty one perches and two tenths to a post, and north eleven degrees west sixteen perches and six tenths to the place of Beginning containing Nine acres and ninety five perches strict measure. It being a part of larger tract of Land containing forty seven acres and sixty nine perches which by sundry lawfull mesne conveyances and appearance in the law duly had and executed became lawfully vested in Jacob Stocker who in conjunction with Margaret his wife did by their Indenture duly executed bearing date the twenty third day of May in the year of our Lord one thousand eight hundred and thirty seven, grant and convey the same unto John Gold party hereto and to his heirs and assigns for ever. As in and by the said recited Indenture Recorded in the Office for Recording of Deeds at Easton in and for the said county of Northampton in Deed Book A. Vol: 7. Page 184. Relation being thereunto had more fully and at large appears.

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Together With all and singular the improvements, ways, waters, water-courses, rights, liberties, privileges, hereditaments and appurtenances whatsoever thereunto belonging or in anywise appertaining, and the reversions and remainders, rents, issues and profits thereof; and all the estate, right, title, interest, property, claim and demand whatsoever of them the said John Gold and Mary his wife in law, equity or otherwise, howsoever, of, in and to the same and every part thereof; TO HAVE AND TO HOLD The said above described prime acre and ninety five perches of Land hereditaments and premises hereby granted or mentioned and intended so to be, with the appurtenances, unto the said James Henry his heirs and assigns, to and for the only proper use and behoof of the said James Henry his heirs and assigns forever.

AND THE SAID John Gold for himself his

said James Henry his

heirs, executors and administrators, Do the by these presents, covenant and agree to and with the heirs and assigns, that he the said John Gold and his

James Henry his

heirs, all and singular the hereditaments and premises herein above described and granted, or mentioned and intended so to be, with the appurtenances unto the said James Henry his heirs and assigns, against whom the said John Gold and his

heirs, and against all and every other person or persons whomsoever lawfully claiming or to claim the same or any part thereof, by him or under him or any of them shall and will

WARRANT AND FOR EVER DEFEND.

John Gold



Mary Gold
her wife



SEALED AND DELIVERED IN THE PRESENCE OF US

RECEIVED The day of the date of the above Indenture, of the above named James Henry the sum

of Two Hundred and twenty seven dollars

sixty five cents and an half, it being the

consideration sum above mentioned in full

attested.

Francis Edmonds

Granville Henry

John Gold

I say Received by me

John Gold

John Gold</

This Indenture made the Eleventh day of April
in the year of our Lord One thousand Eight Hundred and
Fifty three, between Sarah Kind, widow of the town-
ship of Bushkill and County of Northampton and Com-
monwealth of Pennsylvania and Peter D. Kind Mason
and Elizabeth his wife of Bushkill township in the
County and State aforesaid, on the one part, and
James Henry, manufacturer of the Township of Bush-
kill in the County of Northampton of the other part.
Witnesseth. The said Sarah Kind and Peter D. Kind
and Elizabeth his wife for and in consideration of the sum
of ~~Thirty~~ ^{Twenty} One ⁰⁰ Dollars lawful money of the United
States in hand paid by the said James Henry at and
before the ensaing and delivery hereof (the receipt
and payment whereof they do hereby acknowledge and
thereof do acquit and forever discharge the said
James Henry, his heirs, executors and administrators
by these presents) have granted, bargained, sold, re-
leased, aliened, enfranchised and confirmed and by
these presents Do grant bargain, sell, release, alien
enfranchise and confirm unto the said James Henry and
to his heirs and assigns all that certain piece of land
situate in the Township of Bushkill aforesaid and
bounded and described as follows, to wit: Beginning
at a stone, thence by land of Sarah Kind and Peter
D. Kind, South Eighty Three and one half degrees east
Eight furlches to a stone, thence by land of said Sarah

Kind and Peter D. Kind South Sixty five and three
quarters of a degree East twenty four and four tenths of
Porches to a stone, thence North Sixty and one half
degrees West by land of James Henry, thirty five perches,
to a stone, thence by land of Sarah Kind and Peter
D. Kind, ^{south}thirty two and three quarters degrees West
Seventeen and three tenths perches to the place of her
giving, containing One acre and Ninety Perches,
strict measure. { It being a part of the tract of land,
which William Johnson and Simon Johnson, Executors
of the last Will and Testament of John Johnson late
of the township of Bushkill aforesaid, by Indenture
under their hand and Seal, bearing date the thirteenth
Day of December anno Domini One Thousand Eight
Hundred and fifty One and recorded at Easton in
and for the County of Northampton in Deed Book E
Vol. 8. Page 429 &c. granted and conveyed unto
the said Sarah Kind and Peter D. Kind, joint ten
ants and to their heirs and assigns, Relative there-
unto being had, more fully and at large appears.
Together with all ways, water, woods, trees, meadows,
liberties, privileges, advantages, hereditaments, and
appurtenances whatsoever thereto belonging or in
wise appertaining, and the reversions and remainders
rents and issues and profits thereof, and also all
the estate, right title, interest property claim and
demands whatsoever of them the said Sarah Kind

and Peter D. Kind and Elizabeth his wife of, in; to
or out of the same. To have and to hold the said
piece of land, hereditaments and promises hereby granted
and released or mentioned and intended to be so,
with the appurtenances unto the said James Henry
and to his heirs and assigns, to the only proprieuse
benefit and behoof of the said James Henry, his
heirs and assigns forever. And the said Sarah
Kind and Peter D. Kind, for themselves, their heirs,
Executors and Administrators by these Presents do con-
tract, promise, grant and agree to and with the said
James Henry and his heirs that they the said Sarah
Kind and Peter D. Kind and their heirs the above
mentioned and described tract of land, hereditaments
and promises hereby granted or mentioned or intended
to be with the appurtenances unto the said James
Henry his heirs and assigns against them the said
Sarah and Peter D Kind and their heirs and assigns
every other person and persons whom soever lawfully
claiming or to claim the said above mentioned tract
or piece of land shall and will warrant and for-
ever defend by these Presents — In witness where-
of the said parties to these Presents have hereunto in-
terchangeably set their hands and seals the day
and year first above written.

Scaled and delivered in presence of
John A Edmunds

Fairfax County

Sarah Kind
Peter G Kind
Elizabeth Kind

mark
mark
mark

Received the day and date of the above written
Indenture the sum of Thirty One Dollars and
Twenty Five into the full consideration money therein
mentioned.

Test. { Between Dec. 30th 1851. Sarah ^{her} Kind
J. A. Edmonds } Paid and recd. No 175 Peter D. Kind
A. - P. - Page 357 Paid.

On the Eleventh day of April Ad. 1853 before me
the subscriber one of the Justices of the Peace in and
for the said County personally came the above mentioned
Sarah Kind and Peter D. Kind and Elizabeth Kind
wife and in due form of law acknowledged the above written
Indenture as and for their Act and Deed, and de-
clared the same to be taken and recorded as such according
to law, she the said Elizabeth being of full age, sepa-
rate and apart from her husband by me therfore ex-
amined and the subject therof being first made known
unto her, she voluntarily thereunto testifying, declared
she had executed the same of her own free will and
accord without any coercion, compulsion or inducement
of her said husband. In witness whereof I have
placed to her my hand and seal the day and year aforesaid.

John A. Edmonds.