

Charles Carroll of Carrollton  
Deed To  
Levi Solomon & Solomon Etting

This Indenture made this twenty  
sixth day of December in the year of  
our lord one thousand eight hundred

and one between the honorable Charles Carroll of Carrollton of the one  
part and Levi Solomon and Solomon Etting of the City of Baltimore  
Merchants of the other part witnesseth that the said Charles Carroll of  
Carrollton for and in consideration of the sum of five shillings current  
money to him in hand paid by the said Levi Solomon and Solomon  
Etting the receipt whereof he doth hereby acknowledge and himself to be  
therewith fully satisfied and paid hath given granted bargained sold  
aliened enfeoffed conveyed and confirmed and by these presents doth  
bargain sell alien enfeoff convey and confirm unto the said Levi Solomon  
and Solomon Etting their heirs and assigns all his the said Charles  
Carrolls right title Interest property claim and estate either in law  
or equity in and to a certain piece or parcel of ground part of a Tract of  
land called Todds Range or Coles Harbor situate lying and being near the  
City of Baltimore in <sup>and</sup> Ensors Tenn, now appropriated to roads and commonly  
called the Jews burying ground to include all the said Charles Carrolls  
right and Interest to what is now walled in to have and to hold  
all the said Charles Carrolls right interest and estate in and to the  
within described and conveyed piece or parcel of ground unto them the  
said Levi Solomon and Solomon Etting their heirs and assigns for  
their only proper use and benefit and for no other use intent or purpose  
Whatsoever, and the said Charles Carroll for himself his heirs execu-  
tor and administrators doth Covenant and agree to and with the  
said Levi Solomon and Solomon Etting their heirs and assigns that  
he the said Charles Carroll and his heirs the herein before described  
piece or parcel of ground unto them the said Levi Solomon and  
Solomon Etting shall and will warrant and for ever defend against  
him the said Charles Carroll and his heirs and all persons claiming  
or to claim the same from by or under him and no farther in witness  
whereof the said Charles Carroll hath hereto set his hand and affixed  
his seal the day and year just above written - "

Signed sealed and delivered in presence of Rich Caton } Ch. Carroll of Carrollton  
Solomon and Solomon Etting the sum of five shillings ~~the~~ ~~within~~ ~~the~~ ~~within~~ } Re<sup>d</sup> 26<sup>th</sup> december 1801 of Levi  
the within consideration in full. —

Witness Rich Caton  
Ch. Carroll of Carrollton  
" " "

BALTIMORE COUNTY COURT (Land Records) WG 72, p. 0001, MSA CE66\_122. Date available 04/30/2007. Printed 03/30/2010.

State of Marylande sh. On the 26 day of December 1801 personally appeared before the subscriber one of the Judges of the General Court the Hon<sup>ble</sup> Charles Carroll and acknowledged the within Instruments of writing to be his act and Deed according to the true intent and meaning thereof — Acknowledged before — G<sup>r</sup> Duvall Received to be recorded the 1<sup>st</sup> day of January 1802 same day recorded and examined — W<sup>m</sup> Gibson Clerk

William McMechen  
John and Leggitt  
Deed To  
Levy Solomon and  
Solomon Etting.

This Indenture made this twenty sixth day of December in the year eighteen hundred and one Between William McMechen and John Leggitt of the City of Baltimore Gentlemen of the one part and Levy Solomon and Solomon Etting

<sup>of the same place</sup> Merchants of the other part Witnesseth that the said William McMechen and John Leggitt for and in consideration of the sum of eighty Dollars current money to them in hand paid by the said Levy Solomon and Solomon Etting at as before the sealing and delivery of these presents the receipt whereof they the said William McMechen and John Leggitt do hereby acknowledge have and each of them hath given granted bargained and sold aliened enfeoffed released conveyed and Confirmed and by these presents doth give grant bargain and sell alien enfeoff release Convey and Confirm unto the said Levy Solomon and Solomon Etting their heirs and assigns all their the said William McMechen and John Leggitts right title interest property claim and estate either in Law or in equity in and to a Certain piece or parcel of Ground part of a tract of land Called Todds Range or Coles Harbour situate lying and being near the City of Baltimore in Ensors Town and now appropriated to used as and Commonly Called the Jews burying Ground to include all the said William McMechen and John Leggitts right and interest to what is now called in To have and to hold all the said William McMechen and John Leggitts right interest and estate in and to the within described and conveyed piece or parcel of Ground unto them the said Levy Solomon and Solomon Etting their heirs and assigns for their only proper use and benefit and for no other use ~~intention~~ intent or purpose whatsoever and the said William McMechen and John Leggitt for themselves their heirs ~~executors~~ <sup>and</sup> administrators do covenant and agree to and with the said Levy Solomon and Solomon Etting their heirs and assigns that they the said William McMechen and John Leggitt and their heirs the herein before described piece or parcel of ground unto them the said Levy Solomon and Solomon Etting their heirs and assigns

shall and will warrant and for ever defend against them the said  
 William McMecken and John Leggett and their heirs and all persons  
 claiming or to claim the same from ley or under them or any of them and  
 no further in witness whereof the said William McMecken and John  
 Leggett have here set their hands and seals the day and year  
 within written " " " " Wm McMecken Seal  
 signed sealed & delivered in the presence of John Leggett Seal  
 of Owen Dorsey Wm Russell " " }

On the day of the date hereof Received of Messrs Levy Solomon and  
 Solomon Etting the sum of eighty dollars being the consideration within  
 mentioned " " " " Wm McMecken John Leggett.

Witness Owen Dorsey " } Baltimore County Oct. on the 29 day of Decr  
 1801 personally appeared before us the subscribers two Justices of the  
 peace for the County aforesaid William McMecken and John Leggett  
 parties to the within Indenture or Instrument of writing and severally  
 acknowledged the same to be their respective act and Deed and the lands  
 and premises therein mentioned to be the right and estate of the  
 within named Levy Solomon and Solomon Etting their heirs and  
 assigns for ever — " Acknowledged Before " Owen Dorsey  
 Received to be recorded the 1<sup>st</sup> day of January } Wm Russell  
 1802 same day recorded and examined p. Wm Gibson Clerk

D Daniel Pennington  
 Deeds To  
 James Boring

This Indenture made this twentieth day of October  
 one thousand eight hundred and one between Daniel  
 Pennington of huntingdon County and state of  
 Pennsylvania of the one part Farmer and James Boring of Baltimore County  
 and state of Maryland Farmer of the other part witnesseth that the said  
 Daniel Pennington for and in consideration of the sum of ninety four  
 pounds Current money to him in hand paid by the said James  
 Boring the receipt whereof the said Daniel Pennington doth hereby  
 acknowledge the said Daniel Pennington hath given granted bargain  
 -ined and sold aliened enfeoffed and confirmed and by these presents  
 doth give grant bargain sell alien enfeoff and confirm unto the said  
 James Boring his heirs and assigns for ever all that tract or parcel of land  
 called Greens desire lying and being in the said County of Baltimore as  
 fully and absolutely to all intents and purposes whatsoever as the said  
 Daniel Pennington had or has by virtue of a good and sufficient deed  
 from Abner Matthews at the same time accepting those parts of the said  
 tract of land that he has already legally conveyed unto John  
 Naylor and Jonathan Tipton together with all rights profits benefits  
 and appurtenances thereto or thereunto belonging or in any wise appertaining

To have and to hold the said tract or parcel of land <sup>with</sup> the acception as above accepted unto him the said James Boring his heirs and assigns for ever In witness whereof I have hereunto set my hands and affixed my seal the day and year above written " Daniel Pennington *Deed* Signed sealed & Deliv<sup>d</sup> in the presence of J<sup>r</sup> Johnson Washington Johnson } Received the day and year above written of & from James Boring the sum of ninety four pounds current money being the consideration above mentioned - "

Witness Washington Johnson. Daniel Pennington  
 On the twentieth day of October 1801 came Daniel Pennington party to the within Deed before us the subscribers two Justices of the peace for Baltimore County and acknowledged the same to be his act and Deed and the tract or parcel of land thereby bargained and sold to be the right title & estate of the within James Boring his heirs & assigns for ever according to the true intent and meaning of said Deed as witness our hands the day and year above said  
 Received to be recorded the 1<sup>st</sup> day of January 1802 } J<sup>r</sup> Johnson  
 same day recorded and examined p. W<sup>m</sup> Gibson Clerk } J<sup>r</sup> Johnson Jun<sup>r</sup>

<p>Thomas Jordan          Deed To          John Merryman</p>	<p>This Indenture made the thirty first day of December in the year of our Lord one thousand eight hundred and one between Thomas Jordan of Baltimore County of the one part and John Merryman of the City of Baltimore of the other part Witnesseth that the said Thomas Jordan for and in consideration of the sum of five pounds current money to him in hand paid the receipt whereof is hereby acknowledged have granted bargained and sold released and confirmed and by these presents do grant bargain sell release and confirm unto the said John Merryman his heirs and assigns all that part of a tract of land laying in Baltimore County adjoining a tract called Charles's Luck <del>known</del> known by the name the <sup>road or</sup> Dutch Beginning for the same at the beginning the last mentioned tract and running thence South thirty two &amp; a half degree west fifty perches South forty seven degrees east four perches until it intersects the fourth line of a tract of land called Pilgrim at the distance of four perches on said line thence running with and binding on said land called Pilgrim the two following courses north four perches north thirty five degrees east fifty perches and then with a straight line to the first beginning containing one hundred &amp; thirty two <sup>perches</sup> <del>perches</del> and one quarter of perch of land more or less together with all the improvements incumbrances</p>
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and advantages to the same belonging and the reversion ~~and~~ remainders  
 rents issues profits thereof and all the right title and interest of in and  
 to the same and every part thereof to have and to hold the said parcel of  
 ground and premises with the appurtenances unto the said John  
 Merryman his heirs and assigns for ever and the said Thomas Jordan  
 for himself & his heirs do hereby covenant and agree to and with the said  
 John Merryman his heirs and assigns that he the said Thomas Jordan  
 or his heirs shall & will for ever warrant & defend the aforesaid piece or  
 parcel of land unto the said John Merryman his heirs and assigns  
 from all manner of Persons whatever claiming the same by force or  
 under him or them or any of them and also give or cause to be given to said  
 Merryman his heirs or assigns any further Deed or Deeds Devises or assign-  
 -ance for the more effectual assignment of all his or their right & title  
 to the said land and premises hereby sold in witness whereof the said  
 Thomas Jordan hath hereunto set his hand & affixed his seal the day  
 & year above written — " — " Thomas Jordan Seal

Set the said land in the first page being first intulined  
 Rob Garsuch — " Baltimore County on the day of the date within  
 mentioned came Thomas Jordan <sup>partie thereto</sup> before us two Justices of the peace  
 for said County and acknowledged the same to be his act and Deed  
 and the land therein mentioned to be sold to be the right title & estate  
 of the said John Merryman his heirs and assigns for ever according  
 to the true intent & meaning thereof — " — " Rob Garsuch  
 Acknowledged before December 31. 1801 <sup>at</sup> Geo Gould<sup>th</sup> Presiding  
 Received to be recorded the 4<sup>th</sup> day of January 1802 same Day  
 recorded and examined " — " Wm Gibson Clk

<p>John Popp          assignment to          Charles F. Popp</p>	<p>This Indenture made this thirtieth day of November          in the year of our lord one thousand eight hundred and          one between John Popp of Baltimore County of the one          part and Charles Frederick Popp son of the said John Popp of the          other part Whereas John Eager Howard by Indenture bearing date the          nineteenth day of June seventeen hundred and <del>ninety</del> <sup>Eighty</sup> eight did demise          grant lease and to farm let unto the said John Popp his executors          administrators and assigns for the term of ninety nine years renewable          for ever all that part or parcel of a lot of ground hereafter described          being part of a lot situated lying and being in Howard late addition          to Baltimore Town and known and distinguished on the plat thereof by          the number six hundred and sixty one and Beginning for the same</p>
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