

1807
of the Displeasure

Acknowledged before

W. H. M. L. P.
Edward D. King

Received and heard on the twenty first day of November Eighteen Hundred and fourteen and
Examined by Henry Dornay

1807 February 25th (Thurs^{day}) of Abraham Strick last in full for a Negro child named
Hair D. Daughter of the said Abraham & Rebecca his wife Given under my hand the
day and year above written.

In the presence of
Stephen Walters
Thomas Wild (Seal)

Received and heard on the twenty third day of November Eighteen Hundred and fourteen
and Examined by Henry Dornay

1810 [150] Belle air 30th March 1810, Received of Elijah Stanbury One thousand,
and fifty Dollars in part payment for Negro Rachel & the child now at her breast
which I have sold here

Received and heard on the twenty ninth day of November Eighteen hundred and fourteen and
Examined by Henry Dornay

17th Augst 1816. Del. & Granted

This Indenture of three parts made this fourth day of October in the year of Our
Lord One thousand Eight hundred and fourteen, between Samuel Coop of Hartford County
and State of Maryland of the one part, William Reese of the County of Bradford and State
of Pennsylvania of the second part, and William McCoy of Hartford County aforesaid
of the third part, Whereas Joseph Miller late of Hartford County aforesaid deceased, and
found himself and his heirs by his bond of obligation bearing date the 21st day of January 17th
to convey to William Reese a certain parcel of land therein named and described and
in the said William Reese sold and bound himself to convey unto the said William McCoy
a part of said land as is aforesaid purchased from Joseph Miller and having sold the residue
of said purchase to Israel Coop, a negro Joseph Miller Bond, above mentioned to Israel
Coop and, the heirs of Joseph Miller deceased, in obedience to a decree of the Chancellor of Maryland
made in a case of conveyance to the said Israel Coop, for all the lands their father had,
sold to William Reese, to have by the legal title to the parcel of land sold as aforesaid
by William Reese to William McCoy, became vested in Israel Coop, and he, as equally
to his Contract with William Reese, is willing to convey his title in and to the said
parcel of land to William McCoy. Now this Indenture testifieth that, the
said Samuel Coop, for and in consideration of the premises, and the sum of one thou-
sand and thirty seven Dollars lawful Money of the United States, to the said William
Reese, in hand paid before the sealing and delivery of these presents, the receipt where-
of is testified by his sealing and delivering the same; and the sum of one Dollar
lawful Money to the said Israel Coop, by the said William McCoy also gave the
Receipt whereof he the said Samuel Coop doth hereby also acknowledge and therefrom
acquiesce and discharges him the said William McCoy his heirs Executors and admin-
istrators for the said Samuel Coop, hath given, granted, bargained, sold, aliened,
enfeoffed, released and confirmed, and by these presents doth give, grant, bargain,
sell, alien, release and confirm unto the said William McCoy, his heirs and assigns
all that piece or parcel of land being a part of a tract or parcel of land, called
"Prospect" situate in Hartford County aforesaid, on the North side of Broad Creek

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 and further and
 Henry Dossy
 in the year of Our
 Starford County
 and State
 Society, opened
 and deceased, and
 day of January 17th
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 and William May
 and the residue
 mentioned to Sarah
 cancellor of Maryland
 their father had,
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beginning at a Rock in a branch, at the end of the tenth line of the said tract, and running
 with the eleventh line, north twenty nine degrees east forty four and a half perches to a Stone mark
 No. 1. North fifty five degrees west thirteen perches and three tenths of a perch to a Stone mark
 No. 2. Standing on the tenth line of the whole tract and with that line, South twenty six
 and a half degrees west thirty three and a half perches to a Stone marked N. 3. South
 fifty seven Degrees west thirty perches and Twentieth of a perch to a Stone marked N. 4. North
 thirty four Degrees west Sixty seven perches to a Stone marked N. 5. South fifty five Degrees
 west Sixty seven perches to a Stone marked N. 6. twenty Degrees east Sixty eight and a half per
 ches to a Stone marked N. 7. and thence by a Straight line to the place of Beginning contain
 ing Seventeen Acres and twenty perches More or Less together with all rights, Profits, Ben
 efits and privileges, Advantages belonging or in any wise appertaining to and all the Estate
 Right, Title interest and Claim both at Law and in Equity of him the said Israel Cox
 given to and out of the said Lands and premises, hereby intended to be conveyed and
 way part thereof. To Have and to hold the same and every part thereof unto
 him the said William May, his heirs and assigns forever, In witness whereof
 the said Israel Cox hath hereunto set his hand and affixed his Seal the day and
 year first above written, Not a Bar, the words, lands, May Receipt and said in the
 signed Sealed and Delivered in part here was intended before the signing of these presents
 in the presence of
 Edward Prigg
 W. Henry
 Israel Cox Seal
 William Russ Seal

Starford County, Va. On the fourth day of October Anno Domini 1814 before us
 Justices of the peace for the said County of aforesaid, personally ap
 peared the within named William Russ, and Sarah Cox by his wife and sever
 ally acknowledged the foregoing Instrument of Writing to be their act and Deed and the
 Lands and Premises therein mentioned to be sold, to be the Right Title and Estate of the
 within named William May, his heirs and assigns for ever according to the acts of Assembly in
 such cases made and provided, and at the same time Elizabeth Cox, being by us privately ex
 amined apart from and out of the hearing of her Husband declared she made her said Acknow
 ledgement willingly and freely without being induced thereto by fear or threats, or illusage by
 her Husband or for fear of his Displeasure, Acknowledged before
 Edward Prigg
 W. Henry
 Israel Cox

October 14th 1814 Paid of 10^{cts}. May One Dollar in full consideration of the within
 Bargain and sold Land and premises
 Witness Present
 W. Henry
 Received and received the twenty second day of November Eighteen hundred and fourteen
 and Examined by Henry Dossy

In Chancery
 December Term 1813
 The said cause standing ready for de
 cision the Bill, answers, exhibits and
 all other proceedings were by the Chan
 cellor read and considered. It is therefore this 18th day of December 1813 by William
 Rife Chancellor and by the Authority of this Court adjudged Ordered and Decreed
 that the Defendants of full age and Edward Miller as Guardian of William, Anne, and
 Henry Miller, shall jointly, or each Separately forthwith by a Good Deed or Deeds to be
 executed acknowledged and recorded, agreeably to said, convey to the Complaintant Israel Cox
 fifty six Acres of land part of Jefferys Acquaintance prospect to be laid off, the North east end
 thereof also fifty four Acres of land adjoining being part of a tract of land conveyed in the year