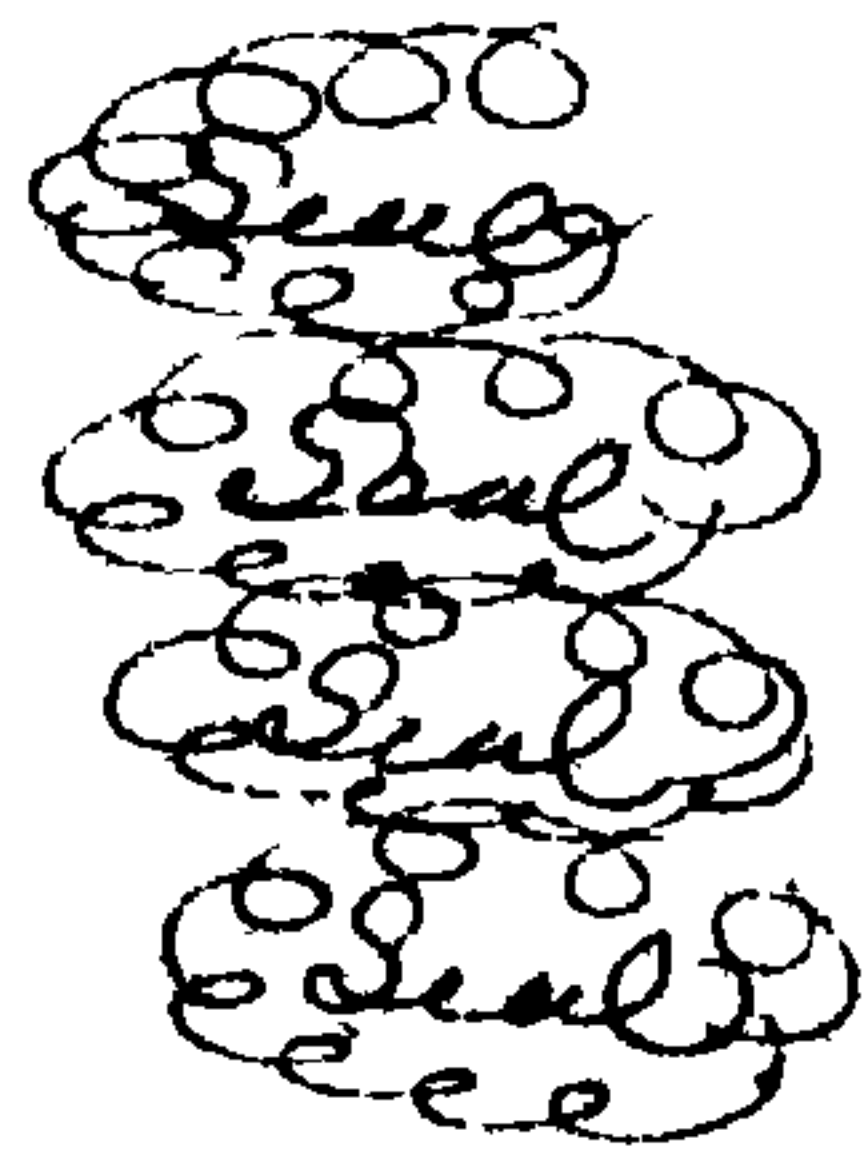


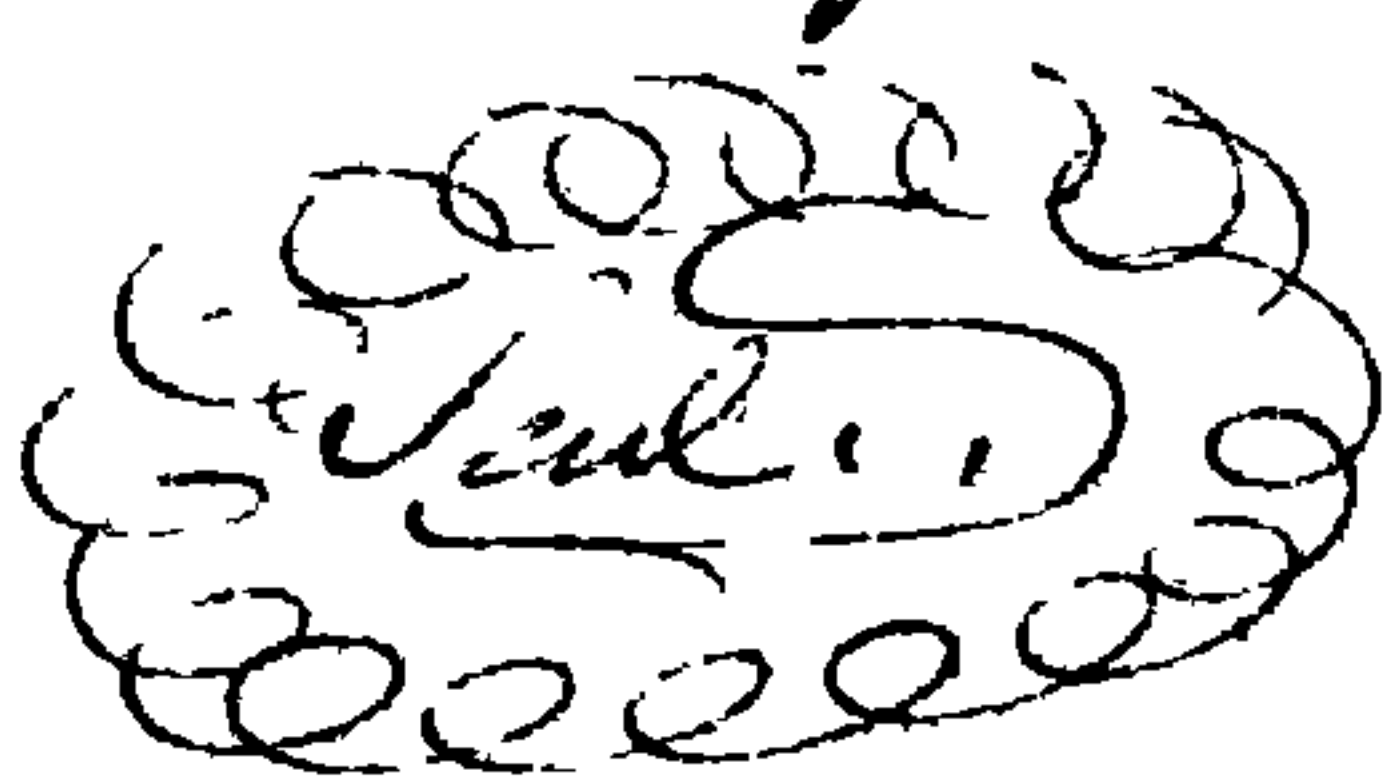
Witness
Morgan W. Starby.

George Roubalm
Jacob Thomas.
Henry Coblenz.
J. U. Harbaugh.



State of Maryland Frederick County Tct

I hereby certify that the above is a true copy of the original note, as filed and delivered Basil Morris p. Order of Court



In Testimony whereof I hereunto set my hand and affix the seal of Frederick County Court this 20th March 1850. Wm. B. Dyer. ck

Exhibit
B.

At the request of John Roubalm the following deed was Recorded 2^d April 1858

This Indenture made this 7th day of March 1838 Between Benjamin Roubalm of Adam of Frederick County, in the State of Maryland executor of the Testament, and last will of Benjamin Roubalm, late of the County aforesaid deceased of the one part, and John Roubalm, and George L. Roubalm of the same County, and State of the other part

Whereas the said Benjamin Roubalm died by his Testament, and last will, in writing bearing date 11 July 1845 and which is Recorded in the Office of the Register of Wills for Frederick County aforesaid, did amongst other things give, and devise, to his two sons the said John Roubalm and George L. Roubalm, their heirs and assigns forever as Tenants in Common, and not as joint Tenants, all the plantation of which he said Testator had purchased from a certain Henry Bowler, by deed bearing date the 31st March 1823, and which is Recorded in Liber Id. No. 17 fol. 665th. One of the said Records of Frederick County aforesaid, containing one hundred, and fifty four and a half acres of land, more or less, and also and part of a tract of land called Fuggleson corrected, containing 57 1/4 acres of land, more or less and which the said Testator has purchased from David Bowler on the 27th Novr 1823, & which is Recorded in Liber Id. No. 19, fol. 4th. One of the said Records of Frederick County aforesaid, Together with all & singular the appurtenances thereto belonging but which said parcels of land, were in effect, so devised as aforesaid charged, with, and at such a point, rate, as when the said devisees, should have respectively arrived at the age of 21 years should then be ascertained, and ascertained, on a valuation thereof, then taken by three respectable freeholders residing in Middle town Valley disinterested persons, duly appointed and sworn, for that purpose to be as well among other things upon reference, to the said Testament, and last will more fully appeared. And whereas afterwards, after the death of said Testator, who departed this life without revoking the same, and after the said John Roubalm, and George L. Roubalm exhibited their certain Bill of Complaint before the Judges of Frederick County