

No 4528 Equity

parties grantors in the annexed deed or instrument of writing, and acknowledged the same to be their act and deed for the purposes herein mentioned, and the s^d Barbara Still, wife of the said S. M. Still did sign & seal the s^d deed or instrument before us Justices aforesaid, and being by us privately examined out of the presence and hearing of her s^d husband and whether she doth sincerely acknowledge the same freely & voluntarily, and without being induced to do so by fear or threats or ill usage of her s^d husband, or fear of his displeasure, declared & acknowledges that she doth execute & acknowledge the same freely & voluntarily & without being induced to do so by fear or threats or ill usage of her s^d husband, or fear of his displeasure.

Acknowledged before

M Collins
Wm Coffman

We the subscribers two Justices of the Peace for the State of Maryland, in and for Washington County, do hereby certify that from our own knowledge we are certain that Samuel M. Still and Barbara his wife, parties grantors in the foregoing deed or instrument of writing are the persons professing to be the same.

Witness our hands and seals this 1st day of May Eighteen hundred and thirty three

M Collins
Wm Hoffman

Exhibit No. 2

This Indenture, made this seventh day of May, in the year of Our Lord, one thousand eight hundred and forty four between Susan Miller of Washington County, and State of Maryland, widow, of the late Henry Miller, of said County, deceased, John H. Allen and Elizabeth Allen his wife Phineas Williams and Mary Ann Williams his wife, John Miller and Susan Miller his wife, Adam Koofle and Catharine Koofle his wife of Frederick County and State aforesaid and Henrietta Miller and Joseph Payman and Jane Rebecca Payman his wife of Washington County, and State aforesaid, heirs at law of the said late Henry Miller deceased of the one part, and William Lambert of Washington County and State aforesaid of the other part Witnesseth that for and in consideration of the sum of Two hundred dol-
lars, current money by the said William Lambert, to the said parties of the first part in hand paid at and before the sealing and delivery of these presents the receipt of which they do hereby acknowledge, the said parties of the first part have bargained and sold, aliened, enfeoffed, and by these presents, do give, grant, bargain and sell, alien enfeoff, release, convey and confirm unto the said William Lambert, his heirs and assigns, all the following parts of two tracts of land, called "Addition to Friendship" and "Powers Addition" situate and lying partly in Washington and partly in Frederick Counties aforesaid, and contained within the following metes and bounds, courses and distances, to wit: Beginning at the end of twenty perches on the fifth line of the whole tract, called "Addition to Friendship," and running thence with said fifth line with an allowance of one and three fourth degrees for variation, North twenty one and one fourth degrees, West twenty four perches to a stake and pile of stones, at the end thereof, still by and with the outlines of the said whole tract two courses and distances, with such corrections as they require to agree with the former, running, North three and one fourth degrees West sixty six perches to a stake and pile of stones, North one half degree East One hundred and twenty five perches to a stone planted at the end of the first line of a tract of land called "Blonhour then with said first line reversed North twenty nine and one fourth degrees East five perches then South twenty nine degrees East nine and one tenth perches to a stone planted at the beginning of the twenty sixth or south two degrees, East One hundred and thirty perches line of the tract, called "Addition to Friendship" aforesaid then with said