

No. 6427. *Quit*.

planted 8. N 13° E 138 ps. to a Stake formerly planted 9. W 52 ps. to the place  
 of Beginning. Containing one hundred & fifteen acres & 10 Square ps of Land  
 more or less. Together with all & singular the buildings, Improvements, ways,  
 waters, water Courses, rights, Members, privileges, advantages & Appurtenances  
 thereto belonging, or in any wise appertaining & all the estate right title &  
 Interest, Trust, Property, Claim & Demand whatsoever, at law & in Equity,  
 of them the said Joel Hull & Mary Hull his wife, of in & to the same  
 To Have & To Hold the said herein described Land & premises  
 with the Appurtenances thereto belonging unto the said parties to  
 the second part in this Indenture, named their Heirs & Assigns  
 to the only proper use of the parties to this Indenture named their  
 Heirs & Assigns forever. And also that the said Joel Hull & Mary  
 Hull his wife their Heirs & Assigns, the part of a Tract, or parcel  
 of Land & premises herein before described & herein mentioned  
 to be granted bargained & sold, with the Appurtenances unto the  
 said parties of the second part, to this Indenture, their Heirs &  
 assigns. Shall & will warrant & forever defend by these presents  
 against the Claims of all persons whatsoever, Claiming or to  
 Claim in any manner, by force under or in trust, for the  
 said Joel Hull & Mary Hull his wife, on their Heirs, and also  
 the said Joel Hull & Mary Hull his wife for themselves & their  
 Heirs do hereby Covenant promise & agree to & with the said parties  
 to the second part, to this Indenture, their Heirs and assigns that  
 they the said Joel Hull & Mary Hull his wife their Heirs & all  
 Heirs, Claiming under them, Shall & will from time to time  
 and at all times hereinafter at the reasonable request Cost &  
 Charges of the said parties, to the second part to this Indenture  
 named, or any of their Heirs, or assigns, make and lawfully  
 execute acknowledge & deliver, all & every such further & other  
 deed, Conveyance & Assurance in the Law, whatsoever for the better &  
 more fully Conveying & Assuring to the said parties, to the second  
 part to this Indenture named their Heirs & Assigns the said  
 premises, with the Appurtenances heretofore described & mentioned  
 to be bargained & sold, according to the true Intent & meaning  
 of the parties to these presents, as by the said parties to the second  
 part, to this Indenture named, or their Heirs, or Assigns, or by  
 any of their, Counsel, learned in the Law, shall hereinafter  
 be advised or advised & required.

In testimony whereof, the said Joel Hull & Mary his wife, have  
 hereunto set their hands & seals, on the day & year first herein  
 before written,

Sign & sealed & delivered  
 in the presence of  
 James Porter  
 Joel Hull

Joel Hull  
 Mary Hull

which is this Enclosure, Viz:-  
 \$ 1495.<sup>81</sup>/<sub>100</sub> Five<sup>15</sup>/<sub>100</sub> County July 26 1850

Rec<sup>d</sup> from the parties to the second part of the foregoing Indenture,  
 the sum of Fourteen hundred & ninety five Dollars & 81<sup>81</sup>/<sub>100</sub>  
 or its equivalent, being the Consideration expressed to