

for Frederick County, Maryland.

IN TESTIMONY WHEREOF, I hereunto subscribe my name and affix the Seal of the Orphans' Court of Frederick County, Maryland, this 6th day of March, A. D., 1937.

John Hershberger  
Register of Wills for Frederick County, Maryland.

Filed March 21, 1939.

Exhibit #2

At the Request of Nicholas E. Norris the following  
Deed is recorded June 22<sup>nd</sup> 1882 at 1 0'C P.M.

Test Adolphus Fearhake Jr Clerk.

THIS DEED made this 21st day of June in the year Eighteen hundred and Eighty two by us Mary A. Norris, A. Henry Norris & Julia E. Norris his wife, Samuel J. Norris, Milton McK Norris Joanna E. Norris Mary T. Clary and William H. H. Clary her husband, Clara S. Urner and William J. Urner her husband, of the first part and Nicholas E. Norris of the second part, Whereas the aforesaid Mary A. Norris is the widow and the other parties of the first part are the children of Nicholas Norris late of Frederick County deceased, Except Wm H. H. Clary and Wm. J. Urner who are husbands of two of said parties and Julia E. Norris who is the wife of A Henry Norris and Whereas said Nicholas Norris by his last Will and Testament which was duly admitted to probet in the Orphan's Court for Frederick County provided for the Keeping of the Estate of which he died seized and possessed together for the use of his family and appointed the said Mary A. Norris his widow and A Henry Norris Executors, and whereas all the children of said Nicholas Norris have attained the full age of twenty one years and have agreed by and with each other to settle and adjust the rights claims interests devises and legacies which they have or may have under the Will of said Nicolas Norris and as children and heirs at law of said Nicholas Norris and whereas said Mary A Norris the widow of said Nicholas Norris had by said last will certain interest in the real and personal Estate herein after conveyed and has arranged and agreed to sell her said interest therein to said party of the second part and to receive payment thereof out of the purchase money herein mentioned, and whereas one of the children of said Nicholas Norris a certain J. Basil Norris has died leaving a wife and child surviving to whom has been paid the full and just share to which they were entitled in the right of said J. Basil Norris in the real and personal Estate of said Nicholas Norris by virtue of his said will and Testament, and whereas the parties of the first part have sold to said Nicholas E. Norris all the personal property which belong to the Estate of said Nicholas Norris and in and upon the land hereinafter conveyed at and for the sum of \$1882.82 and have sold to Nicholas E. Norris, all the right title claim interest and demand of every and any kind whatever, which they or either of them the said parties of the first part have or in anywise might have whether under the will of said Nicholas Norris as heirs at law and widow of said Nicholas Norris or in any other mode or manner whatever of in and to the land herein conveyed which consists of about 200 acres 3 R & 28 aquare perches more or less, for which the said Nicholas E. Norris is to pay the just and full sum of Ten thousand forty six dollars and twenty five cents as consideration therefor: Witnesseth that for and in consideration of th<sup>r</sup> premises the said Mary A. Norris widow, A Henry Norris Samuel J Norris Milton McK Norris Joanna E. Norris Mary T. Clary, Clara S. Urner Children of said Nicholas Norris and Wm H. H. Clary and Wm J Urner husbands of two of said children and Julia E. Norris wife of A Henry Norris, Do grant in fee simple unto Nicholas E. Norris all the right title claim interest and demand of any and every kind whatever which we the said parties or any of us have whether at law or Equity, whether as legatees or devisees under the will of said Nicholas Norris or as widow and children of said Nicholas Norris or in any wise or manner whatever in and to the following described tract, parts of tracts or