

203.

Being the first boulder of y<sup>e</sup> Said Land called, Catton running  
 thence South fifty perches thence west parrallel with the said  
 Catton three hundred and twenty perches thence North fifty  
 perches to y<sup>e</sup> aforesaid Tract of Land called Catton thence  
 bounding on and with the aforesaid <sup>Land</sup> to y<sup>e</sup> first boulder Containing  
 one hundred acres as aforesaid with the appendants & appurtenances  
 thereto ~~then~~ belonging to have and to hold all the aforesaid  
 to be granted Lands and premises with all and singular at the  
 appendants and appurtenances to them belonging unto him the  
 Said Jacob Henderson his heirs and Assignes forever to the only  
 proper use and behoofe of him y<sup>e</sup> Said Jacob Henderson his  
 heirs and Assignes forever and to none other use intent or purpose  
 whatsoever And the Said Ezechiel Wrighte doth hereby  
 for himselfe and his heirs Executors and Administrators  
 covenant promise grant and agree to and with the Said Jacob  
 Henderson his heirs and Assignes that he y<sup>e</sup> Said Ezechiel Wrighte  
 and his heirs shall at any time hereafter when he or they shall  
 be therunto required by the Said Jacob Henderson or his heirs  
 or Assignes at the Costs and Charges in the Law of him the Said  
 Jacob Henderson or his heirs or Assignes make do acknowledge suffer and  
 execute or Cause to be made done acknowledged suffered and executed  
 all or any such reasonable Act or Acts thing or things Conveyances  
 or assurances in the Law whatsoever for the perfect and absolute  
 assuring Surety and Sure making of the aforesaid Land and  
 premises with the appendants and appurtenances unto the Said Jacob  
 Henderson his heirs and Assignes forever from the Said Ezechiel Wrighte  
 and his heirs or any person Claiming from or under him or them  
 as by the Said Jacob Henderson his heirs or Assignes or his or their Council  
 learned in y<sup>e</sup> Law shall be reasonably advised devised or required  
 In Witness whereof y<sup>e</sup> parties to the foregoing first above  
 names have hereunto Interchangeably set their hands and  
 (Affixes)