

Mary Strong her heirs and assigns from on the same Day also came before us Ann Page wife to the said Henry Page who acknowledged the within Deed and admitted the same to be the act of her said husband, which said Ann Page being by us personally examined out of the hearing of her said husband declared and acknowledged that she made the above acknowledgement willingly and freely and without being induced thereto by force or threats or ill usage by her husband or fear of his displeasure. Taken and certified by us according to the several Acts of Assembly in such cases made and provided the fourth Day of February Eighteen hundred and Eleven B. Ricard & Nathan Hatchum

Received this Day of the within written Indenture of Mary Strong the sum of forty Dollars being the consideration money to be paid by the said Mary Strong the said
 Justice Henry Page
 B. Ricard, & Nathan Hatchum

And the same Deed was accordingly recorded the fifth Day of February Eighteen hundred and Eleven

By the Publick Officers of the said County etc. Bail returned that on the thirtieth Day of February Eighteen hundred and Eleven the following Deed was brought to be enrolled among the records of said County of the ten and in the words following to wit. This Indenture made the thirtieth Day of February Eighteen hundred and Eleven between Joseph Thomas Mitchell of said County in the State of Maryland of the one part and William Scott Ann Scott and Betty Scott of the same County and State of the other part witnesseth that the said Joseph Thomas Mitchell for and in consideration of the sum of one Dollar current money to him in hand paid by the said William Scott Ann Scott and Betty Scott before the sealing and delivering of these presents the receipt whereof the said Joseph Mitchell doth hereby acknowledge, and from every part and parcel thereof doth hereby acquit exonerate and discharge the said William Scott Ann Scott and Betty Scott their and each and every of their Heirs Executors and Administrators, by the said Joseph Thomas Mitchell hath granted bargain sold aliened enfeoffed and confirmed and by these presents doth grant bargain sell alien enfeoff and confirm unto the said William Scott Ann Scott and Betty Scott their Heirs and assigns all that lot piece part or parcel of land situate lying and being in the County aforesaid being part of a tract or parcel of land called Acadia which said lot piece part or parcel of land is contained within the following lines meters and bounds that is to say Beginning at a Stone Standing on the North West corner of Major James Powers part of Acadia it being also the Beginning Stone of the said Joseph Thomas Mitchell's part of the said tract of land called Acadia and running from Thence East forty one perches and one half

of a perch then North forty eight perches and one fifth of a perch, then
 West forty one perches and one half of a perch then South forty eight
 perches and one fifth of a perch to the Beginning containing and now
 laid down for twelve acres and one half of land together
 with all and singular the trees woods ways rights liberties privi-
 leges hereditaments and appurtenances whatsoever therunto belonging
 or in any wise appertaining and the reversions and remainments
 issues and profits thereof and all the estate right title and inte-
 rest whatsoever of him the said Joseph Thomas Mitchell both
 at law and in equity of in to and out of the said lot piece
 part or parcel of land and premises hereby granted bargained
 and sold or meant mentioned or intended to be and may or any
 part and parcel thereof. To have and to hold the said lot
 piece part or parcel of land so as aforesaid described together
 with the appurtenances and all and singular other the premises
 hereby bargained and sold or meant mentioned or intended hereby
 to be and every part and parcel thereof with their and every
 of their appurtenances unto the said William Scott Ann Scott
 and Betty Scott their heirs and assigns forever, and to and
 for no other use intent or purpose whatsoever and the said Joseph
 Thomas Mitchell for himself his heirs Executors and Administrators
 doth hereby covenant grant promise and agree to and with the
 said William Scott Ann Scott and Betty Scott their heirs
 and assigns that they the said William Scott Ann Scott and Betty
 Scott their heirs and assigns shall at all times forever hereafter have
 free ingress and egress to and from the said lot piece part or parcel of
 land and premises above granted bargained and sold with the hands
 horses cart wagons and teams of the said William Scott Ann Scott
 and Betty Scott their heirs and assigns over and thro' the lands
 of the said Joseph Thomas Mitchell to the nearest part of the main
 road leading from the lower Church to Fairlee, without the let
 suit, molestation, interruption, trouble or hindrance of the said
 Joseph Thomas Mitchell his heirs and assigns or any other person
 or persons in his or their employ, and lastly the said Joseph Thomas
 Mitchell for himself his heirs Executors and Administrators doth
 hereby covenant grant promise and agree to and with the said
 William Scott Ann Scott and Betty Scott their heirs and
 assigns that he the said Joseph Thomas Mitchell and his heirs
 the said lot piece or parcel of land and premises hereby granted
 bargained and sold and every part and parcel thereof with the ap-
 purtenances therunto belonging to them the said William
 Scott Ann Scott and Betty Scott their heirs and assigns
 against him the said Joseph Thomas Mitchell and his heirs
 and against all and every person and persons whatsoever claiming
 or to claim any right title or interest in and to the same or
 any part thereof shall and will hereafter warrant and

from defect by their parents. The witnesses whose of the parties to these pre-
sents have hitherto set their hands and affixed their seals the Day and year
first herein before written
Signed Sealed & Delivered
In Witness Whereof I have hereunto set my hand and seal the Day and year
first herein before written
Jas J Mitchell

Seal
Seal
Seal
Seal

The name of
The name "Thomas" interlined throughout
his Deed before Sealing & Delivery thereof
The Marshall

On the Back of the same Deed were the following endorsements written
Shent County Va Received on the Day of the Date of the the within
Deed, of and from the within named William Scott Ann Scott
and Betty Scott the sum of one Dollar current money being the
consideration money mentioned in the said Deed

Witness
The Marshall
Jas J Mitchell

State of Maryland Shent County Va Be it remembered that on
this thirtieth Day of February in the year Eighteen hundred and
Eleven personally appears Joseph Thomas Mitchell of Shent County
Va the Grantor within named before the undersigned one of the
associate Judges of the Second Judicial District of the State of
Maryland and acknowledges the within and a foregoing Deed or
instrument of writing to be his act and deed and the lot piece
part or parcel of land and premises therein mentioned, and thereof
granted bargained and sold to the thirteenth and estate of the within
named William Scott Ann Scott and Betty Scott the Grantors
also therein named, their heirs and assigns forever, according to the
purport true intent and meaning of the said Deed or Instrument
of writing and the Acts of Assembly in such case made and pro-
vided

Acknowledged before The Marshall
and the same Deed was accordingly recorded the thirtieth Day
of February Eighteen hundred and Eleven

By Public Notaries for the
Shent County Va Be it remembered that on the thirtieth Day of
February Eighteen hundred and Eleven the following Deed was
brought to be enrolled among the records of Shent County of the
State and in the words following to wit. This indenture made
this thirtieth Day of February in the year of our Lord one thousand
eight hundred and Eleven between Anna Maria Rowles of
Shent County and State of Maryland of the one part, and Joseph
J Mitchell of the County and State aforesaid of the other part
Witnesseth that the said Anna Maria Rowles for and in con-
sideration of the sum of five Dollars current money of the United
States to her in hand paid by the said Joseph J Mitchell
at or before the sealing and delivery of these presents the receipt where-
of she the said Anna Maria Rowles doth hereby acknowledge
and from every part and parcel thereof doth hereby acquit exonerate
and discharge the said Joseph J Mitchell his heirs Executors
and Administrators, she the said Anna Maria Rowles hath granted
bargained sold aliened enfeoffed and confirmed and by these