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W. Stittly Chan.  
Blints

majority of you, are assigned Justices of the Levy Court of Montgomery County, to execute the same office justly, honestly and faithfully according to law until you shall be duly discharged from your said office, Given under the seal of the State of Maryland this twenty fourth day of November in the year of our Lord eighteen hundred and twelve  
Witness the honourable William Stittly Esquire, Chancellor

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Pursuant to an act of Assembly the following Commission was recorded the 7th day of December 1812 to wit: The State of Maryland To Lawrence Oreck Greenbry Howard, Edward Burgess Junior, James Sacklands, William Culver, Richard West, John Adamson, Richard Beall Caspaway Howard William Darns Jesse Seach, Nathan Holland, Henry Gettings Thomas Gettings Robert Edmonston Abraham Jones, John Aldridge John Fleming, John H. Riggs, Frederick Linticum, Peregrine Warfield Samuel West, Henry Howard of John, Lyds Griffith, Allen Green, Zadok Lanham Henry Harding, Thomas Brooke, Charles Wallace Benjamin Gauthier Ezechiah Linticum and William Dawson of Montgomery County Gentlemen Greeting Be it known, that reposing great trust and confidence in your knowledge, integrity and love of Justice you and each of you are jointly and severally appointed and assigned justices of the peace of Montgomery County to do equal right, according to the law of this State, in every case in which you shall act as Justice of the peace <sup>without sale</sup> freely, fully without any denial, and speedily without delay; and you and each of you are assigned Justices of the peace for Montgomery County to execute the same office justly <sup>honestly</sup> and faithfully, according to law, until you shall be duly discharged from your said office Given under the seal of the State of Maryland, this twenty fifth day of November in the year of our Lord one thousand eight hundred and twelve  
Witness the honourable William Stittly Esquire Chancellor

Exam & Dec.

At the request of David Newlin the following Deed was recorded 9th December 1812 to wit: This Indenture made this fifth day of November in the year of our Lord eighteen hundred and twelve between Aquila Taylor of Frederick County State of Maryland of the one part and David Newlin of Montgomery County State of Maryland of the other part Witnesseth that the said Aquila Taylor for and in consideration of the sum of one hundred and two Dollars to him in

MONTGOMERY COUNTY COURT RECORDS Q. 01799 USA 00148 K Date available 07/06/2006 Digitized by eGangotri 09/20/13




In and paid by the said David Newlin on or before the ensialing  
 and delivery of these presents the receipt of which the said Aquila  
 Taylor doth hereby acknowledge and himself<sup>he</sup> therewith fully satisfied  
 content and paid have bargained sold aliened released enfeoffed and  
 confirmed and by these presents do bargain sell alien release enfeoff  
 and confirm unto the said David Newlin to him his heirs and assigns  
 forever: all his the said Aquila Taylor's right title claim interest and  
 property of in and to all that part or parcel of Land called the resourcy  
 or part of Leeks Lot Beginning for said part at the end of one hundred  
 and eighty perches on the course in the divisional line between John  
 Holland and Basil Mullikin which course runs north eighty  
 four degrees west one hundred and eighty perches and running thence  
 south twenty degrees west thirteen perches thence south seventy two  
 degrees east sixty perches then south twelve degrees east sixteen  
 perches then south eighty eight degrees east fourteen perches then  
 north forty four degrees east eleven and a half perches then south  
 two degrees west thirty two perches to intersect the above divisional  
 line between John Holland and Basil Mullikin then by a straight  
 line to the beginning containing twelve and three quarters acres of  
 Land more or less together with all and singularly the improvements  
 and appurtenances waters and water courses thereunto belonging  
 or in any wise appertaining thereunto To have and To hold all the  
 afforsaid tract or parcel of Land and premises unto him the  
 said David Newlin his heirs and assigns forever and to no other use  
 intent or purpose whatsoever and the said Aquila Taylor for himself  
 his heirs executors and administrators do further covenant and agree  
 to and with the said David Newlin his heirs and assigns forever  
 that he the said Aquila Taylor his heirs executors and administrators  
 shall and will warrant and forever defend said land and premises  
 with the appertency therunto belonging unto him the said David  
 Newlin his heirs and assigns from and against all manner of persons  
 claiming or to claim any right title interest or property of in or to  
 the afforsaid premises or any part or parcel thereof from by or  
 under him his heirs or assigns, and also that he the said Aquila  
 Taylor and his heirs and assigns shall and will at all times hereafter  
 upon the reasonable request of him the said David Newlin and  
 his heirs or assigns will well & truly do and execute any further  
 and other lawful and reasonable acts or things for the more

H. B. Blunt

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effectual confirmation of these presents and granting the lands and premises therein mentioned according to the true intent and meaning thereof as by the said David Newlin his heirs or assigns or by his or their council learned in the law shall be reasonably devised advised or required in witness whereof the said Aquila Taylor hath hereunto set his hand and seal the day and year above written

Signed sealed & delivered in the presents of 3 Aquila Taylor 

Received on the day of the date of the within deed from the within named David Newlin the sum of one hundred and two dollars it being the consideration therein mentioned to be paid and is in full satisfaction for the within bargained land and premises of G. Howard, J. Linthicum

On the day of the date of the within writing came before us the subscribers two of the Justices for Montgomery County the within named Aquila Taylor and acknowledged the within writing to be his act and deed and the land and premises therein mentioned with the appertinances thereunto belonging to be the right and estate of the said David Newlin and his heirs according to the true intent and meaning thereof, at the same time Rachel the wife of the said Aquila Taylor being by us privately examined apart from and out of the hearing of her husband relinquished her right of dower to the within lands and premises and declared that she did the same willingly & freely without being induced thereto by fear or threats of ill usage from her said husband or fear of the displeasure of G. Howard, J. Linthicum

H. B. Blunt

At the request of Basil Brooke the following deed was recorded the 9th day of December 1819 (twice) This Indenture made this sixteenth day of the eleventh month in the year of our Lord one thousand eight hundred and twelve between Richard Thomas of Montgomery County in the State of Maryland of the one part and Basil Brooke of the county and State aforesaid of the other part, Witnesseth, that the said Richard Thomas for and in consideration of the sum of twelve hundred and sixty Dollars current money of the United States, to him in hand paid by the said Basil Brooke before the sealing and delivery of these presents the receipt whereof he the said Richard Thomas doth