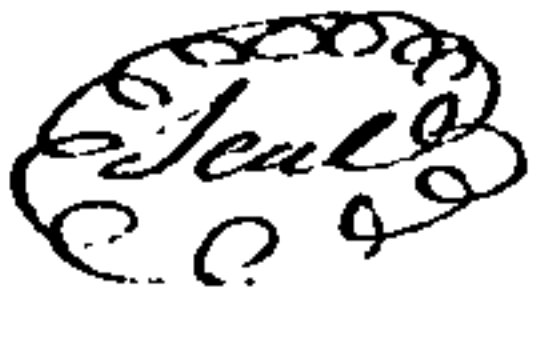


of her the said Mary Stephens and her Heirs of in and to the said Bargained premises supposed to be Two hundred and thirty Acres to the same more or less. To Have and to Hold the said two pieces of land supposed to be Two hundred and thirty Acres or the one half of each parcel as it may hereafter be divided between the said William Gibby and the proprietor or proprietors of the other half of the said two Tracts with the appurtenances unto him the said William Gibby his Heirs and assigns to the only proper use and behoof of him the said William Gibby his Heirs and assigns forever And the said Mary Stephens for herself and her Heirs the aforesaid bargained premises and every part thereof, against herself her Heirs and assigns shall and will Warrant and for ever defend by these presents. — In Testimony Whereof the said Mary Stephens hath hereunto set her Hand and Seal the day and year first above Written.

Signed, Sealed & delivered Mary Stephens 

In the presence of }
 John Hawks } State of North Carolina
 December Craven County Court 1792

Julia Stephens } Then was the above Deed from Mary Stephens
 to William Gibby proved in open Court by the Oath of Francis
 Hawks Evidence thereto agreeable to Law and ordered to be
 Recorded
 Attest Sam Chapman cc

North Carolina }
 Craven County } May it be remembered that John Spyers has this day
 bargained and sold unto John West of the place one Acre of land lying
 and being in Craven County and on the West side of Swifts Creek and North
 side of Poplar Branch at any convenient place that may hereafter be
 Judged for Building a Mill, and I the said John Spyers do hereby acknow-
 ledge myself to be fully satisfied and paid for the above mentioned Acre of
 land and consider myself strictly bound to assign and execute a good and
 lawful Deed of Sale for the same at any time that the Courses and boundaries

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of the said acre can be ascertained, In Witness whereof I have hereunto
set my hand and Seal this thirtieth day of March 1792.

Witness present
Stephen Minnum

John Spyers Esq
Mark

State of North Carolina Craven County Court Decem^r Term 1792
Then was the above Instrument of Writing proved in Open Court by the
Oath of Stephen Minnum a subscribing Witness thereto - and ordered
to be Recorded
Attest Sam^l Chapman C. C.

This Indenture made this 21st day of December and in the year of our
Lord one thousand Seven hundred and Ninety one, Between James Innes
of the State of North Carolina and County of Craven of the one part and Evan
Thomas of the aforesaid State and County of Craven of the other parties -
Witnesseth That the said James Innes, for and in consideration of the sum
of Forty pounds North Carolina Currency to me in hand paid by the said
Evan Thomas, have bargained and sold unto him the said Evan Thomas his
Heirs and assigns a certain tract of land containing one hundred acres lying
in our County of Craven and on the North Side of Neuse River being part
of tract granted to William Purdew of three hundred acres bearing
date July 28th 1764 and is bounded as follows (To Wit) beginning at a Cypress
Joseph Charltons corner near the main road and running with the first
line North thirty seven East One hundred and seventy six pole to a Stake
then South fifty five East One hundred and thirty four pole to a Stake
Byways line then along the same South fifty one West One hundred and
seventy six pole to a Stake on the side of the great Cypress Pond and then
with the wind of the pond and with Charltons line to the first Station
containing one hundred acres - To Have and to hold unto him the said
Evan Thomas his Heirs or assigns for ever, and the said James Innes for him
self his Heirs Executors and Administrators doth hereby Covenant and agree
to and forever Warrant and defend the above bounded land and premises
unto