

343 truly held, or to be held by virtue thereof; and the Reversions and Remainders, Rents, Issues, and Profits thereof, and every Part thereof  
and all the Estate, Right, Title, Interest, Property, Claim & Demand whatsoever in Law or Equity of the said William Burroughs, in the  
the s<sup>d</sup> hereby granted Premises, To have and to hold the s<sup>d</sup> hereby granted Premises, and every Part thereof with the Appurte-  
nances to the s<sup>d</sup> Belitha Laws his heirs & assigns forever Subject to the Rent now due or hereafter to become due to the Chifford or  
Lord, of the same, &c. And the s<sup>d</sup> William Burroughs for himself his heirs & Administrators doth hereby Covenant & Promise to  
Agree to be with the s<sup>d</sup> Belitha Laws his heirs & assigns, that he the s<sup>d</sup> William Burroughs his heirs & Administrators the above  
described Tract of Land & the hereby Bargained Premises with the Appurtenances unto the s<sup>d</sup> Belitha Laws his heirs & assigns  
Against him the s<sup>d</sup> Wm Burroughs & his heirs & Against all & every other Person or Persons lawfully claiming or to claim  
by from or under him them or any of them shall & will warrant & forever defend by virtue of these Presents In Testimony  
whereof the s<sup>d</sup> William Burroughs hath hereunto set his hand & affixed his seal the year and day first above written.

Signed Seal'd & Delivered in presence of us

William Burroughs

Joshua Law & Samuel Basnett in Suf<sup>r</sup> County viz<sup>t</sup> At a Court of Common Pleas held at Lawes Towne for the County  
of C<sup>r</sup> S<sup>r</sup> af<sup>t</sup> the fourth day of May in the year One thousand Seven hundred and eighty the within Deed of sale was  
acknowledged in due form of Law by and unto the Parties therin Named

Test: J<sup>r</sup> Hall D<sup>r</sup> Pott

Deed Samuel Basnett From Belitha Laws.

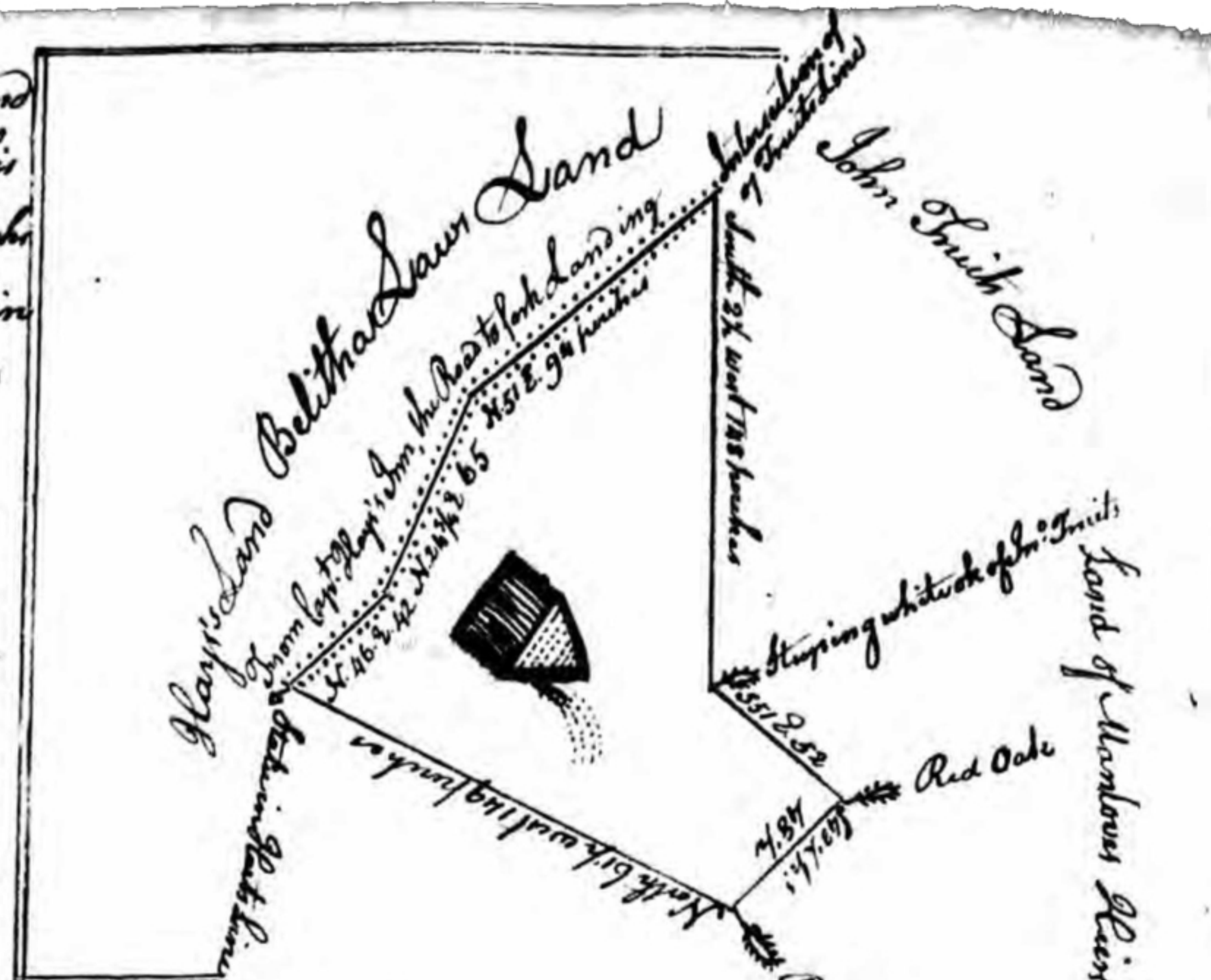
This Indenture made this      day of      in the year of Our Lord Seventeen hundred and Eighty Between  
Belitha Laws of the County of Suf<sup>r</sup> upon Delaware yeoman of the one Part and Samuel Basnett of the same place  
of the other Part witnesseth that the said Belitha Laws for it in Consideration of the sum of      Pounds current money  
of this State to him in hand paid by him the said Samuel Basnett, the receipt whereof he the said Belitha Laws doth hereby  
Acknowlede & himself therewith to be fully satisfied, Contented and paid Hath granted, Bargained & sold, Alene, enforfe, taken  
& Confirmed; and by these Presents doth grant, bargain and sell Alien enforfe Release & Confirm unto the s<sup>d</sup> Samuel Bas-  
nett his heirs & assigns a certain Tract or Parcell of Land situate in the forest of Cedar Creek in the afo<sup>r</sup> County of Suf<sup>r</sup>  
Beginning at Stake in Harts line on the S.E. side of a Road leading from Capt. Hayes Inn to Frank Landing and Nine  
Paces from a White Oak Bounder of S. Harts, Thence Extending along & with a Road North forty six degrees East forty two  
Paces, thence North Twenty four degrees & three quarters East Sixty five Paces, thence North fifty one degrees East Ninety  
four Paces & six feet to the Intersection of John Triest's line, thence alongs Triest's line South Two Degrees & a half west  
One hundred & forty eight Paces to Staying white Oak off John Triest's, thence South Fifty One degrees East fifty two  
to a Red Oak, thence South forty three deg. & a half west forty eight Paces & a half to a Red Oak corner of S. Harts, thence by a  
Direct Line of S. Harts bearing North Sixty One Deg. & a half west One hundred & forty nine Paces to the first Beginning  
Stake containing Ninety Six Acres & Thirty square Paces of Land (be the same more or less) being part of a larger  
Tract called Trueland & Tiverton (which by severall Records Conveyances appears to have been legally transferred  
to the s<sup>d</sup> Belitha Laws) together with all & Singular the wood, waters, ways, Priviledges, Rights, Hereditaments, & Appur-  
tenances whatsoever to the s<sup>d</sup> hereby bargained Premises belonging or in any way Appertaining, and the Reversions  
and Remainders, Rents, Issues & Profits thereof & every Part thereof of all the Estate, Right, Title, Interest, Property, Claim  
and Demand whatsoever either in Law or Equity of the s<sup>d</sup> Belitha Laws, of, in & to the s<sup>d</sup> hereby granted Premises To  
Have & to Hold the said hereby Premises & every part thereof with the Appurtenances to the s<sup>d</sup> Samuel Basnett his heirs  
& assigns, to the Only Proper use & Benefit of him the Samuel Basnett his heirs & assigns forever, the Proprietors Quirements  
excepted and the s<sup>d</sup> Belitha Laws for himself his heirs & Administrators doth hereby Covenant & Promise to Agre to, and  
with the s<sup>d</sup> Samuel Basnett his heirs & Administrators the above described Tract of Land and the hereby bargained  
Premises with the Appurtenances unto him the s<sup>d</sup> Samuel Basnett his heirs & assigns, Against him the s<sup>d</sup> Belitha  
Laws & his heirs & against all & every other Person or Persons lawfully claiming, or to claim, by from or under him or  
them, shall & will warrant & forever defend by virtue of these Presents In Testimony whereof the s<sup>d</sup> Belitha Laws  
hath hereunto set his hand & affixed his seal the year and day first above written.

Sealed & Delivered in presence of us

Belitha Laws

William Burroughs Joshua Law A Bill of the Sale to the within Land 12<sup>th</sup> of May 1741 Recd on  
warrant granted I recd Trueland for 200 acres of Land situate in Suf<sup>r</sup> County Cedar Creek bounded by virtue of which  
there was 245 Acre of to S. Trueland and now ready to Return of 1<sup>st</sup> of January 1752 and warrant was by said

344 True and Affid to a Captain John Burroughs and  
15th April 1765 Bys: John Burroughs, Affid to his  
son H: m: Burroughs 28<sup>th</sup> Ap: 1769 said William Burrough  
Transfers unto a Captain William Clifton all his right in  
S: warrant and at the same time gave s: Clifton Bond  
for the Making Over (according to law) the afo' Land  
25<sup>th</sup> July 1771 said Clifton Affids s: Bond unto a  
certain Luke Davis 5<sup>th</sup> Feb: 1780 said Luke Davis  
Affids it over unto a certain Belithard Law Party  
to them present; and said Davis obtained a legall  
Conveyance of the S: 240 Acres by the afo' William  
Burroughs according to the true intent & meaning  
of the said Bond —



Sussex County vif. At a Court of Common Pleas held at Lewes for the County afo' the fourth day of May in the year one thousand CHS: Seven hundred and eighty the within Deed of Sale was acknowledged in due form of law by and unto the Parties therin Named —

Test: J: Hall D: Proth: M:

### Deed John Morris From Joshua Morris.

This Indenture made the fourth day of May seventeen hundred & eighty Between Joshua Morris of Sussex County on Delaware of the One Part and John Morris of said County & State Planter of the other Part Witnesseth that whereas there is a certain Tract of Land being in Sussex County in the Delaware State containing One hundred & fifty eight acres of Land called Barnards Blunery which Land was granted to Captain Benoni Barnard by Charles Lord Proprietary of the Province of Maryland and confirmed to him by Patten bearing date the Twenty ninth day of September Anno Domini Seventeen hundred and Six two & No: N  
Know ye that the said Benoni Barnard by his Deed of sale duly recorded according to law did convey the said Land to a certain William Robinson and the said William Robinson by his Deed of sale did convey the aforesd Land to the above named Joshua Morris Now Know ye that the said Joshua Morris for and in consideration of Fifty pounds Current money of the Delaware State to him in hand paid by the said John Morris the receipt whereof he the said Joshua Morris doth hereby acknowledge and myself thereby fully satisfied he the said Joshua Morris hath granted bargained and sold and confirmed and by these presents doth grant bargain and sell allin and confirm unto the said John Morris his heirs and Affigis for ever Fifty Acres of that Meuage or Tenement of Land situate lying and in the County of Sussex aforesd on y<sup>e</sup> head of Indian River and on the North side of Shup Pen Branch and on the Northernmost end of said Tract whereon y<sup>e</sup> John Morris now lives being buttressed and bounded as followeth first Beginning at Stake on the first long line, thence running North Seventeen degrees west ninety four Poles, thence North twenty degrees west Twenty Poles, thence North Ten degrees east Thirty Poles, thence North Eighty degrees west forty Poles, thence South thirty One Degrees west forty Poles thence South five degrees East Sixty Poles, thence South Sixty two degrees East Twenty Poles, thence North forty four degrees East eighteen Pole, thence South Seventeen degrees East One hundred & Seven Poles three fourths thence to the said Stake containing and laid Out for Fifty Acres of Land more or less with wood, Houses, Pastures commoditys, Advantages, Hereditaments, water ways and Appurtinances whatevver to the said Meuage and Land above mentioned belonging or any way Appertaining And all the Estate, Right, Title, Interest Claim and Demand what ever of him the said Joshua Morris of in and to the said Meuage To have and to hold the said Meuage or Tenement and every Part and Panel thereof, with the Appurtinances unto the said John Morris his heirs and Affigis to the Only Proprietor and Behoof of the said John Morris his heirs and Affigis for ever And the said Joshua Morris for him and his heirs the said Meuage or Tenement and Purposes and every Part thereof Against him and his heirs and Against all and every other Person and Persons whatsoever to the said John Morris his heirs and Affigis shall and will warrant and forever defend by virtue of these Presents I W