

to be true to be genuine, and that the same is executed according
to the laws of Pennsylvania.

IN WITNESS WHEREOF I hereunto set my hand and affix the seal
of the said Court at Mendonville, this 30th day of December.

A. D. 1901
Recorded Jan 4th. 1902
at 11²⁰ A. M.
Curtis S. Clark Clerk
John Stronny Clerk

THIS INDENTURE Made the Twenty first day of December in the year
of our Lord one thousand nine hundred and one.

BETWEEN Malinda Enos Reed (widow) of the City and County
of Albany State of New York, Catherine Enos Watson
of the City of Cohoes County of Albany State of New York
Margaret Enos De Brot of Waterford Saratoga County
New York, John Enos and William Enos of Sittonsville war
ren County Pennsylvania and Joanna Veeder (only
child of Louis Enos Tompkins deceased) of Schenectady
N. Y. Parties of the first part and Henry Enos of the
Town of Guilderland County of Albany and State of
New York party of the second part.

WITNESSETH That the said parties of the first part, in con-
sideration of Dollar, and other good and valuable con-
sideration to them in hand paid by the said parties
of the second part, the receipt whereof is hereby confes-
sed and acknowledged, have bargained sold remise
and quit claimed and By These Presents do bargain
sell remise and quit claim unto the said party of the
second part his heirs and assigns forever.

All That Tract or Parcel of Land situate in the
Town of Guilderland County of Albany and State
of New York bounded and described as follows
viz That certain farm lot of land formerly
lying and being in the City of Albany N. Y. and now
being in the Town of Guilderland in the County of
Albany N. Y. and known as original lot number
five (5) as laid down on the map made by Court Van-
Alen surveyor for the City of Albany, of Twenty seven
lots of land west of Maggajins street in the year 1817 and
bounded south by Sydlins street sixteen chains, East
by Washington Avenue sixteen chains and five links
East by farm lot number four (4) said to belong (now
or formerly) to the heirs of John Taylor Cropper. Ten
six chains and eight links and on the west by farm lot
number six (6) twenty three chains and thirty two links
and containing thirty nine acres and one half

The parties hereto hereby certify that the property above described is the same premises bought by John Enos deceased in the year 1840 and that the said premises in its entirety was owned possessed occupied and cultivated by said John Enos deceased continually from and including the year 1840 to and including the time of his death which occurred on or about the 15th day of February 1870. That the said John Enos deceased died intestate, and that the said premises have been owned possessed, occupied and cultivated in its entirety continuously from the death of the said John Enos deceased to and including the hereof by the said Henry Enos, party of the second part hereto that the said Malinda Enos Reed, Catherine Enos Watson Margaret Enos Keckert, John Enos and William Enos parties of the first part, and Henry Enos party of the second part, and Louise Enos Tompkins deceased were the only children and heirs at law, that the said John Enos deceased left him surviving at the time of his death, that Louise Enos Tompkins died subsequent to the death of said John Enos, her said father and that Joanna Kecker, one of the parties of the first part, is the only child and heir at law that the said Louise Enos Tompkins left her surviving at the time of her death, that the said Louise Enos Tompkins died intestate. That the above described premises are the same premises upon which the said John Enos deceased lived at the time of his death **TOGETHER** with all and singular the hereditaments and appurtenances thereto belonging, or in anywise appertaining, and the reversions and reversions remainents, rents, issues and profits thereof, and all the estate right title interest, claim and demand what so ever of the said parties of the first part, either in law or equity of in or to the above bargained premises with the said hereditaments and appurtenances **TO HAVE AND TO HOLD**. The said described lands and premises to the said party of the second part his heirs and assigns to the sole and only proper benefit and behoof of the said party of the second part his heirs and assigns forever **IN WITNESS WHEREOF**. The said parties of the first part have hereunto set their hands and seals the day and year first above written.

in presence of
 Sibbie Blake
 Grand daughter of Malinda Enos Reed
 Jacob S. Ten Eyck
 as to Malinda Enos Reed
 mark and signature
 Carl Watson
 Maude Watson
 as to Margaret Enos De Grot
 and Catherine Enos Watsons mark and signature

Malinda Enos ^{her} x Reed (d s)
 Margaret Enos ^{her} De Grot (d s)
 Catherine Enos ^{her} x Watson s s
 Joanne Veeder s s

State of New York } as
 City & County of Albany }

On this 21st day of December in the year one thousand nine hundred and one before me, the subscriber personally came Malinda Enos Reed, to me known and known to me to be the person described in, and who executed the foregoing instrument and she to me acknowledged that she executed the foregoing

Jacob S. Ten Eyck
 Com of Deeds

State of New York } as
 County of Albany }

Albany N.Y.

On this 21st day of December in the year one thousand nine hundred and one, before me the subscriber personally came Catherine Enos Watson and Margaret Enos De Grot, to me known and known to me to be the persons described in, and who executed the foregoing and annexed instrument, and they to me acknowledged that they executed the same

Jacob S. Ten Eyck
 Com of Deeds

State of New York } as
 County of Albany }

Albany N.Y.

On this 21st day of December, in the year one thousand nine hundred and one, before me the subscriber personally came Margaret Enos De Grot and Catherine Enos Watson to me known and known to me to be the persons described in, and who executed the foregoing and annexed instrument and they to me acknowledged that they executed the same

Jacob S. Ten Eyck
 Com of Deeds
 Albany N.Y.

State of New York }
City and County of Schenectady } ss

On this 23rd day of December 1901 before me
The subscriber, personally came Jovina Veeder to me
known and known to me to be the person described
in and who executed the foregoing instrument and
she to me acknowledged that she executed the same

H. E. McKeough
Notary Public
Schenectady Co
N.Y.

State of New York }
Schenectady County Clerk's Office } ss

I James B. Alexander, Clerk of the County
of Schenectady, and also Clerk of the Supreme Court
and County Courts, being Courts of Record, do
hereby certify that H. E. McKeough, whose name
is subscribed to the certificate of the proof of ac-
knowledgement of the inixed instrument and there
written, was at the time of taking such proof of acknow-
ledgment a Notary Public in and for the said
City and County of Schenectady, dwelling in
said County, Commissioned and sworn, and duly
authorized to take the same, and further that I
am well acquainted with the hand writing
of such Notary, and verily believe that the sig-
nature to the said certificate of proof of acknow-
ledgment is genuine.

I have hereunto set my hand and
affixed my official seal as County Clerk and Clerk
of said Courts this 23rd day of December 1901

Recorded Jan 4th 1902 at 11:29 A.M.
James B. Alexander Clerk
John Tracy
Clerk

THIS INDENTURE Made the 10th day of October in the year one
Thousand nine hundred and one
BETWEEN Julia M. Potter, of the City of Amsterdam N. Y.
party of the first part and William H. Howerstein
of the town of Scudderland, Albany County, party
of the second part
WITNESSETH That the said party of the first part in con-
sideration of the sum of One hundred and fifty three
00 Dollars (\$153.00) to her duly paid has sold and By these
Presents does grant and convey to the said party of the