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into the shale of the hereby granted presides, and into every or any part thereof, in the manner of the whole, to re-unter, and the man as their former estate to have again, repossess and emjoy and the said parties of the second part, their heirs, executors, administrators and assigns and all others, thereout and from themse utterly expel, put out and amone. This Indenture or any thing herein contained, to the contrary thereof in any wise notwithstanding. IN WITHESS WHENESOF, the said parties of the first part, have hereunto affixed their common Seal, and caused their President to subscribe his mane, and the said parties of the second part, have also set their bands and seals the day and year first above written.

Sealed and Delivered In the presence of

Canvass White Prest L. S.

III esse filescences ex

Cohoes Company

charles I. Aldie

State of New York Saratoga County so Om this seventh day of August A. D. 1834 before me personally appeared Campass Unite President of the Cohoes Company known to me to be the same person described in and who executed the foregoing Indenture and who acknowledged the same to be his act and deed.

G. V. Schoenhoven Judge of Saratoga County Courts Counsellr In the Sup Court.

PRECOMMED and compared with the Original August 8th, 1834 t 10 Hours A. M.

C. A. Ten Ryck Clerk.

THIS INDESTRUCE, made the sixteenth day of June in the year of our Lord one thousand Eight hundred and thirty two HETWING Carrit Hogan late under and acting sheriff of the City & county of Albany of the first part; and John LaGrange of Nethlehem in the said County of Alb my of the second part, WHEREAS by virtue of a certain Write of Fier Facias issued out of, and under the seal of the Supreme Court of Judicature of the People of the State of New York in favor of George Batterman plaintiff against Frances Van Volkenburgh Defendant to the said Sheriff directed and delivered, commanding him that of the goods and chattels, of the said defendant in his county he should cause to be made certain moneys in the said unit specified, and if sufficient goods and chattels of the said Defendant could not be found, that then he should cause the amount of such judgment to be made of the lamis, ten comets, real estate and chattels real whereof the said Defendant was select at a certain time, in the said Writ specified, as on reference to the said Writ, now on file in the office of the Clerk of the said Court will more fully appear, AND WHENEAS, because sufficient goods and chattels, of the said Defendant in the said county could not be found, shereof he the said Sheriff could cause to be made the moneys specified in the said Writ, he the said Sheriff, did, in obedience to the said command levy on, take and seize all the estate, right, title and interest of the said Defendant of, in, and to the lands. ments, real estate and premises, hereinafter particularly set forth and described, with the ap purturness, and did on the twenty minth day of Jamery One thousand Eight hundred and thirty one well the said presises at public vendue, at Guilderland in the said county he having first given notice of the time and place of such sale by advertisement the same according to law, at which male the said premises were struck off

to the mid John LaGrange for the sum of Three hundred and forty one Dollars and twenty five cents he the said John laGrange being the highest bidden, and that being the highest sum bidden for the mas. Whereupon the said Sheriff, after receiving from the mid parchaseer the said sum of money, so bidden as aforesaid, gave to him such certificate as is by Law directed to be given NOW THIS INDEMTUPE WITHESETH, The the said party of the first part, as Sheriff as aforesaid, by virtue of the said Writ and in pursuance of the statute in such case made and provided, for and in consider ation of the sum of money eveve mentioned, to him in hand paid, as aforesaid the receipt whereof is hereby acknowledged, hath granted, bargained, sold, released. assigned, conveyed and confirmed, and by these presents doth grant, bargain, sell, release, assign, convey and confirm unto the maid party of the second part, his heirs and or assigns, all the estate, right, title and interest of the mid defends nt whereof he was seized or possessed on the twenty secondday of October One thousand sight hundred and thirty or at any time afterwards of, in, and to, all that certain farm or Tavern stand, situate, lying and being in the Town of Guilderland and County of Albany and bounded as follows, to wit, on the north by the lands of John Taylor Esquire deceased, and Stephen van Rensselser Esquire on the east by lands of John LaGrange on the south by lands of George Batterman Esquire, and on the west by lands of the said John Taylor deceased containing about sixty three acres of land be the same more or less. TockTHE with all and singular the hereditaments and appurtenances thereunto belonging, or in any wise appertaining; TO HAVE AND TO HOLD the maid above mationed and described premises, with the appurtenances, unto the said party of the second part his heirs and assigns, forever, as fully am absolutely as the said party of the first part, as Sheriff as aferesaid can, may, or ought to, by virtue of the said Writ and of the statute in such case made and profived grant, bargain, sell, release, assign, convey and confirm the same. IN WITHESS WHEREOF the said Sheriff ha th hereunto set his hand and seal theday and year first above written.

Sealed and Delivered

In the presence of

Gerrit Hogan L. S.

T. A. Bridgen

City and County of Alb ny ss on this 9th day of August 1834, personally appeared before me Gerrit Hogan late acting sheriff of the City and County of Albany to me well known to be the same person described in the within Indenture, and who acknowledged the same to be his free act and deed, ami that he executed the same for the purposes therein specified, and having examined the within Indenture, and finding therein no material, alterations, rasures, or interlineations I allow it to be recorded.

Calvin Pepper Commissioner of Deeds.

RECORDED and compared with the Original August 9th, 1884 At 3 Hours P. M.

C. A. Tem Eyek Clerk.

THIS INDESTURE, made the sixteenth day of June in the year of our lord One thousand eight hundred and thirty two BETWEEN John LaGrange of

Esthlehem County of Albany and Frances Van Volkenburgh and Hannah his wife of Guilderland, County of Albany aforesaid, WINRSSRIH. That the said John in consideration of the mass of Three hundred Dollars to him in hand paid by the said Francis and Hannah, the receipt whereof is hereby acknowledged Hath granted, bergained, sold, remised, released and conveyed and by these presents, doth grant bargain, sell, remise, release, and convey unto the said Francis and Hannah their heirs and assigns in joint tenancy and not as tenants in common all the estate right title, interest claim and demand in law as in equity of the said John his heirs and assigns of in and to all and singular the farm and tavern stand and sixty three acres of land in the within deed mentioned and more particularly described. To Have AND TO HOLD, the same to the said Francis and Hannah as joint tenants thereof and not otherwise, and to their heirs and assigns did the heirs and assigns of the survivor of them forever. IN TESTIMONY WHEPERP I have hereunte set my hand & seal the day and year first above written.

Sealed & Delivered
In presence of

John La Grange L. S.

Garrit Hogan

City and County of Alb my as On this 9th day of August 1834, personlly appeared before me Gerrit Hogan Esquire of the City of Albany who being by me well known and being duly sworn by me did testify and say that he was a resident of the City of Albany and that he well knew the above named, John LaGrange and that he saw the said John LaGrange dign seal execute and deliver, the above Indenture of release and assignment, and execute the same as his free act and deed for the purposes therein specified, and that he the said Garrit Hogan, did at the same time subscribe his name as one of the witness to the execution of said assignment, and having examined the same and finding there on no material alterations resures or interlineations I allow it to be recorded.

Calvin Pepper Commissioner of Deeds.

RECORDED and compared with the Original August 9th, 1834 t 3 Hours P. M.

C. A. Ten Ryck Clerk.

THIS INDENTURE, made the ninth day of August in the year of our Lord One thousand Eight hundred and thirty four, BETWEEN Philip Myers of the Town of Watergliet in the County of Albany of the fist part am Andrew Myers and Abraham clute of the same place of the second part. WINNESSET H, That the said party of the Sirst part in consideration of the fulfilment of the Trusts hereinafter mentioned and of the sum of Five Dollars lawful money of the Stateof New York to him in hand paid by the said parties of the second part the reveipt where of is hereby confessed and acknowledged Hath bargainsi granted sold released enfeoffed and conveyed and by these presents toth grant bargain sell release convey am confirm unto the said parties of the second part & the survivor of them their heirs & assigns, All that certain farm piece or parcel am Let of Land situate lying and being in the town of Watervliet in the county of Albany bounded on the