Be It Remembered that on the twenty fourth day of May one thousand Seven Hundred and ninety Seven appeared before me Jeremiah Lansingh one of the Masters of Chancery for the State of New York, Andrew Ten Eyck and George Van Neste who severally acknowledged that they severally, signed seeled and delivered the within Instrument for the purposes therein mentioned and on the same day and year aforeseid appeared before me, James Gourley to me personally known who being duly sworn deposeth and saith that he is well acquainted with the persons Andrew Ten Eyck and George Van Neste now here present, and knows them to be the persons within described & that executed the same and I being satisfied that they are the very persons that are described within & that exe uted the same, and I having examined the said Instrument & finding no Rezures or Interlineations therein Except the words Moses Hudson wrote on an Erazure in the twenty fourth line first sheet do allow the same to be recorded.

Jer'h Lansingh

R. laish Clk.

Be It Remembered that on the Sixt: day of November in the year of our Lord one thousand Seven Hundred and ninety Seven appeared before me Thomas Hun Esq., one of the Judge of the Court of Com on Pheas for the City and County of Albany Hendrick Van Neste, who acknowledged that he had signed, sealed a delivered the within Instrument for the uses purposes therein mentioned and on the same day a year aforesaid appeared before me James Gourley to me personally known who being sworn deposeth as aith that he is well acquainted with the above named Hendrick Van Neste now here present a known him to be the person within described a that executed the same and I being satisfied that he is the same person, that is within described a that executed the same a i having examined the said Instrument a finding no erasures, Except the words. Moses Hudson wrote on an erasure in the twenty fourth line first sheet. To allow the same to be recorded.

THes. Hun.

Be It Remembered that on the thirteenth day of March one thousand Hight hundred appeared before me Jeremiah Lansingh one of the Esters in Chancery for the State of New York, Robert Roseboom, who acknowledged he signed, sealed and delivered the within Instrument, for the purposes therein mentioned, and at the same time appeared before me Volkert Veeder to me known, who being sworn saith he has known the person who acknowledged the Instrument in his presence by the name of Robert Roseboom, at least five or six years and I having examined the said Instrument and finding no Rezures or Interlineations therein do allow the same to be recorded.

Jer'h Lansingh

I do Certify the aforegoing to be a Copy of the original Examined with the same this 13th day of March 1800. • R. Lush Clk.

This Indenture made the Eighth day of February in the twelfth year of the Independence of the people of the State of New York, and in the year of our Lord one thousand Seven hundred and Eighty nine, Between Stephen Van Rensseleer of the west district of the Manor of Rensseleerwyck in the County of Albany and State of New York Esquire proprietor of the Manor of Rensseleerwyck of the first part, and John Glen of the Town of Schenectady, in the County of Albany and State aforesaid Esquire and Catharine his wife Luykas W. Veeder, Volkert B. Veeder, Volkert Veeder, Abraham Veeder, John M. Veeder, Jacobe Veeder, John LaGrange, Christian LaGrange, John LaGrange the Younger, Omie LaGrange (son of Isasc LaGrange) Isasc LaGrange, and Coenradt LaGrange of the Normans Kill in the County aforesaid farmers, and Arie La Grange of the City of Albany in the State aforesaid Maniner of the second part, Whereas by letters patent under the Great Seal of the late Colony of New York bearing date the twenty first day of August in the year of our Lord one thousand six hundred and Seventy two, a certain parcel of Land was granted to Ian Hendricksig Van Bast in fee described to wit, a certain parcel of Land near Schenectady, lying by the Kill or Creek called by

the Indian name Tawalsontha, otherwise the Normans Kill the said land stretching from the Sandy hills north west, on to an out hook of land, the which it also includes, containing in breadth and length on both sides of the Kill all the land as it lies in a square together with the wood land welley or meadow ground, kills and Creeks, therein included, and Whereas by letters patent under the great Seal of the said late Colony of New York, bearing date the fourth day of November in the year of our Lord one thousand six hundred and eighty five the Manor of Rensselserwyck was granted in fee to Kilian Van Rensselser, the som of Johannes Van Rensselser and to Killian Van Rensselaer, bon of Jeremiah Van Rensselaer comprehending two different tracts of land in the out lines of one of which said last mentioned two tracts of land so as aforesaid, granted as and for the manor of Mensselserwyck, the said tract of land granted as aforesaid, to the said Jan Hendricksie Van Baal, is included and the said Henor of Renaselaerwyck, surrounds and adjoins the said tract of land granted as aforesaid to the said Jan Hendricksie Van Haal, in every part thereof. And Whereas a Controversy bath long subsisted between the proprietors of the above mentioned and described tract of land granted to the said Jan Hendricksie Tan Baal and the Proprietors of the seil Genor of Remselserwyck, respecting the counds of the seid tract of land, granted as aforesaid to the said Jan Hemminicksie Van Raul, for the determining and finally ending whereof the Claimants of the said respective tracts of land did by their mutual onds or obligations bearing date the fifth day of July in the year of our Lord one thousand Seven hundred and seventy four become reciprocally bound to each other in the sum of fifty thousand pounds current money of the lave lolony of New York, with conditions thereunder respectively written submitting the . ': matters in dispute concerning the premises to the determination of Thomas Hicks of queens County, on Long Island Espaire Lounselier at Low, Darmel Johnson of Sheffield in the Colony of Johnsotticht Doctor of Lews, John Smith of Perth Johnson in the province of New Jersey Esquire, the concrete deorge Cuncan builow of queens County aforesaid, in the province of New York Espaire, end Coldsonow Panyar of the City of New York Espaire and in case of the death, neglect or refusal of all, or either of the above mentioned referees, then and in such case, the place Ann stead of Each of the five referees, as should die, he lect or refuse to act concerning the premises should be supplied from and out of the following persons in the order in which they are next hereafter mentioned, that is to say the honourable Deniel Coxe, of Trenton in the Province of New Jersey Esquire, William Peartrie Smith, of Elizabeth Town in the same province Esquire, camuel Jones of the lity of New York, Esquire John Sloss Hobart of Eatons Neck, in the County of Juffolk Esquire, Colonel William Ployd of the Said County of Suffolk, Esquire and Richard Cochrane of Princeton, in the province of New Jersey Esquire and in case any of the said six last mentioned persons should also die, recuse, or neglect to attend the said service, the place of him, or them should be supplied by the next of them in order as aforesaid until five of the persons above named should have taken upon themselves the said reference and three or more of them should have completed their award thereupon and that their award or the award of any three of them should be obligatory to the said Claimants respectively in the manner in the said bonds mentioned with conditions thereunder further written on the part of the claimants of thetract of land, granted in and by the first above mentioned letters patent, to deliver up to the Claimants under the letters patent, granting the said Manor of Rensselserwyck within six months after the delivery of the said Award full peaceable and quiet possession of all and singular such lands, tenements hereditaments and appurtenances as should not be included within the lines adjudged or ascertained by the said Award to be the bounds of the land granted, in and by the said first above mentioped letters patent to the said Jan Hendrickeie Van Bael, which then was or should be held under the same letters patent or be in possession of the said Claimants under the said Letters Patent, or any or either of them or any, or either of their t nants or assigns, (excepting such persons as held or either of them or any, or either of their t nants or assigns, (excepting such persons as held or either of them or any, or either of their t nants or assigns, (excepting such persons as held or either of them or any, or either of their t nants or assigns, (excepting such persons as held or either of them or any, or either of their t nants or assigns, (excepting such persons as held or either of them or any, or either of their t nants or assigns, (excepting such persons as held or either of them or any, or either of their t nants or assigns, (excepting such persons as held or either of them or any, or either of their t nants or assigns, (excepting such persons as held or either of them or any, or either of their t nants or assigns, (excepting such persons as held or either of them or any, or either of their t nants or assigns, (excepting such persons as held or either of them or either of the said Jen Hendricksie Van Haal) Provided the said award was made On or before a certain day in the said condition, limited and appointed and with further conditions that the said parties should, keep, observe execute, or perform abide and fulfill all and singular the covenants articles matters and things whatsoever mentioned and contained in certain articles of agreements hereinafter in part recited and did in, and by certain Articles of agreements indented, made and concluded upon the said fifth day of July in the year of our Lord one thousand seven hundred and seventy four by, and between Catharine Van Rensselser, widow and one thousand seven hundred and seventy four by, and between catharine van Rensselaer, widow and relict of Stephen Van Rensselaer late of the Manor of Rensselaerwyck Esquire deceased, Philip relict of Stephen Van Rensselaer late of the Manor of Rensselaerwyck Esquire deceased, Philip relict of Stephen Van Rensselaer late of the Manor of Rensselaerwyck and the City of Albany Esquire Livingston of the City of New York Esquire and Abraham Ten Brosck of the City of Albany Esquire (on the behalf of the proprietors of the seid Manor of Rensselserwyck) and Simon Johannes Veeder of the City of Albany Merchant, the said Arie Lagrange

John M. Veeder, Volkert Veeder, Abreham Veeder, Christian LaGrange, Omie LaGrange (son of Isaac LaGrange) Isaac RaGrange, Coenradt LaGrange, Omie RaGrange, the Younger, John LaGrange the Younger, and Myndert LaGrange (the parties to these presents, and Bernarius LaGrange of New Brunswick in the then Province of New Jersey Esquire, and John LaGrange of the County of Bergen in the province last aforesaid, Yeoman of the second part, after reciting that for the prevention of expence to the said parties and for settling the disputes between them, they had mutually, referred the same to arbetration by the said bonds (among other things) covenant and agree for each of them their heirs, executors administrators and assigns to and with each other, their heirs executors, administrators and assigns, that the award of the said Arbitrators should bind the possession of the lands in controversy only, but not the title of either of the parties to any part. or parcel thereof unless an act of the Legislature of the Province of New York, should be passed within two years from the date of the said articles of agreement, either confirming the said Submission, and authorizing the said Arbitrators to determine the title of the lands in question, and the bounds of the said patent granted to the said Jan Hendricksie Van Baal, as aforesaid, or confirming such award as the said Arbitrators should before that time, have made concerning the premisesnor unless such act, should in four years from the date thereof be confirmed by the King of Great Britain, And the said parties did further in and by their said agreement recite, that the owners of the tract of land, granted to the said Jan Hendricksie Van Baal had granted and leased in writing on rents reserved parts of the premises in Controversy to the persons following to wit Andrew Mahans, Christopher Yates, Johannes Van Der Willegen, John Dliver, Ephrais Hudson, Daniel Hungerford, and Prederic Warner, and thereupon the owners of the said tract of land, granted as aforesaid, to the said Jan Hendricksie Van Bael, who were parties to the said Articles of Agre-ment, did therein and thereby further covenant and agree with the Claimants of the said Manor of Rensselaerwyck, parties to the said articles of agreement, their heirs, executors, administrators, and assigns, that in case the liens, which should be adjudged, by the said referees to be the boundaries of the lands granted to the said Jan Hendrickse Van Baal should not include the land so as aforesaid leased and granted, or any part thereof, that then the said owners of the said tract of land, granted to the said Jan Hendrickse Van Baal, who were parties to the said erticles of agreement, should pay to the said Claimants of the Manor of Rensselserwyck parties to the said Articles of agreement, such consideration money, as had been received for the said lands, so leased or granted by them and awarded, not to be included in the said tract of land granted, as aforesaid to the said Jan Hendrickse Van Baal, with lawful Interest, and all such rents, as had been received thereon, and should also deliver, and assign to the said Claimants of the said Manor of Rensselaerwyck the respec tive leases, and grants aforesaid, made of such lands, not included within the bounds of the said tract of land, granted to the said Jan Hendrickse Van Baal and the rents then in arear, and thereafter to become due thereon respectively, as in, and by the said bonds and articles of agreement, reference being thereunto had may among other things therein contained more fully appear. And Whereas pursuant to the said Submission the Honorable George Duncan Ludlow Esquire, Thomas Hicks Esquire, Samuel W. Johnson Doctor of Laws, Samuel Jones and Goldsbrow Banyar Esquires, five of the said referees did take upon themselves the burthen of the said award and after viewing the lands in Controversy and having fully heard the proofs and allegations of all the parties thereto and of there witnesses respectively, four of the said referees to wit: Samuel Jones, Goldabrow Banyar George Duncan Ludlow, and Thomas Hicks did within the time for that purpose limited, in, and by the said Submission, that is to say, on the twenty seventh day of May, in the year of our Lord, one thousand seven numbered and seventy five, make their award in writing, of and concerning the premises, and therein and thereby, they did award, order and determine, that the bounds of the said tract of land so as aforesaid, granted to the said Jan Hendrickse Van Baal, were and forever thereafter should be, and remain as follows, to wit. Beginning at a place eighty four chains distant one course south fifty degrees east, as the magnetic needle, then pointed from the south east corner of the awelling house at the Normans Kill aforesaid formerly possessed by Myndert Veeder, but then or late in the possession of Volkert Veeder, Seymon Veeder and Abraham Veeder or some or one of them, and running from the said place of beginning; first north forty dogrees east fifty chains, thence north fifty degrees west one hundred chains, thence south forty degrees west, one hundred chains thence south fifty degrees east one hundred chains, and thence north forty degrees

east fifty chains to the place of beginning, all the said lines to be run as the Magnetic needle them pointed. And Whereas, the said parcels of land granted, or released by the proprietors of the said tract of land granted to the said Jan Hendrickse Van Baal, to the persons above particularly for that purpose named, were not included; nor was either of them included in the said bounds. And Whereas the legislature of the late Colony of New York, did at the instance of the parties to the said Articles of agreement, did on the first day of April in the said year of our Lord one thousand seven hundred and seventy five, pass an act to confirm the said Submission and for binding the Kitle of the respective Claimants, agreeable to the award of the said referees, but the act not having been afirmed, or approved by the said King of Great Britain, within the time limited for that purpose, the possessory right, of the said parties, was according to the true intent and meaning of the said parties only, bound by the said award. And Whereas the said Simon Johannes Veeder, one of the said parties to the said articles of agreement, is since the making thereof deceases, and the said Catharine whe wife of the said John Glen, and the said buykas W Veeder w Volkert & Veeder are become entitled to the said share held by the said timon Tomannes Veeder, in his life time, being one fourth part of, and in the said tract of lant, granted as aforesaid to the said Jan Hendrickse Van Bael, and the said Catharine, the wife of the sair John Glen, and the said Duykas W Veeder, and Volkert S Veeder are respectively entitled to eight undivided ninety sixth parts, or shares (the whole into minety six equal parts to be divided of the said tract of land granted as aforesaid, to the said Jan Hendrickse Van baal, and Whireas the said fonn ! Veeder, Volkert Veeder, Auraham Veeder and Jacob Veeder, together with bimon of Veeder end Condert Veeder are respectively entitled to other four undivided minety sixth parts or shares of the whole into ninety six equal parts to be divided) of the said trace of lane, granted as aforesaid, to the said (an Hendrickse Van Haal And Whereas the said Communes DaGrange and Enristian DaGrange, are res ectively entitled to other eight undivided ninety sixth parts or shares (the whole into dinety six equal parts to be divided) of the sand treet of land, granted as aforecall to the said Jan Hendrickse Van Baal. And Whereas, the sail Bernardus DaGrange, one DaGrange the Younger, John DaGrange the Younger, Arie LaGrange and Jacous beGrange are respectively entitled to other three unityided ninety Sixth parts, or shares and one fifth part of a minety sixth part (the whole into ninety six equal parts to be divided) of the sair tract of land, granted as aforesaid to the sair fan Hendrickse Van Haal And Whereas the sair bule lagrange son of Isaac Lagrange Isaac Lagrange, and Joenract, are respectively entitled to five equal unlivided ninety sixth parts, or shares, and one equal third of one equal undivided sinety sixth part; the abole into minety six equal ports to be divided of and in the said tract of land, granted as aforesaid to the said dan Hendrickse Van Baal. And Whereas the said Stephen Ven Rensseleer, the party of the first part, to these presents, is become seised in his demesne as of ee, if any in that part of the manor of Menscelaerwyck aforesail, which surrounds and adjoins the sail trait of land granted as aforesaid to the sail Jan sail, which surrounds and adjoins the sail trait of land granted as aforesaid to the sail Jan sail, which surrounds and adjoins the sail trait of land granted as aforesaid to the sail Jan sail, which surrounds and do the sail trait of land granted as aforesaid to the sail Jan sail, and whereas the services and for the fixed and a loadle settlement expense, in the prosecution of their respective classes and for the fixed and a loadle settlement of the notation of the sail of the sail dorthouses. of the said Controversy respecting the pandaries of the said tract of land, granted as aforesaid to the sail Jan Hendrickse Van Hael have a reed that cortain jorts and jortions of the tract of land, claimed by he mospitators of the said tract of land, granted as aforesaid to the said Jan Hendrickse Van heal, as included in the counds thereof, should be assigned to and accepted by them in lieu and in extinguishment of all their right, estate, title claim or pretence of, in and to the lands claimed by the said ; copristors of the said tract of land granted as aforesaid, to the sair 'an Hendrickse 'an Heal, en: that said Stephen Van Rensselaer, fetain the residue of the sall lands thee and discharged of and from all right, estate title or claim which the said parties of the second part to these presents or any of them, might or could have in to, or out of the same. Yow Therefore this Indenture witnesseth, that for the purpose of carrying the said agreement into full, and complete effect, the said Stephen Van Rensselver, Hath granted bargained sold, released and confirmed and by these presents noth freely, fully a absolutely grant, bargain, sell, release and confirm to the said party of the second part, their heirs and assigns forever, eighty one full and equal undivided ninety sixth parts or shares, and three equal undivided fifth parts of one other one undivided ninety sixth part, or share (the whole into ninety six equal parts to be divided) of All that certain tract of land situate lying and being in the Jounty of Albany aforesaid adjoining to and surrounding the said tract of land awarded by the referees as aforesaid as and for the bounds of the said treet of land, granted as aforesaid to the said Jan Hendrickse Van Baal, and comprehended in the following boundaries to wit: Beginning

at a point one hundred and sixty chains distant in a course north forty degrees east from the south eastermost corner of the bounds of the said tract of land, awarded as aforesaid, as and for the bounds of the said tract of land, granted as aforesaid, to the said Jan Hendrieckse Van Bael, and running thence north forty degrees west, two hundred and sixty chains, thence south forty degrees west four hundred and twenty chain thence south forty degrees east, four hundred and twenty chains, thence north forty degrees east four hundred and twenty chains, and thence north forty degrees west one hundred and sixty enains to the place of beginning, all which courses to be run as the Magnetic needle pointed, at the time of making the award aforesaid, the said tract of land herein last before described being intended to comprise a tract of land included in liner porcilal to the bounds of the said tract of land granted to the said Jan Hendrickro Van Baal two miles distant from the said bounds as ascertained in and by the soil Award (excepting or 1 always reserving from and out of the said tract of land last eforesaid all such farms, lands and temements as heve haratofore been leased or granted by the said Shophen "an Remsseleer, or any other person or parsons whatsoever claiming or deriving title under the said letters patent, granted an efercenti for the said Manor of Rensselserwyck, and all such farms profession tenements now held or possessed by any person or persons whatsoever, as tenant, or grantors of the said Wephen Van Rensselser, a particular designation of which farms, lands and tenements are contained in a Map to these presents ennexed and excepting also from and out of the said lact described, and in part granted tract of land, all such farms, lands, and tenements by these presents herein after granted to some or one of the said partles of the second part to these presents. Together with all and singular the woods underwoods, creeks. runs and streams of water liberties, heroditaments and appurtenances to the said eighty one full equal undivided ninety sixth parts or shares and three undivided fifth parts of one other undivided ninety sixth part or share of the said tract of land hereby intended to be granted by the said Stephen Van Rensselser belonging or in any wise appertaining and also all the estate right, title, interest property claim and demand whatscever to him the said Stephen Van Rensselaer, belonging or in any wise appertaining To Have And To Hold the said eighty one full and equal undivided ninety sixth parts or shares and three equal undivided fifth parts of one other undivided ninety sixth part or share (the whole into minety six equal parts to be divided) of the said tract of land hereby intended to be granted by the said Stephen Van Rensselaer (excepting as aforesaid) with their, and every of their rights members and appurtenances as unto the said parties of the second part their heirs and assigns to the only proper use benefit and behoof of the said parties of the second part, their heirs and assigns forever. And this Indenture further witnesseth that for, and in consideration aforesaid and for the purpose of carrying the said agreement into full and complete effect, they the said parties of the second part Have and each of them Hath granted, bargained, sold released and confirmed, and by these presents do and each of them doth fully, freely and absolutely grant, bargain, sell, release and confirm unto the said Stephen Van Rensselaer his heirs and assigns forever. All the rest residue and remainder (not herein before particularly granted and released by the said Seephen Van Rensselser to them the said parties of the second part) of the said tract of land, granted as aforesaid to the said Jan Hendrickse Van Baal and not included in the Bounds of the said tract as awarded by the said Arbitrators as aforesaid, or which are claimed as parcels of the said tract of land, granted as aforesaid to the said Jan Hendrickse Van Basl by the said parties of the second part, or any of them, or which they thesaid parties of the second part or any of them are entitled to in the manner, and in the proportions herein before mentioned or in any other manner or proportion howscever. Together with all and singular the woods, underwoods, Creeks, Runs and Streams of water, liberties, hereditaments and appurtemences to the said herein last mentioned and granted premises belonging or in any wise appertaining and also all the Estate, right, title, interest, property, claim and demand of the said perties

of the second part, of in & to the said premises last above granted and released or intended to be as aforesaid, last above granted & released and of in & to every part & parcel thereof, with the appurtenances. To Have & To Hold the said premises last above granted and released, or intended to be so granted or released unto the said Stephen Van Rensselser, his heirs and assigns to the only proper use Benefit & behoof of the said Stephen Van Rensselser his heirs and assigns forever.

In Witness Whereof the parties to these presents have hereunto interchangeably set their hands & seals the day and year first above written.

Etephen Van Rensselser Sealed and delivered The words February on the first line, nine on the and line Jacobus on the 4th line; one of on the lith line and described on 12th line first : sheet Jacobus on the 13th line part on the 14th line the words for the purpose of carrying the said on last line first sheet Mote on Razure, and a Razure from those words to the pottom of the second sheet, and a Rezure on the 40 line first page from the words by them to the words and award the words among other things between the 32 5 77 lines, to the said Jan Rendrickse Van Basl with the lawful interest between the 61 % 42 lines first page and tymon Veader at ove the first line second page, interlined before execution in the presence of Sanders Lansing John Lensing June.

Be It Remembered that on the thirte inthids, of March one thousand eight hundred appeared before me Jeremish Lensingh on a of the Mesters in Thencery for the tate of New York Stephen Van Rensselser to me known, he seknowledged he signed segled end delivered the within instrument for the purposes therein mentioned and I having examined the same and finding no Razures or Interlineations therein (except those noted) so allow the same to be recorded.

ter's Lansingh

I do Certify the eforegoing to be a long of the original examined with the same this lith day of March 1800.

:1k. R. Lush

This Indenture made the dighteenth day of June in the year of our born one thousand seven hundred and ninety nine Retween omie DeGrenge, Coenrait Dagrange Omie Dagrange Sunr. John Da-Grange, Jacob baGrange, Jacobus Van Yalkenturgh, James LaGrange, James H. LaGrange, Jacob La-Grange Executor of the last Will o Testament of Invistian | LaGrange & James LaGrange Attornay for James B LaGrange of the first part, and William McKown of the second part, Witnesseth that the said parties of the first part for and in consideration of the sum of two dollars, to them in hand paid by the said party of the second part, the receipt whereof is hereby confessed, and acknowledged, Have bargained sold, remised and putt Claimed and by these presents Do bargain, sell remise and quit claim unto the sail party of the second part (in his actual possestion now being) and to his heirs and assigns forever, All those three certain tracts or percels of land situate lying and being to with The first parcel of land, lying on the north side of the Normans Creak and begins from the westermost end of the orchard, late in the possession of Omie LaGrange Junior and so going along the uppermost part of the hill down the said Normans Kill its opposite the north and of Malgrets Flats the second parcel lying on the south side of the said Normans Creek, opposite to the southermost end of the aforesaid parcel of land, and is known by the name of Jacks plantation as it is in fence, The third tract of land lying on the north side of the said Normans Creek and begins by the eastermost end of the land of Jacobus LaGrange decembed, where a certain marked tree stands, and going from themce down the said Creek till it includes all that Flats of land as its now in possession so as the same did formerly

belong unto Omie LaGrange Junior, with an addition to the