

of the second part, or in & to the said premises last above granted and released or intended to be so afterwards, 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 Rensselaer, his heirs and assigns to the only proper use Benefit & behoof of the said Stephen Van Rensselaer his heirs and assigns forever.

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

sealed and delivered

Stephen Van Rensselaer L.S.

The words February on the first line, nine on the and line Jacobus on the 4th line; one or on the 11th line and described on 12th line first sheet Jacobus on the 11th line part on the 14th line the words for the purpose of carrying the said on last line first sheet wrote on Rasure, and a Rasure from those words to the bottom of the second sheet, and a Rasure on the 42 line first page from the words by them to the words and award the words among other things between the 32 & 41 lines, to the said Jan Hendrickse Van Basel with the lawful interpret between the 41 & 42 lines first page and hymon Veedor above the first line second page, interlined before execution in the presence of

Sanders Lansing

John Lansing Junr.

Be It Remembered that on the thirteenth day of March one thousand eight hundred appeared before me Jeremiah Lansing one of the Masters in Chancery for the State of New York Stephen Van Rensselaer to me known, who acknowledged he signed sealed and delivered the within Instrument for the purposes therein mentioned and having examined the same and finding no Resures or Interlineations therein (except those noted) do allow the same to be recorded.

Jerim. Lansing

I do Certify the foregoing to be a copy of the original examined with the same this 14th day of March 1800.

R. Bush C.R.

This Indenture made the Eighteenth day of June in the year of our Lord one thousand seven hundred and ninety nine Between Omie LaGrange, Vincent LaGrange Omie LaGrange Junr. John LaGrange, Jacob LaGrange, Jacobus Van Valkenburg, James LaGrange, James M. LaGrange, Jacob LaGrange Executor of the last Will & Testament of Christian P. LaGrange & James LaGrange Attorney 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 quit Claimed and by these presents Do bargain, sell remise and quit claim unto the said party of the second part (in his actual possession now being) and to his heirs and assigns forever. All those three certain tracts or parcels of land situate lying and being to wit: The first parcel of land, lying on the north side of the land situate lying and being to wit: The first parcel of land, lying on the north side of the Normans Creek 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 end of Malgrats 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 deceased, where a certain marked tree stands, and going from thence 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

one thousand parcels of land from the said Stevens, northward and eastward one half English mile, into the woods. Together with all and singular the hereditaments and appurtenances thereto belonging or in any wise appertaining, and the reversion and reversions remainder and reminders rents issues and profits thereon; And all the estate, right, title, interest, claim or demand whatsoever of the said parties of the first part, either in law or equity, or, in and to the above bargained premises, with the said hereditaments, and appurtenances To Have And To Hold the said above mentioned and described premises and every part and parcel thereof, to the said party of the second part, his heirs and assigns, to the sole and only proper use, benefit and behoof of the said party of the second part, his heirs and assigns forever.

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

In the presence of
NB The three last lines in the boundary
(except the words) one half English mile
into the woods first obliterated
Sebastian Visscher
George Brown

James M. LaGrange L.S. his
Jacob LaGrange L.S. Jacobus Van
For Christian C. Volkenburgh L.S.
LaGrange James LaGrange L.S.
James LaGrange Atty.L.S. his mark
for Jas H. LaGrange Omie O.L.S. LaGrange
Jacob LaGrange L.S. his
Coenradt X LaGrange his
mark
Omie LaGrange L.S.
John LaGrange L.S.

Be It Remembered that on the thirty first day of December in the year one thousand seven hundred and ninety nine personally appeared before me John Taylor First Judge of the Court of Common Pleas, in and for the County of Albany George Brown to me well known & of good credit who being duly sworn saith that James M LaGrange, Jacob LaGrange for Christian C LaGrange, James LaGrange, Attorney for James B LaGrange, Jacob LaGrange Jacobus Van Volkenburgh, James LaGrange, Coenradt LaGrange, Omie LaGrange, John LaGrange, and Omie LaGrange Junior, all of them persons of good repute, and to him the deponent well known, did seal and deliver the within conveyance as their voluntary act and deed for the uses & purposes therein mentioned in the presence of the deponent & Sebastian Visscher, the other subscribing witness, who at the same time signed their names, as witnesses thereto, and I having examined the same & finding no Erasures, or Interlineations other than were noted before the execution thereof, do allow the same to be Recorded.

I do Certify the foregoing to be a copy of the original examined with the same, this 15th day of March 1800.

John Taylor

R. Lush Clk.

This Indenture made the Eighteenth day of November in the year of our Lord one thousand seven hundred and ninety nine Between Jacob LaGrange of the Town of Watervliet in the County of Albany and State of New York, of the first part, and William McKown of the City of Albany in the County and State aforesaid of the second part, Witnesseath, That the said party of the first part for and in consideration of the sum of two hundred dollars, to him in hand paid by the said party of the second part, the receipt whereof is hereby confessed and acknowledged both bargained sold, remised and quit claimed. And by these presents both bargain, sell, remise, and Quit Claim unto the said party of the second part (in his actual possession now being) and to his heirs and assigns forever. All those certain pieces or parcels of land situate lying and being in the Towns of Watervliet and Bethlehem one of which said pieces is known by lot No. 5 and is part of a lot of land, adjoining George Brown and others, and begins at a stake and pine sapling marked No. 4 & 5 the north east corner of lot No. 4 and runs thence north forty nine degrees west, thirty three chains and ninety five links to a stake, thence north forty degrees east, twenty chains and forty links, to a stake marked No. 5, 6, 9, & 10 thence south forty nine degrees east, thirty three chains and ninety links to a stake and pitch pine marked No. 5 & 10, thence south forty degrees west, twenty chains and fifty three links to the place of beginning containing ninety nine acres and one half acre of land. Also one other piece of land known by lot No. 7 being part of a piece of land adjoining John McGregor and others and begins at a large pitch pine unmarked No. 3 & 7 and runs thence along lots No. 3 & 5, both