interes with the appartenances and also that the made i his beirs and all-and every other person or persons whenever, laufully or ably deriving any setate, right, title, deser, jointure or interest of in or to the herein before greated presides by from, or in trust for him and them, shall and will at any time or times bereefter upon the reseasable request of the said party of the second part, his heirs or assigns, and at the proper scate and charges in the lev of the said party of the second part, his heirs or essigns make, de and execute or esuse or posted to be made, done and executed all and every such further and other lawful and reasonable conveyances and assurances in the Law for the better and more effectually vesting and confirming the premises hereby intended to be granted in and to the said party of the second part, his heirs and essigns forever, as by the said party of the second part his heirs or assigns, or his or their Counsel learned in the haw shall be reasonably de ised, advised or required; And the said party of the first part for himself his heirs, executers and administrators engage to Warrant and by these presents forever to defend the above described and release premises and every part and percel thereof.

In Witness Whereof, the said party of the first part, hath hereunto set his hand and seel the day and year first above written.

Signed Seeled and delivered in the presence of

in the presence of Ceorge Brown John McDougal

James t. Lagrange b.S.

Be It remembered that an the nineteenth day of August in the year one thousand eight hundred and one, before me John Tayler first Judge of the Court of Common Pleas for the County of Albany appeared George Brown one of the subscribing witnesses to the within instrument who being duly sworn, did depose and say, that James M. Lagrange the grantor within named, and to him well known did sign, seel and deliver as this act and leed, the within conveyance in the pressure of this deponent and of John McDougal who with this deponent did subscribe his name as a witness thereto and the seid George Brown being well known to me and I having perused the said conveyance , finding no erasures or Interlineations do allow the same to be recorded.

John Tayler

I do Certify the aforegoing to be a Copy of the original examined with the same this 22nd day of August 1831.

R. laugh Clk.

This Indenture made the second day of December in the year of our Lord one thousand eight hundred Between James M. Lagrange of the town of Water Vliet in the County of Albany and State of New York, Farmer, of the first part, and William imKown of the City and County of Albany and State aforesaid Innkewser of the second part; Witnesseth, That the said party of the first part, for and in consideration of the sum of twenty Deliars lawful money to him in hand paid, by the said party of the second part, the receipt whereof is hereby confessed and acknowledged; Hath bargained, sold, remised and

Quit Claimed; and by these presents deth bergnin, sell, remise and Quit Claim unto the said party of the second part (in his actual possession now being) and to his heirs and essigns forever and by those presents doth grent, bergain, sell, elien, remise, release, essway enfeatf and senfire, fully, freely, and absolutely unto the said party of the second part, and to his heire and assigns forever. All my undivided share or part of a certain treet, piece or percel of land situate lying and being in the County of Albeny in the towns of Water Vliet and Rethlehom, on the north side of the Normans Creek, and north of line run by John Resty in the year 1712 for the supposed south bounds of the City of Albeny and south of a line run by bimeon Dewitt, and John E. Van Allen Esquires in the year 1800 which said last mentioned line is intended for the permanent south bounds of the said City of Albert, having stones set up in it at different places, with these Inscriptions, on the South side fanor, and on the north side Albery 1779. which said land is Included in a Deed or conveyance given by Stephen Van Renssaleer Esquire, to the proprietors of Van Beals petent, and in length five miles, and the breadth is bounded by the two efereseid described lines. Ogether lith all and singler the hereditements and eppurtenences thereunto belonging or in any wise appertaining; and the reversion and reversions rents, issues and profits thereof; and all the estate, right, title interest claim or demand whatsoever, of the said party of the first part, either in law or equity of, in and to the above bargetned premises with the said her witaments and an artenances: 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 heigs and assigns to the sole and only proper use, benefit and behoof of the set, party of the second part, his hairs and easigns forever.

In Witness Whereof, the parties to these presents have hereinto interchanges ly set their hands and seeks the day and year first above written.

Seeled and delivered

in the presence of

The word all in the minth line from the top erased before execution and the words the Year between the fourteenth and Fifteenth lines from the top first interlined

George Brown John McHougel

James M. Legrange

Be it remembered that on the nineteenth August, in the year one thousand eight hundred and one, before me John Taylor First Judge of the Jourt of Jomeon Phese for the County of Albany appeared George Brown to me personally known who being only sworm did depose and say that James 4. Lagrange, the grantor within mamed and intended and to him well known as such signed sealed and delivered the within conveyance as his free a voluntary set and lead in the presence of the deponent and John McDougal, who at the same time subscribed their names as witnesses thereto and I having perused the same and finding no erasures or Interlineations other than were noted before the execution thereof to allow the same to be recorded.

John Tayler

I do Certify the aforegoing to be a copy of the original examined with the same this 22nd August 1801.