

Signed Sealed and delivered
in the presence of

N. B. the word "one" and the words "called No. 3 lying" between the 15th & 16th lines, were interlined before Sealing & delivery.

Simon Glen
Jarc. Winne

Sealed and delivered
by Catharina Glen

In the presence of

Jehn Sanders
Simon Glen

John Glen L. S.
Catharina Glen L. S.
Lucas W. Veeder L. S.
Susanna Veeder L. S.

Beit remembered that on the 3rd day of February, one thousand Seven hundred and ninety nine, before me Jehn Sanders, one of the Judges of the County of Albany, personally appeared the within named Jehn Glen and Catharine his wife, both to me personally known, whl, severally acknowledged, that they had voluntarily, executed the within conveyance, as their act and deed for the purposes therein mentioned, and the said Catharine being examined apart and out of the presence of her Husband, declared she executed the said conveyance, freely without threat fear or compulsion, on examining the said Conveyance, I find no interlineations except these neted but the word, Cunning, in the 16th line, also the word to an on the 19th line from the top appears to be wrote on an erasure, and are not neted, but net being very material, do allow the same to be recorded.

John Sanders

State of New York ss:

On this thirteenth day of January, one thousand eight hundred and three, before me came Lucas W. veeder and Susanah his wife two of the persons named & described in, and who executed the within Indenture to me known 7 severally acknowledged, that they had executed the same, for the uses & purposes therein mentioned, and the said Susannah being by me examined, privately & apart from her Husband, also acknowledged, that she had executed the same freely without any fear or Compulsion from her Husband, and there appearing no material alterations Save these neted, I allow it to be recorded.

Debastian Visscher, maestr. in Chy.

I do certify the preceeding to be a Copy of the original compared with the same this 13th day of Nany. 1803.

R. Lush Clerk.

THIS INDENTURE made the third day of January, in the year of our Lord one thousand Seven Hundred & ninety nine, between Lucas W. veeder, and Susannah his wife, William McKewn & Catharine his wife, Jehn Humphreys and Christian his wife all of the County of Albany and State of New York of the first part, and Jehn Glen & Catharine his wife of the County and State aforesaid of the second part.

WITNESSETH, That the said parties of the first part, for and in consideration of the Sum of ten dollars, lawful money of the State of New York, to them in hand paid at or before the enrolling and delivery of these presents, by the said parties of the Second part, the receipt whereof is hereby confessed and acknowledged, have granted, bargained, sold, aliened, remised, released, conveyed, assured, enfeoffed and confirmed; And by these presents, do grant, bargain, Sell, alien, remise release, convey, assure, enfeoff, and confirm, fully, freely and absolutely unto the said parties of the Second part, and to their heirs and assigns forever. All these certain pieces, or parcels of Land, situate, lying and being in the towns of Watervliet, and Bethlehem in the County of Albany, being part of a tract of land conveyed by Stephen van rensselaer Esquire to the proprietors of Van Baals patent (to wit) one piece lying north of Normans Kill, and is known by lot No. 3, and begins at a stake on the west side of the normans kill road, at the distance of 34 links, from a pitch pine tree marked No. 2 and 3. and runs from thence north forty degrees east, fifty four Chains and Seventy links, thence north forty eight degrees and fifty seven minutes west, nineteen Chains and eighty links; thence South thirty nine degrees, and twenty one minutes east, Sixty two Chains and twenty five links; thence South Seventy two degrees east, twenty one Chains to the beginning, containing one hundred and thirteen acres. Also one other piece of land, lying on the north side of the said Normans Kill, and known by lot No two, and begins at a stake in the half mile line, known by lot No. 2 and runs thence north forty degrees east, thirty one Chains and eighty links; thence South thirty degrees and thirty minutes east, forty five Chains and ten links; thence south thirty five degrees and thirty minutes west, thirty five chains and eighty five links to the half mile line; thence northwesterly along the same to the beginning, containing one hundred and forty four and one half acres. Also, one other piece of land, lying on the South side of the said normans Kill Beginning at the south east corner of a piece of land this day released to Lucas W. veeder; and runs from thence, north fifty Six degrees, and sixty minutes west twenty three chains; thence north twenty seven degrees and forty five minutes east, fourteen chains and fifty five links, thence South Sixty three degrees & thirty minutes east, twenty three chains and ten links; thence South twenty nine degrees, and thirty minutes west, Seventeen Chains and seventy links to the beginning, Containing thirty six acres Together with all and Singular, the appurtenances, privileges, and advantages whatsoever, unto the said above mentioned and described premises in any wise appertaining or belonging, and the reversion and reversions, remainders, rents, issues and profits thereof; And also, all the estate

right, title, interest, property, Claim and demand, whatsoever, as well in law as in equity, of the said parties of the first part, of, in and to the Same, or any part and parcel thereof, with the appurtenances. To Have and to Hold the above granted, bargained and described premises, with the appurtenances, unto the said part of the second part, their heirs and assigns for their own proper use benefit and behoof forever. And also the said parties of the part for themselves, their heirs, executors and administrators, do covenant, promise, grant, and agree, to and with the said parties of the Second part, their heirs and assigns, that they the said parties of the first part at the time of enrolling and delivery of these presents are lawfully seized in their own right, of, in and to the aforesaid described premises, hereby granted and conveyed, with the appurtenances, as of a good, sure, perfect absolute and indefeasible estate of inheritance, in the law, in fee simple, without any manner of condition to alter, change, determine or defeat the same; And have in themselves good right, full power and lawful authority, to grant, bargain, sell, convey and release the above said described land and premises, with the appurtenances unto the said parties of the second part, their heirs and assigns, in manner aforesaid. And also that they the said parties of the Second part, their heirs and assigns, shall and may, from time to time, and all times, and forever, hereafter peaceably and quietly have, hold, occupy, possess and enjoy the said hereby granted and bargained premises, with the appurtenances. And, also, that the said parties of the first part, and their heirs, and all and every other person or persons whomsoever, lawfully or equitably deriving any estate, right, title, dower jointure or interest, of, in or to the herein before granted premises, by them, under or in trust, for him and them, shall and will at any time, or times hereafter, upon the reasonable request of the said parties of the second part, their heirs or assigns, and at the proper costs and charges, in the law of the said party of the second part their heirs or assigns, make, do and execute or cause or procure 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 parties of the Second part, their heirs and assigns forever, as by the said parties of the second part, their heirs or assigns, or his or their Counsel learned in the law, shall be reasonably devised, advised or required; And the said parties of the first part for themselves their heirs, executors and administrators, engage to warrant, and by these presents forever to defend the above described and released premises and every part and parcel thereof

IN WITNESS whereof, the said parties of the first part have hereunto, set their hands and seals, the day and year first above written.

Signed Sealed and delivered
in the presence of
Simon Glen
Jac. Winne

Lucas W. veeder L. S.
Susanna Veeder L. S.
John Humphrey L. S.
Christian Humphrey L. S.
William McKewn L. S.
Catharine McKewn L. S.

State of New York ss:

On this thirteenth day of January one thousand eight hundred and three, before me came Lucas W. Veeder and Susannah his wife, William McKewn & Catharine his wife; and John Humphrey and Christian his wife, the persons named & described in, and who executed the within Indenture (to me personally known) and severally acknowledged, that they had executed the same for the uses & purposes therein mentioned, and the said Susanna Catharine & Christian being by me examined privately & apart from their respective husbands, also acknowledged that they had executed the same freely without any restraint or Compulsion from their husbands, and there appearing therein no alterations Material. I allow it to be recorded.

Sebastian Visscher, mastr. in Chy.

I Certify the preceeding to be a Copy of the original compared with the same, this 13th day of January, 1803.

R. Lush Clerk.

THIS INDENTURE, made the twentieth day of February, in the year of our Lord one thousand eight hundred and two, Between James Resa & Sarah his wife of the City of Schenectady, County of Albany and State of New York of the first part, and George McGewn of the same place, County and State aforesaid of the Second part. Witnesseth That the said parties of the first part for and in Consideration of the Sum of Five hundred dollars, to them in hand paid, by the said party of the second part, the receipt whereof, is hereby confessed and acknowledged; have granted, bargained, Sold, remised, released, aliened and confirmed, and by these presents, doeth grant Bargain, Sell, remise, release, alien and Confirm unto the said party of the Second part, and to his heirs and assigns forever. All that Certain house and lot of Ground, Situate lying and being in a Street, knowing by the name of State Street on the South side of said Street, and is Butted and bounded as follows, Beginning on the north east corner of the house and lot of the above mentioned George McKewn, runs thence along said Street