

Susannah Strange came before me & acknowledged her Hand & Seal to the within Deed & that she signed & sealed it of her own free will & consent & not by any overpersuasion or Compulsion of her P. Husband nor any other Person or Persons whatsoever which acknowledgment was taken before me the 23 Day of April 1741
 I do acknowledge in Court of Common Pleas held for the County of New-Castle in February Term 1742. Witness my Hand & Seal of the County of New-Castle in the 28th March 1743.
 M. Richardson
 The Notary

Chris Indenture

made this First Day of January in the Fifteenth Year of the Reign of GEORGE the Second, King of Great Brittain et and in the Year of our Lord God One thousand Seven Hundred & forty one. Between Charles Sheffield of St Georges Hundred & County of New-Castle upon Delaware Year & Sarah his wife Daughter of Jacob Beall late of the said Place Yeoman Deed of the one Part and Tho: Vaxon of Appoquin Hundred & County of New-Castle of the other Part WHEREAS the said Jacob Beall in his life time was & Good Lawfully Seized in his Demesne use of Fee in & of a certain Tract of Land & Plantation called his Dwelling Plantation together with a Wind Mill, Dam & several Implements & Utensils therewith used & thereto belonging Situate lying & being in St Georges Hundred & County upon the South Side of the Mill Branch being the main Branch of Drawers Creek & near the Head of the P. Creek and being so thereof seized He the said Jacob Beall made his Last Will & Testament in Writing bearing Date the thirteenth Day of January Anno Domini 1730. wherein amongst other things contained He the P. Jacob Beall gives & bequeaths to his Son Jacob Beall the said Plantation & Mill et. as in & by the P. last Will now Remaining in the Register Office for the County of Delaware being thereto had may more fully appear and Whereas the said Jacob Beall the son after his said Fathers Decease became & seized of the said Plantation, Mill & Appurtenances by Virtue of the said in said recited last Will & Testament and being so thereof seized, He the said Jacob Beall died Intestate without Issue By Means whereof the said Plantation & Mill with the Appurtenances Descended to the above named Sarah wife of Charles Sheffield being only Sister by the whole blood & Heiress to the said Jacob Beall the Son By means whereof the said Charles Sheffield & Sarah his wife became lawfully seized of the said Plantation, Mill & Appurtenances

Now this Indenture witnesseth That the P. Charles Sheffield & Sarah his wife for & in Consideration of the Sum of Two Hundred and Ten Pounds Current lawful Money to them in Hands well & truly paid by the said Tho: Vaxon at or before the Sealing & Delivering hereof, The receipt whereof they do hereby acknowledge & thereof acquit & for ever discharge the P. Thomas Vaxon, his Heirs & Executors Administrors & Assigns of them by these Presents, They the P. Charles Sheffield & Sarah his wife HAVE GRANTED, Bargained, Sold, Alined, Infeoffed & confirmed and by these Presents for themselves & their Heirs DO fully & absolutely Grant, Bargain, Sell, Alien, Infeoff & Confirm unto the said Tho: Vaxon his Heirs & Assigns the said Plantation & Tract of Land being the late dwelling Plantation of the said Jacob Beall the father, deed with the Mill & Appurtenances thereto belonging Situate being as aforesaid Beginning at the mouth of Saddlers Branch which runneth in to