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hereof, On witness whereof we have hereunto set our hands and seal this eighth day of February in the year of our Lord one thousand eight hundred and thirty nine.

John Hope - *(sig)*
Rachel Hope - *(sig)*
mark

Signed & sealed in presence of
Henry M'Clint. Sally M'Clint

Adams County ss. Personally appeared before me the subscriber one of the *(att)* justices of the Peace in and for said county Edward Hope and Rachel his wife and acknowledged the aforesaid power of attorney to be their act and deed to the intent that as such she can maybe recorded according to law. Given under my hand and seal this eighth day of February in the year of our Lord one thousand eight hundred and thirty nine.

Recorded 5th September, 1839

Jas. M'Clint

Sept 21, 1836

Rever John McCormick This Indenture made the twenty first day of September 1836
one thousand eight hundred & forty six between John McCormick
and Betty his wife of North Huntingdon Township in West
Mifflin County & State of Pennsylvania of the one part

& George Lownash of the same place witnesseth that whereas
John Lownash late of said township dec'd. being in his lifetime and at the
time of his death lawfully in & possessed of a certain piece or parcel of land
situate on the waters of Brush Creek in said township adjoining land
of the said George Lownash William Larimer, the heirs of H Fullerton deceased
being a part of land for which a tract was granted in his lifetime
width of Pennsylvania unto the said John Lownash bearing date the day of
A.D. and whereas the said John Lownash by his last will & testament
bearing date the twenty first day of July A.D. eighteen hundred & twenty seven
directed that the said tract of land be equally (Page 603) divided among the
end of his children who are named in said will after his wife's death at which
time by virtue of said bequest the said party of the first part would be
entitled to one equal eleventh part of said tract or part of a tract of land the
said Betty being one of the children of the said decedant whose name is men-
tioned in said will as entitled to such share. Now this Indenture witnesseth
that the said party of the first part for and in consideration of the sum of twenty
five dollars to them in hand paid by the said George Lownash the receipt whereof
they do hereby acknowledge here granted bargained, sold, aliened, released and
confirmed & by these presents do grant, bargain, sell, alien release & confirm
to the said George Lownash & to his heirs & assigns, all the right, title, interest
property claim & demand whatsoever of them the John McCormick and Ester (alias)
Betty his wife by virtue of said bequest, if in to and out of said tract or par-
tial tract of land, amounting to eight & five eleventh acres more or less, with the
appurtenances to have & to hold their said interest claim in the said tract of
land to the said George Lownash, to the only proper use benefit & behoof of the said
George Lownash his heirs & assigns forever & the said party of the first part further
aloes & their heirs, the said piece or tract of land hereby granted remitted or
intended as to be, do covenant & agree to & with the said George Lownash his heirs &
assigns against themselves & from & against all & every other person or persons law-
fully claiming the same by through, from or under them, their heirs or assigns
to any & them shall and forever hereafter & defend by these presents, to the like manner
whereof, the said John McCormick & Betty his wife have remitted their heads to

seal the day & year first herein written.

Signed sealed & delivered in presence

William Wilson William Logan.

John McCormick ^(c)
William McCormick ^(c)

Received on the day of date of the foregoing Indenture the consideration money
therein mentioned in full John McCormick
Witness present William Wilson

Mtmoreland County ss Before me the subscriber a Justice of the Peace in and for

^(c) said county of Mtmoreland came John McCormick
and Esther his wife & acknowledged the foregoing Indenture to be their act & deed
& desired that the same be recorded as such according to law. She the said Esther
being of full age and by me duly examined separately & apart from her said hus-
band & the contents thereof being first made known to her declared that she
did voluntarily of her own free will & accord seal & deliver the said Indenture
without any enticement or compulsion of or from her said husband. In testi-
mony whereof I have hereunto set my hand and seal the day and year herein
above written.

William Logan ^(c)

Recorded 6th September A.D. 1839

Recd
Jacob Post
To

This Indenture made the twelfth day of December in the year of our
Lord one thousand eight hundred and twenty nine between Jacob Post
& Sarah his wife, formerly Sarah Bowash, of the one part & George Bowash
of the other part all of Mtmoreland County N.B. that whereas
the said Jacob Post & his wife intermarried with the said Sarah Bowash
the being of the daughter & heirs of John Bowash late of Mtmoreland County dec'd as
will appear by the last will & testament of said deceased bearing date the said day
first day of July one thousand eight hundred and twenty seven shall & will after
the death of the widow of the said John Bowash become lawfully seized &
possessed of an equal undivided eleventh part of a certain plantation & tract
of land the property of said John Bowash deceased situated in Rock Hunting-
ton township in county aforesaid which said undivided eleventh part is said
to amount to eight acres & $\frac{1}{2}$ of acre to be the same more or less. Now know ye
that we the said Jacob Post & Sarah his wife for & in consideration of the sum
of fifty eight dollars to us in hand paid by said George Bowash, the receipt
of which we do hereby acknowledge & that therewith we are fully satisfied have
bargained & sold & by these presents do for ourselves & our heirs grant
Bargain & sell unto the said George Bowash all our right, interest, claim & de-
mand in & to the said undivided eleventh part of the said described tract of
land & premises with all the appurtenances thereto belonging to have & hold,
unto the said George Bowash his heirs & assigns to the only purpose benefit &
behalf of him the said George Bowash his heirs & assigns forever. And the said
Jacob Post & Sarah his wife for themselves & their heirs the said land prem-
ises hereby granted with the appurtenances against themselves & their heirs
& against all & every manner of person or persons now or hereafter lawfully claiming
the same unto the said George Bowash (Pls. 6 & 7) his heirs & assigns will by 604
these presents warrant & defend. In witness whereof we the said Jacob & Sarah
Post have hereunto set our hands & seal the day & year above written.

Signed & sealed in presence of
Jas. Drury John McCormick

Mtmoreland County ss. Before me the subscriber a Justice of the Peace in

^(c)

Jacob Post ^(c)
Sarah Post ^(c)

and for said county came Jacob Piat and Sarah his wife and acknowledged the within conveyance as and for their act and deed being by me examined, separate and apart from her said husband, did say that she, of her own free will and consent signed the same without any exertion or compulsion from her said husband. In witness whereof I have hereunto set my hand and seal the twelfth day of December AD 1839.

Received on the day of the date of the within conveyance the sum of fifty dollars being in full consideration of the within piece of land.

Witness Present John McCormick
Recorded 6th September 1839

Jacob Piat.
Sarah his wife

Release Joseph Lovash This Indenture made the fourth day of May in the year of our Lord one thousand eight hundred and thirty between Joseph Lovash late of North Huntingdon Township in the County of Westmoreland of the one part, and George Lovash of the Township and County aforesaid of the other part witnesseth that whereas John Lovash late of the Township and County aforesaid deceased, died possessed of a tract of land situate in North Huntingdon Township aforesaid containing eighty three acres, and twelve perches, more or less, and by the last will of the deceased he bequeathed to his wife Katherine Lovash the whole use and occupancy of the said tract of land during her lifetime as by reference to said will appeared. Now this Indenture witnesseth that the said Joseph Lovash for and on consideration of the sum of fifty dollars, to him in hand paid by the said George Lovash the receipt of which is hereby acknowledged, hath granted, bargained and sold by these presents to grant, bargain and sell unto the said George Lovash all my right, title, interest and claim of or to the 1/16 part of said tract of land being my distributive share of the said tract of land to have and to hold, unto the said George Lovash his heirs and assigns to the only proper use benefit and behoof of the said George Lovash, his heirs and forever. In witness whereof the said Joseph Lovash have hereunto set his hand and seal the the seventh day of May in the year of our Lord one thousand eight hundred and thirty.

Witness Jas. Durin Joseph Lovash + (seal)
Westmoreland County sc. Before me the subscriber a Justice of the Peace and

(seal) for said county came Joseph Lovash and acknowledge this deed of conveyance as and for his act and deed for the purposes therein set forth. Witness my hand and seal the seventh day of May in the year of our Lord one thousand eight hundred & thirty.

(Recorded 6th September 1839.)

Jas. Durin.

Release David Lovash This Indenture made the first day of September in the year of our Lord one thousand eight hundred and thirty between David Lovash late of North Huntingdon Township in the County of Westmoreland, of the one part, and George Lovash of the County and Township aforesaid of the other part witnesseth that whereas John Lovash late of the Township and County aforesaid deceased died possessed of a tract of land in North Huntingdon aforesaid containing eighty three acres and twelve perches more or less, and by the last will and testament of the said deceased, he bequeathed to his wife Katherine Lovash the whole use and occupancy of the said tract of land during her lifetime, as by reference

said will well fully appear Now this Indenture witnesseth that the said David Lownach for and in consideration of the sum of fifty dollars to him in hand paid by the said George Lownach the receipt of which is hereby acknowledged hath granted bargained and sold and by these presents do grant, bargain and sell, unto the said George Lownach all my right, title, and interest claim of in or to the eleventh part of the said tract of land, being my distributive share, of the same, to have and to hold unto the said George Lownach his heirs and assigns to the only proper use, benefit and behoof of the said George Lownach, his heirs and assigns forever In witness whereof the said David Lownach have hereunto set his hand and seal the fifth day of September the fifth day of September one thousand eight hundred and thirty.

Witness John Hickley Jr. Dwin David Lownach *(seal)*
Pennsylvania Mifflin County Before me the subscriber a justice of the peace
(signed) I, the said Justice of the peace, do acknowledge the said David Lownach and
acknowledged this deed of conveyance as and for his act and (Price 605) due for 605
the purpose of being recorded as such according to law witness my hand
and seal the fifth day of September 1839

(Recorded 6th September 1839)

John Dwin

Please This Indenture made the first day of February, in the year of our Lord
one thousand eight hundred and thirty one between Jacob Lownach
late of North Huntingdon Township in the County of Mifflin-
land, Tanner and Margaret his wife of the one part and George Lo-
nach of the Township and County aforesaid of the other part witness
eth that the said Jacob Lownach being one of the co-heirs of John Lownach late of
the Township and County aforesaid deceased, who died possessed of a tract of land
situated in North Huntingdon Township in the County of Mifflinland con-
taining eighty three acres and twelve parcels to the same more or less; to which
the said Jacob Lownach as son and heir of the late John Lownach deceased, is
entitled to one undivided eleventh part, as will appear by referring to the last
will and testament of the said John Lownach deceased Now know ye that we the
said Jacob, and Margaret Lownach, for and in consideration of the sum of fifty dol-
lars to us in hand paid by the said George Lownach, the receipt of which we do here-
by acknowledge have granted, bargained and sold, and by these presents do grant,
bargain and sell, to the said George Lownach all our right, title, interest and claim
of in and to the eleventh part of the said tract of land being, our distributive share
of the same, to have and to hold unto the said George Lownach, his heirs and ac-
signs, to the only proper use, benefit and behoof of the said George Lownach his heirs
and assigns forever In witness whereof we the said Jacob and Margaret Lownach, have here-
unto set our hands and sealed this first day of February one thousand eight hun-
dred and thirty one.

*Jacob Lownach *(seal)**
In presence of *Thos. Mc Kee. Mary Mc Kee* Margaret Lownach *(seal)*
Mifflin County 1839 Before me the subscriber a judge of the Court of Common
Pleas of a $\frac{1}{2}$ County came Jacob Lownach and Margaret his wife

and acknowledged the within Indenture to be their act and deed for the purposes
therein mentioned and desired the same to be recorded as such: witness *Thos. Mc Kee*
being of full age and by me examined apart from her husband acknowl-
edge she freely became a party hereunto. In testimony whereof I have hereunto
set my hand and seal this fifteenth day of May anno Domini 1831.

*Thos. Mc Kee *(seal)**
Recorded 6th September 1839