

Cornelius Remsen et Uxor } £365. 8. —



to
Abraham Duryee

} Dated 1st June 1793-

This Indenture made on the first day of June in the year of our Lord, one thousand seven hundred & ninety three, Between Cornelius Remsen of the Town of Brooklyn in Kings County & State of New York, and Margaret his wife, of the one part, and Abraham Duryee of Bushwick in the County aforesaid, Guardian of John & Jane Remsen, Children of Rem A Remsen, deceased, of the other part. Whereas the said Cornelius Remsen by his Bond or obligation duly Executed, bearing equal date with these presents, stands bound to the said Abraham Duryee, his heirs, executors, administrators or assigns, in the penal sum of Seven hundred and thirty pounds, sixteen Shillings, lawful money of the State aforesaid, with a condition thereunder written, for the payment of Three hundred & Sixty five pounds eight shillings of like money, to be paid to the said Abraham Duryee, on or before the first day of August next ensuing, as by the said Bond and condition may more fully appear. — Now this Indenture witnesseth, that the said Cornelius Remsen and Margaret his wife, in consideration of the said debt or sum of three hundred & sixty five pounds, eight shillings, with the interest of Six per Cent per annum for the same, owing to the said Abraham Duryee as aforesaid, and for the better securing the payment thereof, with the interest, to the said Abraham Duryee, his heirs, Executors, administrators and assigns, according to the condition of the said Bond, Hath granted, bargained, and sold, released and confirmed, and by these presents doth, grant, bargain, sell release and confirm to the said Abraham Duryee, the one half of that messuage, Lot and tenement of Land, together with the Mills, and the Land that forms the Mill pond, as I have hired it of my late Father, and bought from Jeremiah Johnson, situate and lying and being in the Town of Brooklyn aforesaid, Bound as follows. — Viz^t Beginning at the most westerly Angle on the East River and running from thence southerly along the Land of Comfort & Joshua Sands, to the Marsh or meadow, and thence along the Marsh or meadow of sundry persons, to the meadow of the heirs of Martin Schenck, and then along the meadow of the heirs of Martin Schenck, to the Walabout Bay, then along said Bay and River to the place of beginning, containing about thirty Acres of Arable Land, and about

2. of Marsh and Land enclosed for a Mill-pond, be the same more or less - Together with all the &c &c &c

Signed, Sealed & delivered }
in the presence of }
Phebe Remsen,
Jacob Sharpe Junr

Cornelius Remsen 
Margaret Remsen 

Kings County ss.

Be it remembered, that on the Twenty fifth day of June, in the year of our Lord one thousand seven hundred and ninety three, personally came and appeared before me Johannis E Lott, one of the judges of the inferior Court of common pleas for said County; the above named, Cornelius Remsen, who acknowledged he signed and sealed the above written mortgage for the use and purposes therein mentioned and also the above named Margaret Remsen, the wife of the said Cornelius Remsen, who I have examined, separate and apart from her said husband, and acknowledged she hath out of her own free and voluntary act, without any fear, threats or compulsion of her said husband, signed and sealed the aforesaid mortgage for the use and purposes therein mentioned, and having examined the same, and finding no material erasures or interlineations therein, do allow the same to be recorded.

Recorded 26th Jun 1793 Signed) Johannis E Lott

M^r Jacob Sharpe County Clerk In Office to cancel
the Mortgage on the County Records given to me by Corn-
elius Remsen for three hundred & twenty five pound Eight
Shillings New York currency dated 1st day of June 1793 and
payable 1st day of August 1st 1794. I having Received John
Jackson Bond & Mortgage dated 1st May 1794 for three
Hundred & Eighty five pound & Ten Shillings which is in
full & a said Mortgage
Brooklyn 1st May 1794

Acknowledged before me this 1st day of Feb^y 1795
Jacob Sharpe one of the Judges of
the Inferior Court of Com^{on} Pleas
for King's County -
called 2nd Feb^y 1795
Jacob Sharpe J^r (K)

Acknowledged before me this 1. day of Feb^r
1795 Jacob Harper one of the Judges
Inferior Court of Com: Pleas for
Hills County—

Hills

3. of Marsh and Land enclosed for a Mill-pond, be the same more or less - Together with all the &c &c &c

Signed, Sealed & delivered }
in the presence of }
Phebe Remsen,
Jacob Sharpe Junr

Cornelius Remsen 
Margaret Remsen 

Mr Jacob Sharpe County Clarke
Sir please to Cancel the Mortgage On
the County Record Given to me by
Cornelius Remsen for Three Hundred &
seventy five pound Eight Shillings New
York Currency dated 8th day of June
1793 and payable 8th day of August 1794
I having Received John Jackson Bond &
Mortgage dated 1st May 1794 for Three
Hundred & Eighty five pound Ten
Shillings which is in full for S^r Mortgage

Brooklyn 1st day May 1794
Abraham Dury

Brooklyn 1st May 1794
Acknowledged before me this 1st day of Feb^r 1795
called 2nd Feb^r 1795
Jacob Sharpe one of the Judges of
the Inferior Court of Com. Pleas
for King County -

William Elsworth
to
John Norland &c

This
the year of
one, between
Township of
York; of the
and France
of Brooklyn
County and
William
consideration
money of
or before the
receipt was
with fully
therefrom,
doth quit,
John Norland
their success
alienated,
these pres
gain, sell,
said John
man and
equal three
Dunkel
County and
West by the
Bush, Nor
South, by
since, to ge

Signed Sealed
in the pres
John Cowe
John Rea

William Elsworth - of New York
to

John Nostrand & other Deacons of Brooklyn Church

£100
Dated 1st Sept 1791

This Indenture made this first day of September, in the year of our Lord, One thousand seven hundred and ninety one, between William Elsworth and Peggy his wife of the Township of Brooklyn, Kings County and State of New York; of the one part, and John Nostrand, Peter Wickoff and Francis Scilman, Deacons of the Dutch reformed Church of Brooklyn, their successors, of the other part, in the County and State aforesaid Witnesseth, that the said William Elsworth and Peggy his wife, for and in consideration of the sum of one hundred pounds, Current money of the State aforesaid to them in hand paid, at, or before the sealing and delivery of these presents, the receipt whereof they do hereby acknowledge, to be therewith fully satisfied, contented and paid; thereof and therefrom, and of and from every part and parcel thereof doth quit, exonerate, release and discharge them the said John Nostrand, Peter Wickoff and Francis Scilman and their successors forever, have granted, bargained, sold alienated, enfeoffed released and confirmed, and do by these presents freely, fully and absolutely, grant, bargain, sell, convey, enfeoff and confirm unto them the said John Nostrand, Peter Wickoff and Francis Scilman and their successors forever; all the one undivided equal third part of the real Estate of John Lodwyk Dunkel deceased, Laying and being in the Township, County and State aforesaid, bounded as follows. West by the road leading from Brooklyn ferry to Flat-Bush, North by the land of Adolph Waldron, East and South, by land of John A Couenhoven so as it now lies in, since, together with all and singular the Vc Vc Vc

Signed Sealed & delivered
in the presence of

John Couenhoven

John Reade

William Elsworth

Margaret Elsworth

Continued

4
Kings County L.S.

Be it remembered that on the Fourteenth day of February, in the year of our Lord, one thousand seven hundred and ninety two, appeared before me Leffert Lefferts Esq^r one of the Judges of the inferior Court of common pleas, of the County of Kings, the within named William Elsworth and Peggy his wife, who acknowledgeth, that they sealed and delivered the within written Indenture, as their voluntary Act and deed for the uses therein mentioned, and the said Peggy being by me separate examined and apart from her husband, acknowledgeth she executed the same & voluntarily, without any fear, threat or compulsion from her husband: and I have inspected the said Indenture, and finding no erasures or interlineations therein, do allow the same to be recorded.

Recorded ^{at} 1 day of July 1793 (Signed) Leffert Lefferts

Memorandum that on the twelfth day of April in the Year of our Lord One thousand Eight Hundred and twelve was produced to me a certificate which is filed bearing date the twenty fifth day of March in the Year aforesaid subscribed Jeremiah Johnson Clerk to the Corporation of the Reformed Dutch Church of the Town of Brooklyn and by him acknowledged before William Furman first Judge of the Court of Common Pleas for Kings County certifying that the mortgage from which the foregoing extract or Register was made is redeemed paid off and discharged.

Leffert Lefferts Clk


For pages
546 See Doper
Room 17

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Phoebe Remsen for the Use & Purpose therein Mentioned, And I-
having Examined the within Named Margaret the wife of the said
Mr Jacob Sharp County Clerk

Mr Jacob Sharp County Clerk

Sir please to Cancel the Mortgage
in the County Records Given to me by
Cornelius Remsen for One Hundred & Fifty
Two pounds New York Currency dated
10th July 1793 and payable on the 10th
of July 1794 with Lawfull Interest
The sum being One Pound I have this
day Rec^d John Jackson Bond & Mort-
gage for dated 1st May 1794 for One Hun-
dred & Sixty pounds 12¹/₂ New York Currency
which Is Infull for 2^d Mortgage

Brooklyn 1st day May 1794

Phoebe Remsen

4
Kings County ss.

Be it remembered that on the Fourteenth day of Feb-
ruary, in the year of our

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Record

Acknowledged before me this 7 day of Feb^y
Jacob Sharpe one of the Judges
The Superior Court of Com: Pleas. for
Kings County

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day

John

of the

will

for

who

Rede

For paid
546 Dec
Return

Phoebe Remson for the Uses & Purposes therein Mentioned, and I
 having Examined the within Named Margaret the wife of the said
 Cornelius Remson Separate and apart of her said Husband who Acknow-
 ledged that she signed sealed and Delivered the said Mortgage with
 her said Husband to the said Phoebe Remson as her free and Voluntary
 Act and Deed without any fear Threats or Compulsion of her said
 Husband I having Carefully Examined the same finding No
 Material Errours or Interlineations therein Except those taken Notice
 of I do allow the same to be Recorded

Recorded the 16th day of } Thomas. E. Lott.
 July 1793 -

At Jacob Sharpe County Clerk. Sir please to Cancel
 the Mortgage on the County Records Given to me by
 Cornelius Remson for One Hundred & fifty two Pounds
 New York Currency dated the 10th of July 1793 and pay-
 able on the 10th day of July 1794 with lawful Interest.
 I have this day Recd. John Jackson Bond & Mortgage
 dated the first May 1794 for One hundred and sixty
 Pounds 12/- New York Currency which is in full for
 said Mortgage. Brooklyn 1st day of May 1794
 Phoebe Remson

Acknowledged before me this 1st day of Feb^y. 1795
 Jacob Sharpe one of the Judges of the
 Inferior Court of Com. Pleas in &
 for said County of Kings

Cancelled 2 Feb^y. 1795 }
 Jacob Sharpe Jnr. Clk }

This Indenture made this fourth day of
 September, in the year of our Lord, One thousand seven
 hundred and ninety three. BETWEEN Matthew
 Gleaves of the Town of Brooklyn, County of Kings, in the
 State of New York, Butcher, of the one part: AND
 John Middagh of the Town aforesaid, Hatter, of the other
 part Witnesses, whereas the said Matthew Gleaves, in
 and by one certain Bond or obligation, bearing date the day
 next before the day of the date of these presents; is and
 stands held and firmly bound unto the said John Midd-
 agh in the sum of Two hundred pounds in Gold or Silver;
 conditioned for the payment of One hundred pounds like
 money as aforesaid; on or before the third day of September
 next ensuing the date hereof, with interest for the same, at
 the rate of Six per cent per Annum for the same, as by the
 said Bond or obligation and condition may more fully and at
 large appear. AND for the better and further securing the
 payment of the said sum of One hundred pounds with the
 interest as aforesaid, AND also for and in consideration of the
 further sum of Ten shillings like money as aforesaid to him the
 said Matthew Gleaves in hand paid, at and before the enrolling
 and delivery of these presents, by the said John Middagh, the
 receipt whereof is hereby acknowledged: he the said Matthew
 Gleaves, hath granted, bargained, sold, aliened, remised, released
 enfeoffed and confirmed, and by these presents doth grant, bargain
 sell, alien, remise, release, enfeoff, and confirm unto the said John
 Middagh in his actual possession now being, by virtue of bargain
 and sale ~~by~~^{to} him thereof made, by Indenture bearing date, the
 day next before the day of the date of these presents, and by the
 force of the Statutes for transferring uses into possession, and to his heirs
 and assigns forever, All that certain Messuage, piece or parcel
 of Land and premises, situate laying and being, in the Town of
 Brooklyn, County of Kings and State aforesaid and Bounded
 as follows. Vizt. — Westerly by the Road that leads to the Ferry
 at Brooklyn; Southerly and Easterly by Land of John B Johnson,
 and Northerly by Land of Comfort and Joshua Sands, being in breadth
 on the Road aforesaid, four hundred feet, containing three
 Acres, be the same more or less; together with all and singula
 the

the Rights, members &c &c &c

Signed, sealed and delivered
in the presence of

Matthew Gleaves. *L.S.*

Jacob Sharpe Junr
Jacob Sharpe.

Kings County *L.S.*

Be it remembered that on the fifth day of September in the year of our Lord, one thousand seven hundred and ninety three, personally came and appeared before me Jacob Sharpe Esqr, one of the Judges of the inferior Court of common pleas in and for said County of Kings; the within named Matthew Gleaves, who acknowledged that he executed the within Indenture of Mortgage as his voluntary Act and deed for the uses and purposes therein mentioned; and I having examined the same, finding no material erasures or interlineations therein, do allow the same to be recorded.

Registered the 9th day of Sept-1793

Jacob Sharpe

Memorandum that on the fifteenth day of November 1807 was produced to me a Certificate which is filed dated the 14 day of July in the Year aforesaid subscribed by John Middagh and by him acknowledged before Francis Aden Master in Chancery certifying that the Mortgage from which the foregoing Extract or Register was made is Redeemed Paid off and discharged —

Leffert Lefferts Clk

This Indenture made this thirty first Day of December
In the Year of our Lord One thousand Seven hundred and Ninety three
Between Jacob Sharpe of the town of Brooklyn in Kings County in
the State of New York Esquire of the one part and John Nostrand of the
town of Brooklyn Aforesaid in the County and State Aforesaid Esq-
of the other part. Witnesseth. That the said Jacob Sharpe in and by
one certain Bond or Obligation bearing date the day next before
the day of the date of these presents is and stands held and firmly
bound unto the said John Nostrand in the sum of Eight hundred
pounds Current Lawful Money of the State of New York. Condition
for the payment of four hundred pounds like money Aforesaid on or
before the first day of May next ensuing the date hereof with Interest
for the same at the Rate of Six per Cent per Annum as by the said
Bond or Obligation may more fully appear And for the further &
better securing the payment of the said sum of Four hundred
pounds, with the Interest as Aforesaid, hath Granted Bargained
Sold Aliened remised, released, conveyed and confirmed unto the said
John Nostrand and to his heirs and Assigns for ever, All that
certain, Messuage Dwelling house lot of Ground and premises
situate lying and being at Brooklyn ferry, Aforesaid, on the
Northwesternmost side of the Road or highway that lead from the
ferry to Brooklyn Church, Beginning at the Northwesternmost
Corner of the house and lot of Ground late of Rich^d Williamson
now in the possession of Joseph Fox and running from thence along
the said highway North forty Degrees west fifty seven feet one
Inch to the lot of Jacob Sharpe Jun^r thence along the said lot
North fifty one Degrees East One hundred and four feet to the
land of Comfort & Joshua Sands thence along the land of the
said Comfort & Joshua Sands South thirty six Degrees East
Twenty feet six Inches to the lot of the said Joseph Fox.

thence along the lot of the said Joseph Fox South fifty eight
Degrees West one hundred and one feet to the highway or place
of Beginning, Together with all and singular the houses
Barns, Stables &c. &c.

Jacob Sharpe Esq

Sealed & Delivered

In the presence of
Jacob Sharpe Jun^r
Garret Raspalje

Be it Reminded that on the thirteenth
day of February 1794 before me John
Hobart one of the Justices of the

Supreme Court of the State of New York came the within named
Jacob Sharpe who acknowledged that he sealed and delivered
the within written Indenture as his voluntary act and Deed for
the Uses therein Mentioned and having pursued the same &
found no alterations other than those noted to have been
made previous to the execution thereof do allow it to be Recorded.
- Registered the 4th February 1794.

John Hobart

Memorandum that on this 9th day of June in the Year
of our Lord One thousand Eight hundred and
Seven was produced to me a certificate which is
filed dated the 20th day of May in the Year aforesaid
subscribed by Cornelius ^{Worstead} Administrator of John Worstead
deceased and by him acknowledged before William
Turner One of the Judges of the Court of Common
Pleas for Kings County certifying that the mortgage
from which this Extract or Register was made
is Redeemed paid off and discharged.

Leffert Lefferts Clk

12
This Indenture made this first day of February in the Year
of our Lord One thousand seven hundred and twenty four BETWEEN
John B. Johnson of the town of Brooklyn in Kings County in the State of
New York Heir and of the One Part AND Ferdinandus Suydam and
Theodorus Polhemus both of the town of Brooklyn of Brooklyn Aforesaid
Executors of the last will and Testament of John Johnson late of
the town of Brooklyn Aforesaid Decedent of the other Part WITNESSETH
that the said John B. Johnson by his Bond or Obligation duly Executed
bearing date with these Presents, stands held and firmly Bound
unto the said Ferdinandus Suydam and Theodorus Polhemus their
Executors Administrators and Assigns in the Final sum of Two
Thousand three hundred and two pounds. Current Money of New York
Constituted for the Payment of the sum of Eleven hundred and
fifty one Pounds like Money as aforesaid with Interest for the
same at Six per cent. per annum on or before the first day of
January next Ensuing the date of these Presents, AND for the
further and better Securing the Payment of the said sum of
Eleven hundred and fifty one Pounds. with the Interest as aforesaid
Hath Granted Bargained Sold Released and Confirmed unto the
said Ferdinandus Suydam and Theodorus Polhemus, and to their and
Assigns for ever. All that Messuage and tenement and Piece
or Parcel of Land lying and being in the town of Brooklyn Aforesaid
and is Bounded as follows Viz. Westerly by the Main Road lea-
ding from the ferry to Brooklyn Church, Southerly by Land
of Johannes Devoise late Decedent Easterly by the Mill Pond
of Rem Remsen Decedent and Northerly by Land of Jacob

Sharpe, Comfort & Joshua Sands and Mathew Glaves contain-
ing Forty Acres be the same more or less, Together with all &
Singular the houses. Barns. Orchard. Gardens &c &c.

Sealed & Delivered

John B Johnson Esq

In the Presence of

Thos. Herring

Jacob Sharpe Junr

Be it Remembered that on
the thirtieth day of January 1794

Appeared before me Jacob Sharpe Esq: one of the Judges of the
Court of Common Pleas in & for Kings County. John B.

Johnson. who Acknowledged that he executed the within

Mortgage as his own Voluntary Act and Deed for the Use

and purposes therein mentioned and I having perused the

the same finding no Material. Esamur or Interline

ations. therein do allow the same to be Recorded

Recorded 19 Feb 1794 -

Jacob Sharpe

Memorandum that on the sixth day of June in the Year one
thousand Eight Hundred and fourteen was produced to me
a Certificate which is filed & subscribed by Ferdinandus Hayden
and Theodore Polhemus and by them acknowledged before
William Furman first Judge of the Court of Common
Pleas for Kings County certifying that the mortgage from
which the preceding extract or Register was made is redeemed
paid off satisfied and discharged - Duffett Duffett 6th



This Indenture made the twenty first day of May in the Year of our Lord one thousand seven hundred and ninety three and in the seventeenth Year of our Independence. Between Israel Woolsey of Flatlands in Kings County on the Island of Nassau and State of New York Taylor of the One part, and Abraham Voorhees of the same place County, Island and State aforesaid Esq. of the other part. Whereas the said Israel Woolsey in and by one certain Bond or Obligation bearing even date with these presents is and stands held and firmly bound unto the said Abraham Voorhees in the sum of two hundred and Eighty pounds current money of the State of New York - Aforesaid and Conditioned for the payment of the sum of One hundred and forty pounds like current money on or before the twenty first day of May now next ensuing, with the Interest at five per cent per annum as by the said Bond or Obligation and Condition may more fully and at large appear, And for the better and further securing the payment of the said sum of One hundred and forty pounds, with the Interest thereof as aforesaid, the said Israel Woolsey hath agreed to Mortgage the herein after mentioned and described piece or parcel of land and premises unto him the said Abraham Voorhees. Viz. All that certain piece or parcel of land situate lying and being in the town of Flatlands in Kings County Island & State aforesaid Beginning Northwily and Easterly by the land of Vespasian Van Sicler Southwily by the Road and Westerly by the Church land - containing one Acre be the same more or less, Together with all and singular the Houses Barns &c &c.

Sealed & Delivered in the presence of }
 Johannes E. Lott.
 John Lott

Israel Woolsey

15

Kings County } Be it Remembred that on the 20th day of June
1793. Personally came and appeared before me Johannis
E. Lotz. one of Judges of the Court of Com. Pleas. for said County
of Kings the above named Israel Woolsey who acknowledged that
he signed, sealed and delivered the above written Mortgage
to the above named Abraham Voorhes for the use & purposes therein
mentioned, and I having carefully examined the same finding
no material Erasures or Interlineations therein except those
noticed do allow the same to be Recorded Johannis E. Lotz.
Recorded the 25th April 1794

Memorandum that on this 23rd day of November 1801 was produced
to me a certificate which is filed dated 24th of November
last subscribed by Abraham Voorhes and by him acknowledged
before Johannis E. Lotz first Judge of the Court of Common
Pleas for Kings County certifying that the mortgage from
which the foregoing extract or Register was made is
redeemed paid off and discharged. *Leffert Lefferts Junr. Clk.*

This Indenture made this 28th day of April 1794
 Between John Bennett and Elizabeth his Wife of Brooklyn
 in Kings County and Samuel Jean and Hannah his Wife of
 Sitawet in Queens County farmers of the one Part and Jacobus
 Suydam of formerly the town of Brooklyn in Kings County but
 now of Newtown in Queens County of the other Part. Whereas the
 Said John Bennett and Samuel Jean in and by their certain Bond
 or Obligation in writing under their hands & Seals duly Executed
 bearing even date with these presents is & stands held and firmly
 bound unto the said Jacobus Suydam in the Final Sum of
 fourteen hundred pounds current Money of the State of New
 York with Condition thereunder written for the Payment of
 Seven hundred Pounds. current Money as aforesaid at or upon
 the first day of May 1795. with Interest from the date hereof
 as in & by the Obligation and Condition will appear, and he the
 said John Bennett and Samuel Jean for the better securing
 the Payment of the sum of Seven hundred pounds with
 the Interest which shall grow due thereon on the day and time
 the same is made payable have agreed to Grant Bargain &
 Sell unto the said Jacobus Suydam his heirs & assigns for ever
 All that certain Dwellinghouse and Lots of ground & Land
 Situate lying and being in the township of Brooklyn in
 Kings County. and is bounded and bounded as follows that is
 to say. Northernly by the land of John Ryerson. Easterly by the land
 of the said John Ryerson. Peter. Vanderwoot Lambert Suydam
 and John Lifferts. Southernly by land of the said John Ryerson
 Lambert Suydam John Lifferts and by land belonging to the
 Estate of John Johnson late of Brooklyn Deceased. and

- Westerly by the Road that leads from Bedford to the New Lots
Containing thirty Acres be the same more or less. Also another
piece or parcel of Land and a Barn Built and Bounded. Viz
Southly by Land of Matthew Cleaves. Westerly by Land of the
said Jacobus Suydam. Southly by the Land of Samuel Gerritsen
Easterly by the Roads that leads from Bedford to the New Lots.
- Containing thirty Acres more or less. Also one Lot of Wood
Land lying in the third Division of Brooklyn woodlands and
known by its Number Twenty Seven. Bounded Southly by
the woodland belonging to the Estate of the late John Johnson
Aforesaid Deceased east by Christopher Howard and Jacobus
Debrvoise, South by woodland of Jacobus Debrvoise Peter Van
Derwoort and westerly by the Road that leads from Bedford to the
New Lots so as the same has been laid out and staked out
- Containing ten Acres more or less, Also one Lot of Salt
Meadow, lying and being in the Brooklyn Meadow so called
in the township of Jamaica in Queens County at the mid-
dle, Bounded on the East by Meadow of Jacob Wilkins north
by Meadow of Johannis Dwyer West by Meadow of John
Lefferts, by the Common Meadow of that Totten, Also one
Block of Salt Meadow, lying in the township of Flatbush -
bounded North by Meadow of Nicholas Wyckoff, West by Lefferts
east by the Meadow of John Williamson South by the
Bay Also another Block of Salt Meadow lying in the town
of Flatbush bounded North by the Meadow of Barent Lefferts
east by the Creek leading from Titus Titus Mill to the Bay
West by the Meadow belonging to the Estate of Cornelius
Wyckoff deceased South by the Meadow of Frederick Simonson

Sealed and delivered }
In the Presence of }
John V. D. Post }
Leffert Lefferts }

John Bennett —
Elizabeth ^{his} _{mark} Bennett —
Samuel Jayne —
Hannah Jayne —

Kings }
County }

Be it Remembred that on the first Day of
May 1794. Personally appeared before me Leffert

Lefferts one of the Judges of the Superior Court of Com: Pleas
for said County John Bennett and Elizabeth his Wife Samuel
Jayne and Hannah his Wife who Acknowledged that this
within Indenture of Mortgage is their Voluntary Act and
Deed for the Uses therein mentioned and the said Elizabeth
and Hannah being Examined seprate and Apart from their
husbands Acknowledged that they executed the same without
any Fear Threats or Compulsion from their said Husbands
and I having Examined the same finding no Material
Breaches of Interlineations do allow the same to be Recorded

Recorded 5th day of May 1794 Leffert Lefferts —
Cancelled this 27th day of August Anno Domini 1796
Jacob Sharp Jr. Clk

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King's Co. But Reminded that on this 26 day of August
in the Year of our Lord 1795 before me Iffert Lefferts
one of the Judges of the Superior Court of Com: Pleas
in & for King County. Appeared the within named Jacobus
Tuydam who acknowledged to be fully Satisfied of
a certain Mortgage given by John Bunnell & Elizabeth
his Wife & Sam^l Payne & Hannah his Wife for the
Sum of Two Hundred Pounds. with Interest as
within mentioned. and has signed & sealed a Discharge
for the same. Agreeable to a Law in such Case made
Provided. I do therefore allow the same to be
Cancelled.

Cancelled this 27th day of August
Anno Domini 1796

Iffert Lefferts

Wm. B. Smith

Margaret his Wife, have granted, Bargained, and Sold, unto
the said Peter Wyckoff, all that certain Messuage, Tract, Piece
or parcel of clear, Land Situate lying and being in the township
of Brooklyn aforesaid being buttressed and bounded as follows the
North and East by the publick Road leading from Brooklyn
ferry to Jamaica, South by the land late of Lambert Tuydam
Deceased and west by Land of Nicholas Bloom containing thirty
Acres.

18.

Sealed and delivered }
In the Presence of }
John V. D. Post }
Liffert Lifferts }

John Bennett
Elizabeth ^{her} ~~mar~~ Bennett
Samuel Jayne
Hannah Jayne

Kings }
County } A. B. it. Remembred that on the 1st

I the Subscribers do hereby Acknowledge to be fully
Satisfied and paid. of a Certain Mortgage given by John
Bennett & Samuel Jayne and Elizabeth & Hannah
their Wives to Jacobus Suydam for the Sum of Seven
hundred pounds. Current money of the State of New York
with Interest for the same as by the said Mortgage
Reference being thereunto made will more fully and
at large Appear. In Witness whereof the Sub-
scribers have hereunto set my hand & Seal
this 30th Day of May 1795


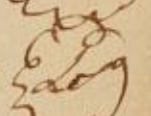
Jacobus Suydam

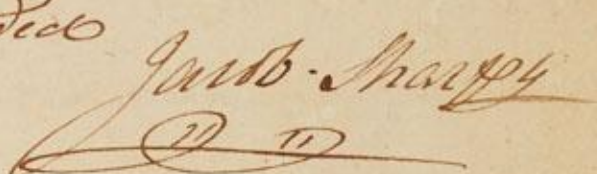
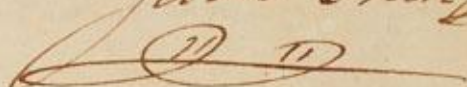
Sealed & Delivered }
In the Presence of }
John Lifferts
Liffert Lifferts Jun^r

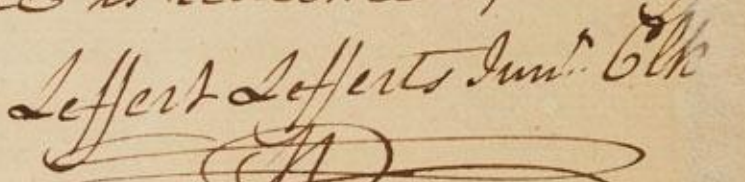
2^d Jacobus Thompson²
Clerk of Kings County }

Lully
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This Indenture made the fifth day of May 1794
Between Matthew Gleaves and Margaret his Wife of the
Township of Brooklyn in Kings County State of New York
Butcher, of the one part, and Peter Wyckoff of Gowanus in the
town and County aforesaid. Yeoman of the other part Witnesses
That the said Matthew Gleaves and Margaret his Wife
for and in Consideration of the Sum of Two Hundred
Pounds Currant lawful money of New York to them in hand paid
by the said Peter Wyckoff. he the said Matthew Gleaves and
Margaret his Wife, have granted, Bargained, and Sold, unto
the said Peter Wyckoff, all that certain Messuage, Tract, piece
or parcel of clear, Land situate lying and being in the township
of Brooklyn aforesaid being buttet and bounded as follows the
North and East by the publick Road leading from Brooklyn
ferry to Jamaica, South by the land late of Lambert Tisdall
Deceased and west by Land of Nicholas Bloom containing thirty
Acres.

Also one certain wood lott being part of Number twenty three
in the third Division. Bounded South by Jacobus Lefferts west by
Nicholas Bloom. North by said Jacobus. Lefferts and east by Joseph
Howard. Containing five Acres. together with all and singular &c
Sealed & delivered } Math^w Slaves 
In the Presence of } Margaret Slaves 
John Reese } Kings County ss.
Adam Tilford }

Be it Remembered that on the 22^d day of
May 1794. Personally appeared before me Jacob Sharpe one of
the Judges of the Inferior Court of Com. Pleas. in & for said County
Matthew Slaves & Margaret his wife who acknowledged
they executed the within Indenture of Mortgage as their
free & Voluntary Act & Deed and having Examined
the same find no Erasures or Interlineations therein do
allow the same to be Recorded
Recorded 22^d May 1794   W

Memorandum that on this twenty first day of June One
thousand Eight hundred and two was produced to me
a certificate which is filed dated day of 1802
subscribed by Peter Wyckoff and by him acknowledged
before Jacob Sharpe one of the Judges of the Court of com.
mon Pleas of Kings County the seventh day of May 1802
Certifying that the Mortgage from which the foregoing
abstract of Register was made is redeemed paid off
and discharged &
 Leffert Lefferts Jun^r Clk W

This Indenture made the first day of May 1794
Between John Jackson of the City of New York Merchant
and Sarah his Wife of the one part, And Abraham Duyce of
the town of Bushwick in Kings County. State of New York.
(Guardian of John & Jane Remsen children of Rem A Remsen,
deceased) of the other part, Witnesseth that the said, John
Jackson in and by one certain Bond or Obligation bearing
even date with these presents stands held and firmly bound unto
the said Abraham Duyce in the sum of Three hundred
and Eighty five pounds ten shillings, on or before the first
day of May next ensuing, with the Interest for the same at
Six per Cent per Annum, as by the said Bond or Obligation and
Condition may more fully appear, and for the securing the
payment of the before said sum together with the Interest
thereof as aforesaid, the said John Jackson hath agreed to
Mortgage, the hereinafter described parcel of Land and
premises unto the said Abraham Duyce, he the said John
Jackson has bargained, granted, sold, aliene, enfeoffed
Released and Confirmed unto the said Abraham Duyce
All the full undivided half part of all that certain
piece or parcel of Land, situate lying and being in the County
of Kings, town of Brooklyn and State aforesaid on the East
side of that farm or Plantation formerly belonging to John
Arlison deceased and now in the Possession of Comfort & Joshua
Sands, formerly commonly known by the name of Martinus
hook so as it is or was stalked out trees marked & in fence

Beginning at the East River opposite against Colles
hook, and running by the land of the aforesaid Comfort
and Joshua Sands, to a certain pond in a certain Meadow with
a direct course adjoining to the aforesaid, farm or Plantation
as also two Creeks or inlets of Water running by and between the
said farm or Plantation and meadow and meadows which
Rem Remsen purchased of Samuel Smith, bearing date
the twelfth day of March Anno Domini 1729 were conveyed
and Confirmed to the said Rem Remsen his heirs and Executors
for ever, together with the Buildings, Mill and Mill dams
then thereon also all that Tract of Land laying all along
the Mill dam and Mill and way or path running to the
said Mill, as by the aforesaid deed or instrument of writing
under the hand and Seals of the said Rem Remsen and
Attie his wife Reference being thereunto had may more
fully and at large appear, The whole containing about
thirty Acres of Land be the same more or less as it is now
in fence and inclosed, Together with the full undivided
half part of all the Buildings, Mill Mill dams, Bolting
works and all the &c., In Witness whereof &c.

Read and delivered
In the Presence of

John Jackson
Sally Jackson

Josh Sharpe
Fred^d Betts

23

Kings
County. Be it Remembred that on the Second day
of May 1794, before me Jacob Sharpe Esq^r one of the Judges
of the Inferior Court of Common Pleas for said County
the within named John Jackson & Sarah his wife the
Grantors to the within Mortgage appeared, who severally
acknowledged that they executed the within Indenture
as their free & Voluntary Act & Deed for the Uses & purposes
therein mentioned, and having examined Sarah the wife
of the said John Jackson separate and apart from her said
husband who acknowledged that she executed the same with
out any fear threats or compulsion from her said husband
and having examined the same find no material erasure
or Interlineations therein do allow the same to be Recorded
Recorded 24th day of May 1794 Jacob Sharpe

- Memorandum that on this thirce day of July 1801 was
produced to me a certificate which is filed dated the
fourteenth day of May One thousand Eight hundred and
One subscribed by Abraham Duryee (Guardian of John
and Jane Remsen Children of Rem. A Remsen) and by
him acknowledged before Jacob Sharpe one of the
Judges of the Court of Common Pleas for Kings County
Certifying that the Mortgage from which this extract
or Register was made is redeemed paid off and
discharged -

Leffert Lefferts Jun^r Clk



Know all Men by these Presents that I Jesse Gale of the
 town of Flatlands in Kings County on Nassau Island State of New
 York Woman in consideration of the sum of Thirty Pounds -
 Current Money of the State aforesaid to me in hand paid by Wilhel-
 mus Van Nuy of the town of New Utrecht in the County aforesaid
 at and before the Ensealing and delivery of these Presents -
 Do. Bargain Sell. Release, Grant and Confirm unto the said
 Wilhelmus Van Nuy, One Milles Cove. one Bureau or Desk
 Two Beds, Bedsteads, Curtains, Bolsters, Pillows, Blankets -
 Shetings, and all the furniture to the two Beds & Bedsteads is
 Belonging or therewith used also Six Silver Table Spoons and
 Six Silver tea Spoons, and a Silver Milk Pot, now Remaining
 and being in the Possession of the said Jesse Gale. To have & to
 hold all and singular the above mentioned articles. I the
 said Jesse Gale have put the said Wilhelmus Van Nuy in
 full Possession by delivering him the Silver Milk Pot above
 mentioned in the name of all the said Goods & Chattels at
 the Ensealing and Delivery hereof. Provided Always
 and it is hereby Agreed between the said parties to these Presents
 that if the said Jesse Gale my Executors Administrators or
 Assigns or any of us do or shall will and truly pay. or cause
 to be paid unto the said Wilhelmus Van Nuy. his Heir.
 his Executors or Assigns the sum of Thirty Pounds. Current
 Money aforesaid. agreeable to a certain Bond then this
 Obligation and every thing contained therein shall cease
 and be utterly Void otherwise shall Remain in full force
 & Virtue -

Sealed and Delivered }
In the presence of us }
Martinus Schommaker }
Jeremiah Lott — }
—————

Jesse Gale Esq.
—————

W

Kings County } ss.

Be it Reminded

That on the third day of May 1794 Personally came &
appeared before Johannus C. Lott. first Judge of the Infer-
ior Court of Com: Pleas in & for said County the within named

————— all as signed sealed and
delivered in presence of the said Judge of the County —

There are to certify that I have received full satisfaction
from said Mortgage recorded in your office in Book-
of Mortgage N. 3. Liber I on pps. N. 24. & 25. Given by
Jesse Gale to me and desire the same may be cancelled.

Brooklyn June 7th 1795 —

Acknowledged before me } Wilhelms Van Nuyss
7 June 1795 —

W
me

Jacob Sharpe }
one of the Judges of the Court }
Com: Pleas for Kings County }

Acknowledged by
7th June 1795

Jacob Sharpe one of the Judges of the Court of
Com: Pleas for Kings County —

Cancelled 8th June 1795

Jacob Sharpe Esq.
—————

W

Know all Men by these Presents that I Jesse Gale of the
 town of Flatlands in Kings County on Nassau Island State of New
 York Woman in consideration of the sum of Thirty Pounds -
 Current Money of the State aforesaid to me in hand paid by Wilhel-
 mus Van Nuy of the town of New Utrecht in the County aforesaid
 at and before the Ensealing and delivery of these Presents -
 Do Bargain Sell Release Grant and Confirm unto the said
 Wilhelmus Van Nuy, One Millas Cove. one Bureau or Desk
 Two Beds, Bedsteads, Curtains, Bolsters, Pillows, Blankets
 Shetings, and all the furniture

Belongs

Six Sides

and being

held all a

said Jesse

Full Power

mentioned

the Enseal

and it is his

that if the

Assigns or any

to be paid unto the said Wilhelmus Van Nuy. his Atty.

his Executors or Assigns the sum of Thirty Pounds. Current

Money aforesaid. agreeable to a certain Bond then this

Obligation and every thing contained therein shall be

and be utterly Void otherwise shall Remain in full force

& Virtue

Sealed and Delivered }
In the presence of us }
Martinus Schommaker }
Jeremiah Lott — }

Jesse Gale Esq.

W

Kings County &c.

Be it Reminded

That on the third day of May 1794 Personally came &
Appeared before Johannis E. Lott. Just Judge of the Infer-
ior Court of Com: Pleas in & for said County the within named
Jesse Gale who Acknowledged that he Signed Sealed and
Delivered the within Instrument of writing to the within
named Wilhelms Van Nuys for the Use & purposes therein
mentioned Having Examined the same finding no
material Erasures or Interlineations therein do allow the
same to be Recorded.

Johannis E. Lott

Recorded 26th day of May 1794.

To Jacob Sharpe Jun^r Esq^r Clerk of Kings County. This is to
Certify that I have Received full Satisfaction for a Mort-
gage Records in your Office in Book of Mortgage
No. 3. Libra II. on Pages. N. 24. & 25 Given by Jesse Gale to me
and do desire the same may be Cancelled.

Brooklyn June 7th 1795 Wilhelms Van Nuys.

Acknowledged before me
7th June 1795

Jacob Sharpe Jun^r one of the Judges of the Court of
Com: Pleas. for Kings County

Cancelled 8th June 1795

Jacob Sharpe Jun^r Esq^r

W

This Indenture made this twenty fourth day of March
 in the Year of our Lord 1794 Between Alexander Whaley of Bushwick
 in Kings County in the State of New York Blacksmith of the one
 Part and David Van Cott of the town aforesaid of the other Part
 Witnesseth that the said Alexander Whaley for and in con-
 sideration of the sum of three hundred pounds Current Money of the
 State of New York to him in hand paid at and before the execut-
 ing and delivery of these presents, the Receipt whereof they do here-
 by Acknowledge hath agreed for the better securing of the same to
 Mortgage unto the said David Van Cott his heirs, Executors, Admi-
 nistrators and Assigns. All that certain piece or parcel of Land
 lying and being in the township of Bushwick in Kings County
 aforesaid Bounded as follows, Beginning and Running Easterly by
 a Road that leads to New Bushwick, Southerly and Westerly by Land
 of Jacobus Devoise and Northerly by the Road from Newtown to the
 ferry at Brooklyn. Containing Eight Acres be the same more or
 less Together with all and singular the House Barn &c &c
 Signed Sealed & Delivered

in the presence of } Alex^r. Whaley Esq^r
 John Millman } State of New York. Kings County &c.
 Jacob Van Cott } Test Remembred that on the 28th May 1794
 Personally came and appeared before me Jacob Sharpe one of the Just-
 ges of the Court of Com: Pleas for said County Jacob Van Cott one of
 the subscribing Witnesses to the within Indenture of Mortgage who
 being duly sworn deposeth & saith that he saw the within named
 Alexander Whaley Sign Seal & deliver the same and that he

also saw, the within named John Skillman sign his name as a
Witness and that he likewise subscribed his Name to the same as
the other Witness and I having Examined the same find no Mate-
rial errors or Interlineations therein do allow the same to be
Recorded

Jacob Marpe

Recorded 26th May 1794.

Memorandum that on this twenty first day of May 1802 was
produced to me a Certificate which is filed dated 21th of
June One thousand Eight hundred and two subscribed
by David Van Bock and by him acknowledged before
John Skillman one of the Judges of the Court of Common
Pleas for Kings County Certifying that the mortgage
from which the foregoing extract or register was
made is redeemed paid off and discharged ~

Leffert Lefferts Junr. Clk



W

This Indenture made the first day of May in the
 Year of our Lord 1794, Between John Jackson of the City of
 New York Merchant of the one part and Sarah his wife and
 Phoebe Remsen widow of Rem. Remsen late of the town of
 Brooklyn in Kings County of the other part Witnesseth
 That the said John Jackson in & by one certain Bond or Obliga-
 tion bearing even date with these presents standeth and
 firmly bound unto the said Phoebe Remsen in the sum
 of One hundred and Sixty pounds twelve Shillings on or before
 the first day of May next with Interest at Six per cent per
 annum. The said John Jackson hath agreed to Mortgage the
 herein after described land & premises unto the said Phoebe
 Remsen, Wit. All that full undivided half part of all
 that certain piece or parcel of land, situate lying and being
 in the town of Brooklyn in Kings County on the East side
 of that farm or plantation formerly belonging to John Benson
 Deceased and now in the possession of Comfort & Joshua Sands
 formerly and commonly known by the name of Martyns bog
 so as it is or was staked out, Trus. Marked and in fence
 Beginning at the East River Opposite against
 Corleas Hook and Running by the Lane of the Adonised
 Comfort & Joshua Sands, to a certain Pond in a certain Mea-
 dow a direct course adjoining to the Adonised farm or planta-
 tion as also two Creeks or Intits of Water Turning by & between
 the said farm or plantation and Meadow & Meadows which

Rem Remsen purchased of Samuel Smith, bearing date the
twelfth day of March, Anno Domini 1729. were conveyed & con-
firmed, to, the said Rem Remsen his heirs & Executives for ever,
together with the Buildings Mill & Milldams then thereon
also all that Tract of Land, laying all along the Milldam
and Mill way or path turning to the said Mill as by the
aforesaid Deed or Instrument of writing under the hand &
Seals of the said Rem Remsen and Attie his wife Reference
being thereunto had may more fully & at large appear the
whole containing about thirty Acres, of Land to the same more
or less as it is now in fence and inclosed. Together with the
full undivided, half part of all the Buildings. Mill
Milldams Botting works and all the &c. &c.

In Witness whereof the Parties have hereunto Interchan-
geably. Set their hands & Seals. the day & Year first above
written

Sealed & Delivered }
In the presence of }
Jacob Sharpe
Frederick Betts-

John Jackson Esq
Sally Jackson Esq
Kings
County N.Y.

Be it Remembered that on
the 2^d day of May 1794

before me Jacob Sharpe Esq- one of the Judges of the Inferior
Court of Common Pleas in & for Kings County the within
Named John Jackson and Sarah his wife the Grantors
to the within Mortgage appeared who severally acknowledged
that they executed the within Instrument of Mortgage

as then free and voluntary Act & Deed for the Uses and
 purposes therein Mentioned and having examined
 Sarah the wife of the said John Jackson separate and
 apart from her husband. Acknowledged that she
 executed the same without any fear Threats or
 Compulsion from her said husband. I having
 examined the same find no Material Error or
 Interlineations therein do Allow the same to be
 Recorded

Jacob Sharpe W

Recorded the 30th May 1794

A Certificate executed by A^l^l^l Surge
 as Attorney for Phoebe Leason is filed
 to cancel the foregoing mortgage but
 I deem the same not sufficient to
 authorize me to make a memorial thereof

W

This Indenture made the 24th day of May 1794
Between Frederick Cleaveland of the town of Flatbush
in Kings County in the State of New York Carpenter and
Marice his Wife of the same place of the one Part and Johannes
E. Lott of the same place Esq^r of the other Part And
whereas the said Frederick Cleaveland in and by one
Bond or Obligation bearing even date with presents stands
held and firmly Bound unto the said Johannes E. Lott in
the sum of Seven hundred Pounds current money of the
State of New York Conditioned for the payment of three
hundred and fifty Pounds like money on or before the
first day of May next Ensuing with the Interest of
Five per Cent per Annum as by the said Bond or Obliga-
tion may more fully Appear, and further for the better
securing the payment of the said sum of Three hundred &
fifty Pounds with the Interest the said Frederick Cleave-
land hath agreed to Mortgage the said herein described
Parcel of Land and premises unto the said Johannes E. Lott
as follows To-wit That certain house & Land situate
lying and being in the town of Flatbush, Kings County
in the State of New York. Aforesaid being bounded and bound-
ed as follows, Westerly by the Road or highway leading
from Flatbush to Brooklyn Northerly by land of Philip
Nagel Esq^r Easterly by land of Peter Snyder Southerly
by land of Garrett Martinsey Containing five Acres

be the same more or less Together with all & singular
 the &c. &c. - In Witness whereof &c
 Scaled & Delivered } Frederick Cleaveland Esq.
 In the Presence of us } Mary Cleaveland Esq.
 Daniel Beck- }
 Rem Martinson } Kings County &c -

Be it Remembered that on the
 26th day of July 1794. Personally. came and appeared
 before me John Vandervilt Esq. one of the Judges of the
 Inferior Court of Com: Pleas in & for Kings County the
 within named Frederick Cleaveland & Mary Cleaveland
 who acknowledged the said Indenture of Mortgage as
 their free & Voluntary act & Deed for the Use & purposes
 therein Mentioned and having Examined the same
 find no Material Errors or Interiminations therein
 do allow the same to be Recorded
 Recorded &c. of August 1794. John Vandervilt

Memorandum that on the twenty fourth day of July in the
 Year 1806 was produced to me a certificate which is filed
 bearing date the 15th day of May in the Year aforesaid
 subscribed by Johannes E. Sott and by him acknowledged
 before William Furman one of the Judges of the
 Court of Common Pleas for Kings County certifying
 that the Mortgage from which this Extract is Registered
 was made is redeemed paid off and discharged -

Leffert Sufferb Esq.

This Indenture made between Johannes Casparus Ruble
of the town of Flatbush in Kings County on the Island of Nassau
in the State of New York. of the one part and Petrus Hageman
of the town County Island and State aforesaid of the other part
Witnesseth that the said Johannes Casparus Ruble for & in
consideration of a certain Bond Conditioned for the payment
of One hundred pounds with Interest thereof at six per cent-
per Annum payable on or before the Twenty Ninth of September
next ensuing the date of said Bond. In the said Johannes Casparus
Ruble hath granted Bargained and sold & by these presents doth
grant bargain and sell unto the said Petrus Hageman
All that Messuage and Tenement situate lying and being in
the town of Flatbush bounded Southwily by Land belonging to the
Parsonage now in Possession of the Revd and Martinus Schoon-
maker Westwily by Land belonging to the Church of Flatbush
Easterly by the Highway and Southwily by Land of Jacob Lefferts
and also the Reversion & Reversions. &c. &c. To have & to hold
&c. In witness &c. Johannes Casparus Ruble (Ls.)

Sealed & Delivered in the presence of } Kings County ss.
Petrus Hageman Consulius Bergen } Well Remembered

that on the 6th day of October 1794 before me Jacob Sharp Esq^r
one of the Judges of the Court of Common Pleas for s. County
personally appeared Count Bergen who being duly sworn
Declares that he saw the within named Johannes Casparus
Ruble Sign Seal & Deliver the same as his Voluntary Act &
Deed for the uses & purposes therein mentioned & that he
saw Petrus Hageman Sign his Name & that he also sign'd
his name as a Witness to the Within Indenture of Marriage
and. I having perused the same find no material Erasures
or Inter limitations therein do allow the same to be Recorded
Recorded 7th day }
of October 1794 }

Jacob Sharp

34 The foregoing Mortgage been taken the 29th day of
September 1794 - was not Observed not to have been dated
therefore after Acknowledged and Recorded it was Observed
These are to certify that the Mortgage now Recorded on
Page No. 50. & 51 is the Prior Mortgage on the Records
against the Estate of Johannes Casper Rubels agreeable
to the Property Mortgaged in said Mortgage
as Witness my hand this 30th Day
of April 1795
Jacob Sharpey Jun^r Clerk W

This Indenture made this first day of May 1794
Between Abraham Rapalje of Bushwick in King County
and State of New York. Farmer of the one Part Richard Harrison
of the City & County of New York Esquire of the other Part
Witnesseth That the said Abraham Rapalje the latter
Secured to the said Richard Harrison a debt owing to him
from the said Abraham Rapalje and also in consideration
the sum of five shillings currency to him in hand Paid by
the said Richard Harrison before the Enrolling and delivery of
this presents the Receipt whereof is hereby Acknowledged
That he Granted Bargained & Sold Allocated Enfeoffed Conveyed
and Confirmed and by these presents the said Abraham Rapalje
Doth &c. his heirs & assigns forever

35

All that certain Messuage or Dwelling House, Tenements
and Farm situate lying and being at Bushwick in Kings coun-
ty aforesaid, belonging to the said Abraham Rapalje and lately
belonging to his father, Together with the &c.

Provided always, nevertheless, and these presents are upon
this Express Condition that if the said Abraham Rapalje his
heirs Executors or Administrators or any or either of them shall &
do well & truly pay or cause to be paid unto the said Richard
Harrison his Executors administrators or assigns the aforesaid sum
of one hundred pounds, of lawful money of the State of New York on or
before the first day of May. next Ensuing the date hereof with
Lawful Interest for the same untill paid, According &c.

Sealed & delivered } John Van Vorhis } Abraham Rapalje
In the Presence of Nich^s R Kirby }

Re-executed In our presence Gabriel V Ludlow Tho^s Astick.

Be it Remembered that on the 10th of October 1794 before me
John Ray one of the Masters, in Chancery for the State of New
York. personally appeared Thomas Astick who being duly sworn
said he saw Abraham Rapalje seal and deliver the above writ-
ten Instrument as his Voluntary Act & Deed for the uses & pur-
poses therein mentioned; and that he the deponent together with
Gabriel V Ludlow the other subscribing witnesses signed their
Names as (Witnesses) and did not think and then appearing no
material erasures or interlineations in the said Instrument
(except those noted) I do allow the same to be Recorded
Recorded 20th October 1794 John Ray

Memorandum that on this 28th day of December 1799
 was produced to me a Certificate which is filed dated this
 day. Subscribed by ~~Richard~~ Harrison and by him Acknow-
 ledged before
 Certifying that the Mortgage from which this Extract
 or Registered was made is fully paid off satisfied and
 discharged. and requesting this Minute or entry thereof
 to made accordingly, Jacob Sharpey Jun^r Clk.

W

This Indenture made this 17th day of October
 1794 Between Dinah Rapalje of the township of Bro-
 oklyn on Rapaun Longisland in the State of New York
 Spinster and Cornelia Rapalje of the same place Spinster
 which said Dinah and Cornelia are Devises named in
 the last Will & Testament of Dinah Rapalje late
 of the City of New York deceased, of the first part and
 Jacob Wilkins of the said City of New York Gentlemen of
 the second part, Whereas the said Dinah Rapalje de-
 ceased in & by her last Will and Testament bearing date the
 twenty seventh day of June 1787. did give unto her Son
 Garret Rapalje the southermost Equal half part of her

Lot of Land at Brooklyn ferry in the township of Brooklyn
 bounded on the East by the house & land of John Doughty on
 the West by the house & Lot of John Garrison, in front by Brook-
 lyn-Road. and in the Rear by a Small Street to the North
 during his natural life without Impairment of Waste
 and from and after his Decease the same to go and remain
 to his Daughters, Anne, Dinah. and Cornelia. and their
 heirs and assigns for ever, to be Equally Divided between
 them as Tenants in Common. as in and by the said last Will
 and Testament, Reference being thereunto had may more fully
 and at large appear, And Whereas the said Parties of the
 first Part in and by a certain Bond or Obligation bearing equal
 Date with their Parents became held & firmly bound to the
 said Party of the second Part in the penal sum of eight hun-
 dred Pounds. Current money of the said state of New York. with
 a Condition thereunder written for the Payment of the sum
 of three hundred and eighty three pounds one Shilling current
 Money aforesaid with Lawful Interest for the same on or before the
 Twentieth Day of October which will be in the Year 1795
 Now this Indenture Witnesseth that the said
 Parties of the first Part. for the more better securing the Payment
 of the said Sum of three hundred & eighty three pounds one
 Shilling mentioned in the Condition of the Bond or Obligation -
 according to the Intent and meaning thereof and also in

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Consideration of the Sum of Ten shillings to them in hand
Paid by the said Party of the ~~1st~~ 2^d Part at or before the sealing
and delivery of these Presents. Now and each of them have
Granted bargained & sold aliened released conveyed and confirmed
unto the said Party of the second part, and to his heirs and
Assigns for ever, Two Equal and Undivided third parts (the
whole in three Equal parts to be divided) of All that Ground
and premises above mentioned and all houses &c &c -
whatsoever to the said two Equal third parts of the said southernmost
Equal half part of the said lot of land & premises belonging or
in any wise appertaining, In Witness &c.

Sealed & Delivered }
In the presence of }
James Knox }
Robert Lee }

Dinah Rapalje ES
Cornelia Rapalje ES

It is Remembered that on the 18th day of October
1794 before me John Ray one of the Justices in Chancery for the
State of New York. personally appeared Dinah Rapalje and
Cornelia Rapalje who severally acknowledge they signed sealed
and Delivered the above written Instrument as their Volun-
tary act and deed for the uses & purposes therein mentioned
and there appearing no material errors or intimations
therein I do allow the same to be Recorded

John Ray

Recorded 1st day of November 1794

This Indenture made the fourth day of October in
 the nineteenth year of the Independence of the United
 States of America and in the Year of our Lord One thousand
 Seven hundred & Twenty four Between Robert
 Stoddard late of Rhode Island but now of the County
 of Queens in the State of New York. Miller & Sarah
 his Wife of the first part and John Rapalje the
 Younger of the County of Kings in the said State Esq.
 of the second part, Whereas the said Robert Stoddard
 in & by one bond or obligation in writing duly executed
 bearing equal date with these presents is and stand-
 eth bound unto the said John Rapalje in the final
 sum of six thousand pounds - current money of the State
 of New York. Conditioned for the payment of the sum of
 three thousand pounds like money in following manner
 that is to say the sum of five hundred pounds forthwith

On the fourth day of October One thousand Seven hundred
 and Ninety five. the sum of five hundred pounds more
 thereof on the fourth day of October one thousand Seven
 hundred and Ninety six the sum of five hundred pound
 more thereof on the fourth day of October One thousand
 Seven hundred and Ninety Seven the sum of five hundred
 pounds more thereof on the fourth day October One
 thousand Seven hundred and Ninety Eight the sum of
 five hundred pounds more thereof on the fourth day
 of October One thousand Seven hundred and Ninety Nine
 and five hundred pounds more the Residue and in full
 payment thereof on the fourth day of October which
 will be in the Year of our Lord One thousand Eight
 hundred as by the said Bond & Condition may appear.
 Witnesseth for the better Securing the payment of
 the said several Sums of money to the said John Raphael
 hath Mortgaged all that tract of Land or farm
 together with the Dwelling house Barn and other out
 houses and Water Grist Mill with the Appurtenances
 therunto Belonging situate lying and being in
 Brooklyn in the County of King aforesaid Beginning
 at the south east end of John Johnsons Ditch thence
 North thirty Degrees West five Chains along the
 Ditch thence North fifty Nine Degrees west four

Chains along the said Ditch, thence North twenty two
 Degrees west one chain & thirty links to a Maple Tree thence
 North twenty four Degrees west fourteen chains and sixty five
 links along Nicholas Borums Land to William Borums
 thence North sixty one Degrees thirty Minutes west nine
 chains and ninety links along William Borums Land
 to John Reads thence South thirty eight Degrees west
 forty eight chains along John Read & Thomas Smiths
 Land to the Meadow thence South fifty nine Degrees
 West nine chains to the River thence South thirty
 Degrees East four chains thence South thirteen Degrees
 west six chains, thence North eighty six Degrees west
 five chains thence South twenty Degrees west eight
 chains and fifty links, thence South thirty six degrees
 thirty minutes East three chains, thence South fifty
 seven Degrees thirty Minutes East three chains thence
 south thirty four Degrees east eight chains thence
 South eighty eight Degrees east three chains thirty five
 links thence south sixty eight degrees east one chain &
 eighty links to the Mill Creek thence easterly the sever
 al courses thence to the place of Beginning containing
 in the whole one hundred and seventy four acres (except
 a certain piece of Meadow heretofore granted to John
 Johnson containing about four acres and a half)

Together with all the Houses. &c &c thereunto belong-
 ing. In Witness &c. *W. Hoadard* *Esq.*
Scaled & Delivered } *Sarah Hoadard* *Esq.*
 In the Presence of } *Be it Remembered* that on the
Richardson }
John Elsworth } 28th day of November 1794 before me
John Ray — *John Ray* one of the Masters in Chancery
 of the State of New York. came the within named *Robert*
Hoadard and *Sarah* his wife who acknowledged they
 sealed & signed the within written Indenture as their
 Voluntary Act &c. Did. for the purposes therein
 mentioned and I having Inspected the same and
 find no Alterations therein nor Erasures do allow
 the same to be Recorded *John Ray* —
 Recorded 29th Nov - 1794 -

Memorandum that on this 4th day of December
 1799 was produced to me a Certificate which is filed
 dated this day. Subscribed by *John Raspalje Junr*
 and by him acknowledged before *James M. Hughes*
 Master in Chancery. Certifying that the Mortgage from
 which this Extract or Register was made is fully paid
 off satisfied and discharged and requesting this Minute
 or entry thereof to be made Accordingly

W. B. Hoadard Junr *Esq.*
W

See Certificate of discharge of this
mortgage on page 47-

This Indenture made this 12th Day of March
in the Year of our Lord one thousand Seven hundred & Twenty
five Between James Arden of the City of New York in the
State of New York Merchant and Elizabeth his Wife of the
of the One part and George Powers of the township of Brooklyn
in Kings County in the State of New York. Aforesaid of the other
part. Whereas by one certain Bond or Obligation bearing
even date with these presents the said James Arden is held
and firmly bound unto the said George Powers in the Penal
Sum of Three thousand Six hundred Pounds current Money
of the said State of New York. conditioned for the payment of
the Sum of Eighteen hundred pounds like current Money
on or before the first Day of May which will be in the Year
of our Lord One thousand Seven Hundred & Twenty Six together
with Lawful Interest for the same to be computed from the
first Day of May next ensuing the Date hereof as by the
said Bond or Obligation may more fully appear. Now
This Indenture Witnesseth that the said James
Arden and Elizabeth his Wife in Consideration of the said
Debt or Sum of Eighteen hundred Pounds and for the better
Securing the Payment thereof with Interest as aforesaid

According to the Condition of the said bond or Obligation and
 also for and in Consideration of the Sum of five Shillings current
 Money of our said to them in hand Paid by the said George Towns
 at or before the Enrolling and delivery of these presents the Receipt
 whereof is hereby Acknowledged. HAVE. Granted bargained, sold
 Aligned released, conveyed. and confirmed, and by these presents do
 Grant bargain. sell. alien release, convey and confirm unto the
 said George Towns and to his heirs and assigns for ever
 All that certain Tract or Lot of Land situate lying and
 being in the Township of Brooklyn in Kings County aforesaid
 Beginning at the Northwest corner, and running thence
 South Sixty four Degrees East seven Chains along the Lane
 late of George Deboise deceased. thence along the said
 Land last mentioned South Sixty five Degrees and thirty Min-
 utes East seven Chains and thirty links to the tract of Land
 hereinafter mentioned and also intended to be hereby Granted
 thence along the same Land last mentioned South twenty five
 Degrees west five Chains and fifty links to Land now or late of
 George Remsen thence along the said Land last mentioned North
 Sixty nine Degrees West fourteen Chains and thirty ~~Minutes~~
 Links to the East River thence along the said East River North
 Nineteen Degrees east three Chains and twenty two links
 and thence along the said East River North twenty seven
 Degrees east three Chains and thirty two links to the
 Place of Beginning. Containing Eight Acres & three
 Rods of Land be the same more or less and is bounded West-
 uly by the said East River Southuly by the said Land now or
 late of the said George Remsen Eastuly by the said Tract
 hereinafter mentioned and Northuly by the said Land of the
 said George Deboise

And Also All that certain Tract of Land situate lying
and being in Kings County aforesaid adjoining to the said Tract
Above described. Bounded East by the Highway or Road
that leads from Brooklyn Church to Brooklyn Ferry. North by
by land late of the said. George Devoise and South by Land
now or late belonging to. Hendrick Remsen, and to begin at the
aforesaid Highway or Road and to extend as far West by -
between the said bounds. as will contain the full Quantity
of Twelve Acres of Land. Together with all and singular
the Houses. Buildings &c. &c. In Witness &c. &c.
Sealed & Delivered } James Arden Esq
in the Presence of - } Eliza Arden Esq
Jas. Morris & John Ray }

Be it Remembered that on the 12th Day of March
1795 before me John Ray one of the Masters in Chancery
for the State of New York. personally came and appeared
the within James Arden and Elizabeth his Wife who-
specially acknowledged that they signed sealed & Delivered
the within Indenture of Mortgage as their and each of their
Voluntary Act & Deed. to and for the Use & purposes therein
Mentioned and the said Elizabeth being Examined by me
separate and Apart from her said Husband declared that
she Executed the within Indenture Voluntary of her own
free will without any threat fear or compulsion of her
said Husband and I having Inspected the same Indenture
and not finding any Material Erasures or Interlinea-
tion therein except those Noted do Allow the same to be
Recorded
Recorded 14th March 1795 } John Ray
Cancelled the 15th day of June 1796 Jas. Morris Esq

This Indenture made the 24th day of February in the Year of our Lord One thousand Seven hundred and Ninety five Between William Elsworth of the County of Kings in the State of New York and Margaret his Wife of the one part & Adolph Waldron of the County of Bergen and the State of New Jersey of the other part Whereas the said William Elsworth in and by his bonds or Obligation duly made and Executed bearing even Date with these presents is held and firmly bound to the said Adolph Waldron in the sum of Eight Hundred pounds Current money of the State of New York in specie with a Condition for the Payment of the sum of Four Hundred pounds like money with lawful Interest to be paid Annually for the same to be paid on or before the twenty fourth Day of February

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Kings Co. Personally Appeared before me Jacob Sharpe
County one of the Judges of the Superior Court of Com.
What in & for said County of Kings George Towns

of the town of Brooklyn in said County who Acknow
ledged that he has Paid & full Satisfaction of
a certain Mortgage Recorded in the Office of

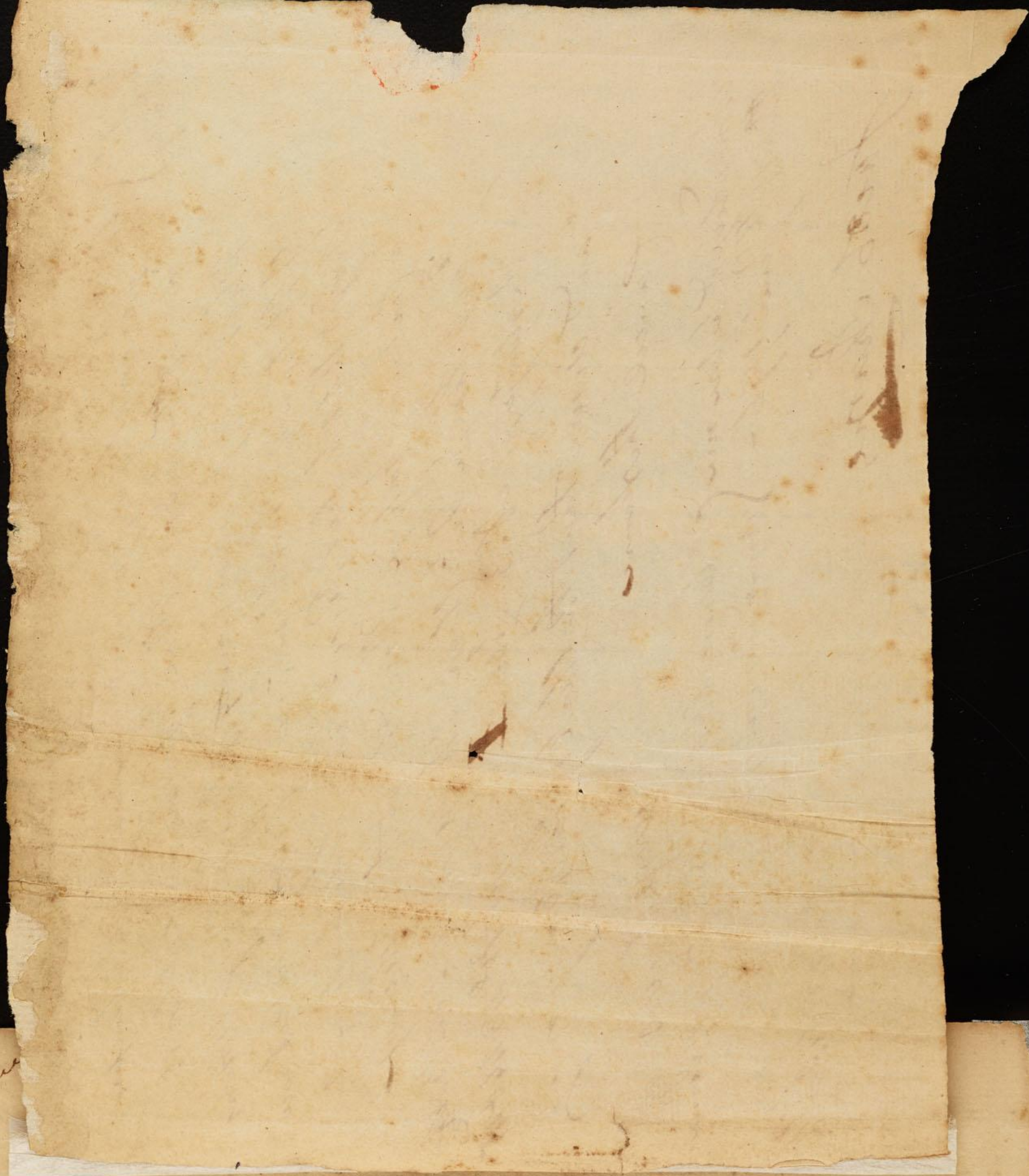
Jacob Sharpe Junr. Clerk of Kings County - in Book
of Mortgages N.B. Lib. 1st Folio 43-44 & 45

and declare that the Clerk of said County may
Cancel the same

George Towns
Acknowledged before me } Cancelled the 15th Day of June
the 14th June 1796 - Anno Domini 1796

Jacob Sharpe
in
ty for
the
aph
the

bonds or Obligation duly made and Executed bearing even
Date with these presents is held and firmly bound to the said
Adolph Waldron in the sum of Eight Hundred pounds Current
money of the State of New York. in Juice with a Condition
for the payment of the sum of Four Hundred pounds like
money with lawful Interest to be paid Annually for the
same to be Paid on or before the twenty fourth Day of February



which will be in the Year of our Lord One thousand Seven hun-
dred and Ninety Seven. Now this Indenture Witness
=Ette that the said William Elsworth and Margaret his wife for
and Consideration of the said sum of four hundred Pounds 4
and for the better securing the payment thereof with the
Interest to the said Adolph Waldron his Exr. Adm^{or} or
Assigns According to the Condition of the before in part Reci-
tied bond or Obligation And also in Consideration of the
further sum of Five shillings to them the said William-
Elsworth and Margaret his wife in hand well and truly
Paid by the said Adolph Waldron at or before the sealing
and Delivery of these Presents the Receipt whereof is hereby
Acknowledged Hath Granted Bargained Sold Aleined
Relasid and Confirmed and by these presents D^oth Grant
=Ette unto the said Adolph Waldron and to his heirs and
Assigns forever. All that Certain piece or parcel or Tract
of Land. Situate lying and being in the Township of Brook-
=lyn in the County of Kings and State of New York. =
Buttels and Boundels as follows. Viz. on the East by
Land belonging to John Covenhoven South by the Road. lea-
ding to the Wallabought West by the Land of William
Thompson and the late George Devoise and North by
the Lands of Johannes Devoise containing Eight
Acres more or Less. Together with all the &c &c.

In Witness &c &c

Scaled & Delivered }
In the presence of }
Jacob Sharpe
Jacob Sharpe Jun^r

Wm Elsworth
Margaret Elsworth

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Kings County &c. Be it Reminded that on the 18th Day
of March 1795 before me Jacob Sharpe one of
the Judges of the Inferior Court of Com. Pleas in & for the said
County of Kings appeared the within named William Elsworth
and Margaret his Wife who severally Acknowledged that
they Executed the within Indenture of Mortgage as their
free & Voluntary Act & Deed for the Uses & Purposes -
therein mentioned and the said Margaret being separate
and apart from her said husband Examined by me Acknow-
ledged that she Executed the same without any fear threats
or compulsion of her said Husband and Having Examined
the same finding no Material Erasures or Intimations therein
Do. Allow the same to be Recorded Jacob Sharpe
Recorded the 18th day of March 1795.

Memorandum that on this nineteenth day of February 1803 was
produced to me a Certificate which is filed dated the fifth day
of February in the Year 1803 subscribed by Resolve Waldron
Assignee of the foregoing Mortgage and by him Acknowledged
before George J. Eacker one of the Masters in Chancery in the State
of New York Certifying that the Mortgage from which the foregoing
Extract or Register was made is Redeemed paid off and discharged

Leffert Lefferts Jun^r Clerk



W

This Indenture made the Eighteenth day of
 April in the year of our Lord one thousand seven hundred
 and ninety five and in the nineteenth year of the Independ-
 ence of the United States of America Between the Rev^d
 Johannis Casparus Ruble of the Town of Flatbush in Kings
 County on Nassau Island and State of New York of the one
 part and Samuel Harris of the Town of Flatlands County
 Island and State aforesaid Surviving Executor of the last Will &
 Testament of Louis Remwen of Cripple Bush in the Townsh^{ip}
 of Brooklyn County Island and State aforesaid Deceased of the
 other part. Whereas the said Johannis Casparus Ruble
 in and by one Bond or Obligation bearing ~~and~~ Date with these
 presents is and stands held and firmly bound unto the said Samuel
 Harris in the sum of Two hundred and forty six pounds current
 Money of the State of New York aforesaid conditioned for the
 payment of the sum of one Hundred and twenty three pound
 - like current Money on or before the Eighteenth day of Apr^{il}
 now next ensuing with the Interest at Four per Cent per
 Annum as by the said Bond or Obligation & Condition may
 more fully and at large appear And for the better and further
 Securing the payment of the said sum of One Hund and twenty
 three Pounds with the Interest thereof at Four per Cent
 as aforesaid the said. The said Johannis Casparus Ruble
 hath agreed to Mortgage the herein after mentioned and
 described Tract of Land unto him the said Samuel Harris
 Now Therefore This Indenture witnesseth that the said
 Johannis Casparus Ruble for the better securing the payment
 of the said sum of one Hundred and twenty three Pounds
 and the Interest thereof as aforesaid to the said Samuel Harris

5th This certain attorney Executors Administrators or Assigns at the
time in the Condition of the said Bond mentioned in the said
Johannis Casparus Ruble hath Granted Bargained Sold Alien
Enfeoffed Released and Confined And by these presents doth
Grant Bargain Sell Alien Enfeoffed Release and confirm
unto the said Samuel Harris and to his Heirs and Assigns
for ever all that certain piece or parcel of Clear Land situ-
ate lying and being in the Town of Flatbush County Island &
State aforesaid the same being Batted and Bounded as follows
Viz Westerly by Land of Hendrick H. Suydam Southerly by
the main Road leading from the said Town of Flatbush
to Flatlands Neck commonly so called Easterly and Northerly
by Lands of Johannis Van Sicklen Containing Twenty
Acres by the same more or less so as the same is now in
Tenure and Possession of the said Johannis Casparus Ruble
Together with all and singular the Rights & Privileges
Shall be & Delivered

In the presence of } John Caspar Ruble Esq.
Jumiah Lott. } Kings County N.Y.
John Lott. }
Be it remembered that on the day of the
date of the above Mortgage Approved before Johannis E. Lott
one of the Judges - the above named Joh Caspar Ruble and
Acknowledged that he Executed the above Mortgage for the
purposes therein Mentioned and I having carefully Examined
the same find no Material Errors or Indications therein
do allow the same to be Recorded

Johannis E. Lott

Recorded the 22 day of April 1795

Cancelled the 23 day of June 1797

Wm. M. G. J. (Att)

This Indenture made between Johannes Casparus Ruble
 of the town of Brooklyn in Kings County on the Island of Nippon
 in the State of New York of the one part and Gertrude Hegeman
 of the town County Island & State aforesaid of the other part
 Witnesseth that the said Johannes Casparus Ruble for
 and in consideration of a certain Bond conditioned for the
 payment of one hundred Pounds with Interest therefor at
 six per Cent per Annum payable on or before the 29th day of
 September next ensuing the date of said Bond he the said
 Johannes Casparus Ruble hath Agreed to Mortgage unto the
 said Gertrude Hegeman All that Messuage & Tenement situate
 lying and being in Flatbush bounded Southerly by Land

Land belonging to the Parsonage now in the Possession of
 the Reverend Martinus Schoonmaker Westerly by Land belong-
 ing to the Church of Flatbush Northerly by the Highway
 and Easterly by the Land of Jacob Lefferts and also all the
 &c. &c. To have & to hold the said Mortgage & Tenement
 with the appurtenances unto the said Gertrude Hageman
 her heirs Executors Administrators & Assigns for & during
 the term of five hundred Years - &c. - In Witness whereof
 I the said Johannes Casparus Ruble have hereunto set
 my hand & seal this twenty ninth day of September in
 the Year of our Lord One thousand seven hundred & Ninety
 four

John Casp. Ruble Secy

Signed Sealed & Delivered
 In the presence of us.

Petrus Hageman & Cornelius Burger

Acknowledged the 6th day of October 1794 before Jacob Sharpe
 one of the Judges of the Inferior Court of Common Pleas and the
 same is allowed to be Recorded Jacob Sharpe
 Recorded 7th day of October 1794

Memorandum that on the Eighteenth day of October in the Year
 of our Lord One thousand Eight hundred and three was pro-
 duced to me a Certificate (which is filed) dated the 15th
 day of October in the Year aforesaid, and subscribed by Gertrude
 Hageman and proved by John I Lott One of the subscribing
 witnesses before Johannes I Lott first Judge of the Court
 of Common Pleas for Kings County, Certifying that the
 mortgage from which this extract or Register was made
 is redeemed paid off and discharged. Leffert Lefferts Just. Clk.

Charlotte Melmoth } £350
to
Jacob Schefflen

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Cw

This Indenture made this Eight
Day of May 1795 Between Charlotte Melmoth
of the City of New York Gentlewoman of the first part and
Jacob Schefflen of the same City Druggist of the second
part. Witnesseth that the said party of the first part as
well for the better securing to the party of the second part
the faithful payment of the Debt which she justly owes to
the party of the second part in manner herein after men-
tioned, as in Consideration of the sum of ten shillings
to her in hands paid by the party of the second part the Re-
ceipt whereof is hereby acknowledged hath granted bargained sold
aliened released and confirmed and by these presents Doth grant
bargain sell alien release and confirm unto the said party of the
second part and to his heirs & assigns forever. All that cer-
tain Piece or parcel of Land or Ground Situate in the town of
Brooklyn in Kings County and bounded as follows. Beginning
at the Westerly Corner of the Land late of John Suydam on the
Road that leads to John Van Dykes Thence South thirty three
Degrees East along the Western Boundaries of the said Land late
of John Suydam Eight Chains & eighty ~~five~~ links thence South
Forty nine Degrees West still along the Land late of John
Suydam two Chains and twenty four links thence North thirty
three Degrees West along the said Land late of Jacob Sebring five
fifty links thence South fifty eight Degrees West along
the

The said Jacob Sebring Jun^r two Chains and thirty two links
 thence North thirty two Degrees West along the said Land
 late of Jacob Sebring Jun^r Eight Chains and Eighty four
 Links to the Road aforesaid thence along the said Road North
 Sixty Degrees East four Chains and fifty Links to the place
 of Beginning containing four Acres and five Perches —
 Together with all and singular the &c. &c. —
 Sealed & Delivered
 In the Presence of
 John Ray & James Gunnat

Charlotte Melmoth (D^o)
 W

It is remembered that on the ninth Day of
 May in the Year 1795 before me John Ray one of the Justices
 in Chancery for the State of New York Personally Appeared
 Charlotte Melmoth and acknowledged that she sealed &
 Delivered the within Indenture as her Voluntary Act &
 Deed for the use therein mentioned and there appearing no
 Objections nor Interiminations therein except that noted I
 do allow the same to be Recorded John Ray —
 Recorded the 12th day of May 1795

see next page
 for discharge

Memorandum that on the Eleventh day of May 1798. was produced to me a Certificate. which is filed dated this day Submitted by J. Schiefflin and. Proved. by Charles. J. Richardson of the City of New York. before James. M. Hughes. Master in Chancery certifying that. the Mortgage from which this Extract or Register was made is fully paid off satisfied & Discharged and requesting this Minute or entry thereof. to be made accordingly

James M. Hughes Esq. W

495 an assignment of this mortgage
Recorded in Lib 15 of Mortgages Page
339 & 366

This Indenture made the 4th day of May 1795
Between Burdett. Stryker of the town of Brooklyn in Kings-
County and State of New York Tallow Chanceller and Hannah
his Wife of the One part and Jacob Hicks and John Hicks
both of the town County & State aforesaid Gentlemen of the
Other part Witnesseth that the said Burdett. Stryker
and Hannah his Wife for and in consideration of the sum
of One thousand, One hundred pounds, current money of
the State of New York. to them in hand paid by the said
Jacob Hicks and John Hicks at and before the Enscaling and
Delivery of these presents the Receipt whereof is hereby Acknow-
ledged. Granted Bargained and Sold. Aliened. Released &
Enfeoffed and Confirmed and by these presents Do Grant.
Bargained and Sell Alien Release Enfeoff and Confirm (&
by these presents) unto the said Jacob Hicks and John
Hicks and to his heirs & Assigns for ever All that certain
Lot piece or parcel of ground and houses situate lying

and being in the town of Brooklyn in Kings County aforesaid
and it bounded as follows Viz^t. easterly in front by the Street or
highway leading from the ferry to Brooklyn Church. Southerly
by a Lane or Road and Westerly by said lane or Road leading
from Main Road and beginning at the south east corner of
said house and lot a parcel of Ground to the River and North-
ly. by land now or late of Buntecow containing in Breadth
in front twenty three feet and in the Rear twenty four feet on
the North side by Buntecow land One hundred & six feet &
on the South side by said lane or Road eighty seven feet as
the same is now in fence Together with all the &c &c
In Witness &c. ———— Bundet Myker *ES*

Saled & Delivered in the presence of *Hannah Myker ES*
John Garrison Thos. Bennett Rich Bennett } *SS*
Be it Remembered that on

the 6th Day of May 1795 before me Jacob Sharpe one of the
Judges of the Court of Com: Pleas in & for Kings County the
within named Bundet Myker and Hannah his Wife appear-
ed. who acknowledged that they Executed the within Instrument
of Mortgage as their Voluntary Act & Deeds and she without
any fear Threats or Compulsion of her said Husband
and I having Examined the same finding no Erasures or
Intimations therein do allow the same to be Recorded
Recorded the 13th Day of May 1795 Jacob Sharpe *W*

This Indenture made this 12th day of May 1795 Between
 Jonathan Williams and Mary his Wife of the town of Bus-
 hwick in Kings County in the State of New York. Farmer
 of the one Part and Tunis Tibbott of the town of Brooklyn
 in the ~~same~~ County and State aforesaid farmer of the other
 Witnesseth that the said Jonathan Williams and
 Mary his Wife for and in consideration of the sum of
 Two hundred pounds current Money of the State of
 New York to them in hand paid by the said Tunis Tibbott
 at and before the inscaling and Delivery of these
 presents the Receipt whereof is hereby acknowledged
 have Granted Bargained and sold aliened Released
 Enfeoffed and confirmed and by these presents do Grant

Bargain Sell. Release. Enfeoff-alien and Confirm unto
 the said Tunis Tibout and to his heirs and Assigns forever
 All that certain piece or parcel of Land and premises
 with the appurtenances situate lying and being in the
 town of Bushwick in the County and State aforesaid and
 is bounded as follows VIZ Beginning at a Buttern wood
 tree at the Corner of Jacob Bonum's Land on the Road
 Leading to Bushwick Church and Running North by
 said Road to the Land of Abraham Meserle and West-
 erly along said land to the land of Jeremiah Johnson
 and Southerly by said Land to the land of Jacob Bonum
 Easterly along by the said land of Jacob Bonum to the
 place of Beginning. containing twenty seven Acres - be
 the same more or less. Together with all the &c. &c.
 Sealed & Delivered in

The presence of

Jonathan Williams
 Maria Williams

Jacob Sharpe Jun^r

John Lenthien -

Be it Remembered that on the 12th
 day of May 1795 before me Jacob Sharpe

one of the Judges of the Inferior Court of Com. Pleas in & for King
 County. appeared the within named Jonathan Williams and

Maria his wife after she being Examined by me separate & apart
 from her husband acknowledged that they executed the within

Instrument of Mortgage as their free & Voluntary act & Deed
 for the uses & purposes therein mentioned and having Examined

the same find no Material errors or Interlineations therein
 except those noted do allow the same to be Recorded

Recorded 14th May 1795 - Jacob Sharpe

Memorandum that on this 5th day of June 1798 was produced to me a Certificate which is filed dated this day. Subscribed by Tunis, Tubout and by him acknowledged before Jacob Sharpe one of the Judges of the Court of Common Pleas for Kings County Certifying that the Mortgage from which this Extract or Register was made is fully Paid off Satisfied and Discharged and Requesting this Minute or Entry thereof to be made Accordingly

Jacob Sharpe J. C. P.
 W

This Indenture made the first day of May in the Year of our Lord One thousand Seven hundred and Ninety five and in the Nineteenth Year of the Independence of the United States of America Between Benjamin Havens of the township of Brooklyn in Kings County and State of New York farmer and Abigail his Wife of the one part. And John H. Lott of the Township of Flatlands in the County and State aforesaid farmer of the other part Whereas by a certain bond or Obligation bearing equal Date herewith he the said Benjamin Havens is held and firmly bound unto the said John H. Lott in the sum of Two hundred pounds current money of the State of New York conditioned for the payment of the sum of One hundred pounds like current

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Money with Interest for the same at the Rate of Six per Cent per Annum unto the said John A. Lott or to his certain Attorney Executors Administrators or Assigns on or before the first day of May next ensuing the date hereof as by the said condition will fully appear. Now this Indenture witnesseth that the said Benjamin Havens and Abigail his Wife for and in consideration of the said sum of One hundred Pounds and better securing the payment of the same with the Interest according to the tenor of the condition of the aforesaid Bond and all Interest which shall grow due from the time the said Bond is made payable unto the said John A. Lott or to his certain Attorney Executors Administrators or Assigns as aforesaid. Have Granted Bargained Sold Aliened conveyed and confirmed unto the said John A. Lott and to his heirs and Assigns forever All that certain lot of woodland situate lying and being in the township of Brooklyn aforesaid Bounded Eastely by Woodland of Cornelius Bergen Westely by woodland of the late Peter Lefferts deceased Southely by land of Johannes Karsicklin and Northely by Land of Jeremiah Remsen containing twenty acres be the same more or less Together with all and singular the &c &c. Scaled and Delivered } Benjⁿ Havens (S)
In the presence of } Abigail Havens (S)
Jorrian Lott. }
Chrisⁿ Lott. }

I the Subscriber do hereby certify that a certain Mortgage from
Benjamin Baven of Brookline Kings County Farmer and. Wife
his Wife to me bearing date the first day of May in the Year
of our Lord One thousand seven hundred and ninety five and
Registered in the office of the Clerk of the said County in Book
of Mortgages No 3 Lib E on pages 48 59 60. &c. is fully paid
satisfied and discharged. And do request that a minute
or entry be made thereof in the said Book of Mortgages accor-
dingly as witness my hand this first day of July 1797
Witness
Leffert Lefferts Junr.
Robert Benson Junr.

John H. Lott.

W

Kings County ss &

Be it remembered that on the first day of July
In the Year of our Lord One thousand seven hundred and nine-
seven before me Leffert Lefferts one of the Judges of said County
personally came John H. Lott signer of the foregoing certificate
who duly acknowledged that he executed it for the intents there-
expressed whereupon I do allow it to be recorded.

Leffert Lefferts

Cancelled this 18th Day of July 1797

Just. Shurtz Junr² Clk

W

[Faint, illegible handwriting]



[Faint, illegible handwriting]



Be it Remembred that on the nineteenth Day of
 May in the Year of our Lord One thousand Seven hundred and
 Ninety five personally appeared before me *Leffort Lefferts*
 one of the Judges of the Court of Common Pleas for Kings County
 within Named Benjamin Havens and Abigail his Wife
 Acknowledged that they did Execute the within Indenture
 of Mortgage as their Voluntary act and deed for the Uses therein
 Mentioned and the said Abigail being first by me privately
 Examined apart from her said husband and confessed that
 she Executed the same freely without any fear or compulsion
 of her said husband. And I having Examined the same
 and finding no error nor any material Intestinations
 therein do Allow the same to be Recorded *Leffort Lefferts*
 Recorded 21st day of May 1795

Cancelled this 18th day of July 1797
John Shaffer J. Ck

This Indenture made the Seventh Day of
 May in the Year of our Lord One thousand Seven hundred and
 Ninety five and in the Nineteenth Year of our Independence
 Between John Sutphen of the township of Brooklyn
 in Kings County in the State of New York farmer and Mary
 his Wife of the one part And Nicholas Schenck Jun^r of the
 township of Flattslands in the County and State aforesaid farmer
 of the other part Whereas by a certain Bond or Obligation
 bearing equal Date with these presents he the said
 John Sutphen is held and firmly bound unto the said
 Nicholas Schenck Jun^r (or to his certain Attorney) in the
 Sum of twelve hundred pounds current money of the State
 of New York. Conditioned for the payment of the Sum of
 Six hundred pounds like money with Interest for the
 same at the Rate of Six per Cent per Annum unto the said
 Nicholas Schenck Jun^r or to his certain Attorney Executors
 Administrators or Assigns on or before the first day of May
 next ensuing the date hereof as by the said Bond and Con-
 dition will appear. Now this Indenture Witne-
 sseth that the said John Sutphen and Mary his Wife
 for and in consideration of the said Sum of Six hundred pounds
 current money of the State of New York. and for the better
 Securing the payment with the Interest of the same
 according to the Tenor of the Condition of the aforesaid
 Bond and all Interest which shall grow due from time to
 time.

I We Granted bargained sold alieneed conveyed and
 confirmed And by these presents I D. Grant bargain
 sell alien convey and confirm unto the said Nicholas Schenk-
 Jun^r and to his heirs and Assigns for ever All that certain
 farm or plantation situate lying and being at a place common-
 ly called and known by a place named Cripplebush in the
 Township of Brooklyn aforesaid BOUND Easterly by clear
 land and Swamp of Samuel Harris Northely by Swamp of
 Abraham Kemser Westerly by Swamp and land of Jacob Hse.
 show Southely by cleared Land of Lambert Sijdam and
 John Nostrand. [Towing and reserving the end of a Wood Lot
 lying in the rear of the said farm and on the easterly side thereof
 which belongs to Jacob Sijdam] the said farm contains
 One hundred Acres be the same more or less Also the west
 end of a certain Lot of woodland known by N. 1. bound west-
 uly by said farm. Southely by woodland of John Nostrand
 Easterly by woodland of Samuel Harris and Northely by
 clear land of the said Jacob Sijdam containing four acres be
 the same more or less, Also another Lot of Wood Land known by N. 2
 commonly called the back end bounded Northely by woodland
 of Samuel Harris westerly by woodland of Isaac Carpenter
 Southely by the patent line between Brooklyn & Flatbush
 and Easterly by woodland of Samiah Johnson containing
 1 Acre & $\frac{1}{4}$ of an Acre be the same more or less. also another Lot
 of wood Land known by N. 2 commonly called the back end


Bounded Northerly by woodland of the said Samuel Harris
 Westerly by wood land of Rem Martinsey Southerly by the patent
 line of Brooklyn and Flatbush aforesaid and easterly by wood
 land of Doctor John VanBuren containing two Acres and one
 half an Acre be the same more or less. Also a piece of Salt
 Meadow in Bushwick Meadow bounded Southerly by Francis
 Vanderwoot easterly by salt Meadow of the said Samuel Harris
 Northerly by the Mill Creek. and westerly by Meadow of John
 Schenck. And Also another piece of Salt Meadows lying at
 the South side of the New Lots in the Township of Flatbush
 aforesaid between the second and third Creek so called running
 from the meadow fence to a certain creek. being yet undivided
 with the Heirs of Johannes Lot of new Lots Deceased, Together
 with all and singular that &c.

John Supton ESQ
 Maria Supton ESQ
 Staled & Delivered in the presence of
 Johannes Elott Esq Jacob Karsnow

Be it Remembered that on
 the 8th day of May 1795. personally appeared before me Johan
 nis Elott. first Judge of the Court of Com: Pleas for Kings County
 the within Name John Supton and Mary his Wife who
 acknowledged that they did Execute the within Indenture
 of Mortgage as their free & Voluntary Act and Deed
 for the uses & purposes therein mentioned and I having
 Examined the same find no Material Erasures or Inter
 linations therein except those noted do allow the same
 to be Recorded
 Johannes Elott
 Recorded 25th May 1795

65

Memorandum that on the Eleventh day of July in the Year
of our Lord One thousand Eight-hundred and Eleven was
produced to me a certificate which is filed dated 20th of May
in the Year aforesaid subscribed by Nicholas Schenck Junr.
and by him acknowledged before William Furman first
Judge of the Court of Common Pleas for Kings County
certifying that the mortgage from which this mortgage
extracted. Register was made is Redeemed & paid off
and discharged —



Suffer Suffer to Clerk


This Indenture made the first Day of May 1773
Year of our Lord One thousand Seven hundred and Seventy three
BETWEEN Thomas Pearsall of the township of Brooklyn in Kings
County in the State of New York. blacksmith and Cooley his wife of the
One part AND Nicholas Schenck Junr. of the township of Flat-
lands in the County and State aforesaid farmer of the other part
Whereas by a certain Bond or Obligation. he the said Thomas-
Pearsall is held and firmly Bound unto the said Nicholas Schenck
Junr. in the sum of seven hundred pounds current Money of the
State of New York. Conditioned for the sum of three hundred and fifty
pounds like Money with Interest for the same at the Rate of Six per
cent per Annum to be paid to the said Nicholas Schenck Junr. or his certain
Attorney Executors Administrators or Assigns on or before the first

Day of May next ensuing. Now therefore this Indenture Witnesseth that the said Thomas Pearwall and
 Caty his Wife for and in consideration of the said sum of three
 hundred and fifty pounds. and for the better securing the
 payment of the same with all the Interest which shall grow
 due thereon according to the Tenor of the condition of the Aforesaid
 Bonds. Have Granted bargained sold released conveyed
 and confirmed. And by these presents do grant bargain
 sell release convey and confirm unto the said Nicholas
 Schenck Jun^r his heirs and assigns for ever. All that certain
 Mesnage tract and parcel of land situate lying and being
 in the township of Brooklyn Aforesaid on the southerly side
 of the highway leading from Browsers Mill to Brooklyn
 Ferry butted and bounded as follows. beginning at the
 Northeastly Corner of the said tract near a blacksmiths shop
 and turning from thence along the land of Charles De
 Voise (the said Thomas Pearwall and the land of Abraham Brown)
 South ~~Sixty two~~ Degrees east forty seven Chains and Ninety
 links to a certain corner of a Stone fence thence along the lands
 of the said Charles Devoise the said Thomas Pearwall and
 the land of Abraham Brown South thirty six Degrees west
 forty seven Chains and thirty seven links. thence along the land
 of the said Abraham Brown and Jeremiah Brown Jun^r North
 fifty three Degrees west forty eight Chains and forty four links
 to the said highway leading from Browsers Mills to Brook
 lyn Ferry thence along the said highway North fifty three
 Degrees East three Chains to the place beginning as the


same is now in fence containing forty two Acres more or less -
 And also all that certain piece of Salt Meadow lying in
 Brooklyn aforesaid near Brown Mills bounded Southwest
 by land of Abraham & Jeremiah Brower, on the Northwest
 by Theodore Polhemus on the East and north East by Tunis
 Tibout and on the South and Southeast by the said
 Abraham & Jeremiah Brower as the same is now Marked
 & Ditched Together with all the 86. 86. 86.



Scaled & Delivered }
 in the Presence of - }

Thomas Pearsall 
 Caty ^{his} ~~mar~~ Pearsall 

John Lefferts & Dorothy Lefferts

Kings County } ss. Acknowledged the twentieth Day -
 of May 1793. by Thomas Pearsall and

Caty his Wife before Leffert. Lefferts one of the Judges of the
 Inferior Court of Com. Pleas. and Allowed to be Recorded
 Recorded 13th June 1795. Leffert Lefferts - 

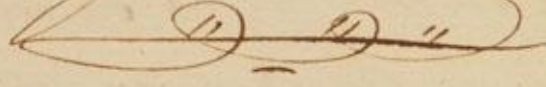
Memorandum that on this fourteenth day of September in
 the Year of our Lord One thousand Eight hundred
 and four was produced to me a Certificate which
 is filed dated the 30th day of April in the Year aforesaid
 and executed by Nicholas Schuck Junr. and by him
 acknowledged before Jacob Sharpe One of the Judges
 of the Court of Common Pleas for Kings County the
 Certifying that the Mortgage from which the foregoing
 Extract or Register was made is redeemed paid
 off and discharged - Leffert Lefferts Clk  

Know all Men by these Presents that I James Fuller now in Brooklyn in Kings County and State of New York. For and in Consideration of sundry Causes me hereunto moving do make Ordain constitute and Appoint Thomas Thomas of Brooklyn in the County and State aforesaid my Lawful Attorney for me and in my Name to Seize on take into Possession and Sell at Publick Auction the following Articles and Species of Property now in the hands of my Brother William Fuller (viz) three Horses. two Cows. five Swine. two Haggons, one Riding Chair one Plough. two Harrows. and sundry Articles of Household furniture. together with a Lease of a certain tract of Land taken of James Mackarell Junr. and I do hereby bind myself my Heirs Executors, Administrators and Assigns to abide by. Ratify and confirm whatsoever my said Attorney or other Attorney or Attorneys under him shall lawfully do and transmit in Witness whereof I have hereunto set my hand and Seal.

The Condition of the above Power of Attorney is such that whereas the said Thomas Thomas did of late endorse over certain Bills for the above mentioned James Fuller to the amount of one hundred and fifty Pounds current. Sterling Money of Great Britain. and whereas there Remains a possibility the Bills above mentioned may meet a protest and the Payment thereof be Demanded of the said Thomas Thomas. therefore if in case.

the said Bills do meet a Protest and the said Thomas Thomas
is Oblige thereby to Advance the Money for the same then this
Power of Attorney Remains in full force and Virtue otherwise
to be null and Void. given under my Hand & Seal at
Brooklyn this 2^d day of June in the Year of our Lord 1795 -
Witness

Tho^s B Du-Grade
Elizabeth Willis


James Fuller Esq.


W

Kings
County } ss.

Be it Remembered that on

the 12th day of June 1795 before me Jacob Sharpe Esq. one
of the Judges of the Court of Common Pleas. for said County -
Tho^s B Du-Grade. who. bring duly sworn upon the holy-
Evangelist of Almighty God Deposeth & saith that he
saw James Fuller sign Seal & Delivn the above power
of attorney as his Voluntary Act & Deed for the use &
purposes therein mentioned. and that he saw Elizabeth Willis
subscribe her name as a Witness. and that he also subscribed
his Name as a Witness and I. having Examined the same
find no Material Erasures or Interlineation therein
do allow the same to be Recorded

Recorded 13th June 1795

Jacob Sharpe

W

This Indenture made the 6th day of June in
 the Year of our Lord 1795. Between Samuel Jayne and
 Hannah his Wife of Brooklyn in Kings County Farmers of
 the one part and Hendrick Loefferts of Flatbush in Kings Co
 of the other part. Whereas the said Samuel Jayne is &
 by one certain Bond bearing even date with this present
 is and stands held and firmly bound unto the said Hendrick
 Loefferts in the penal sum of Twelve hundred current and
 new aforesaid Conditions for the payment of Six hundred
 Pounds current money of the State of New York - at or upon
 the first day of May 1796. with the Interest from the
 date hereof as by the said Bond will appear. Now
 this Indenture Witnesseth that for & consideration
 of the Six Hundred pounds. with the Interest that shall
 grow due thereon. the said Samuel Jayne and Hannah his
 Wife hath agreed to Mortgage to the said Hendrick Loefferts
 and to his heirs and assigns forever ⁱⁿ All that certain
 Dwelling house and Lots of Land. Situate lying
 and being in Brooklyn in Kings County and is better
 and Bounded as follows that is to say Northerly by
 the Land of John Ryerson Easterly by the Land of
 the said John Ryerson Peter Vandervoort & John Loefferts
 and Lambert Suydam Southerly by the Land
 of the said John Loefferts Lambert Suydam & John Loefferts
 and by the Land Belonging to the Estate of John
 Johnson Deceased Westerly by the Road that leads
 from Bedford to the New Lots containing thirty

Acre. be the same more or less - Also. another piece or parcel
of Land and Barn Buttock and Bounded as follows Viz North
only by the Land of Matthew Gleaves Westerly by the Land of -
John Lefferts. Southerly by the Land of Samuel Garrison Easterly
by the Road that leads from Bedford to the New Lots. Cont^g
Thirty Acres be the same more or less, ³ Also one Lot of Wood Land
lying in the third Division of Brooklyn woodland and known
by its Number 27. Bounded Northerly by the woodland of John
Johnson Diccasack East by Christopher Howard and South by
Janus Deboir and Westerly by the Road that leads from
Bedford to New Lots. so as the same has been laid & staked out
Containing ten Acres more or less. Also one Block Lot of
Salt meadow lying in the township of Flatbush Bounded by
the Meadow of Rich Myckoff Leffert Lefferts John Williamson
and South by the Bay, Also another Block lot in Flatbush
aforesaid Bounded by the Meadow of Barnit Lefferts East by
the Creek. West & South by. Corn Myckoff and Frederick Simon
son Together with all & singular the &c &c
Valid & Delivered

In the presence of
James Lefferts &
James Sprouls-

Samuel Jayne
Hannah Jayne

Be it Remembred that on the
30th Day of June 1795 before me Leffert Lefferts - one of
the Judges &c Appeared Samuel Jayne & Hannah his Wife
who Acknowledged the signed the within Indenture of Mort-
gage as their Voluntary Act & Deed & I have Examined the same
do Allow it to be Recorded
Recorded 6th July 1795
Leffert Lefferts.

72
Memorandum that on this thirty first day of January in
the Year of our Lord One thousand Eight Hundred and
Three was produced to me a certificate which is filed
dated the twentieth day of May in the Year One
thousand Eight Hundred and two subscribed by Hendrick
Lefferts and by him acknowledged before Johannes E
Lott first Judge of the Court of Common Pleas of Kings
certifying that he had received from Hendrick E. Luydam
the sum of six hundred pounds being the principal
secured to be paid by the foregoing Mortgage
together with the Interest in full for the same
by the within named Samuel Luyse and Hannah
his wife to the said Hendrick Lefferts, which Mortgage
from which the foregoing extract or register was made
is acknowledged to be redeemed paid off and discharged

Leffert Lefferts Junr. Clerk

This Indenture made the 12th day of December
1794 Between William Carpenter of the town of
Brooklyn in Kings County in the State of New York
Merchant of the one part and Benjamin Stout of the City of
New York Merchant Acting Executor of the last Will and
Testament of John Carpenter late of Kings County deceased
of the other part. Whereas by one certain Bond or
Obligation bearing even date with these presents the
said William Carpenter is held and firmly bound unto

The said Benjamin Stout acting Executor as aforesaid
in the penal sum of One thousand pounds. Current Money
of the said State conditioned for the payment of five hundred
pounds like current Money. together with lawful Interest
for the same on or before the twelfth day of December next
ensuing the Day of the date of the said Bonds as by the
said Bonds or Obligation shall more fully appear. &
Now this Indenture Witnesseth that the said
William Carpenter in consideration of the said sum of
five hundred pounds and for the better securing the
payment thereof with Interest as aforesaid. Hath
Granted Bargained sold aliened Released and Confir-
med unto the said Benjamin Stout Acting Executor
as aforesaid and to his heirs and assigns forever All
that certain Messuage or Dwelling house and Lot piece
or parcel of Ground situate lying and being in the townships
of Brooklyn in Kings County aforesaid being bounded &
bounded as follows. to wit Beginning at the North-
most corner of said lot by the Road leading to the estate
that formerly belonged to Israel Horsfield Senior and run-
ning thence South sixty four Degrees and forty five Min-
utes East two hundred & twelve feet front of the said Lot
thence South twenty four Degrees and thirty Minutes
West eighty one feet and four inches at the upper end
of the said Lot by the land late of the said Israel Horsfield

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thence South Sixty One Degrees and thirty Minutes four
seem feet seem Inches. thence North fifty seven Degrees
forty five Minutes West one hundred and forty eight feet
eight Inches by the Road which turn by the Rear of the
said Lot. thence North forty one Degrees and thirty Minutes
West thirty feet. by the said Road in the rear of the said
Lot. thence North fifty five Degrees East thirty three feet three
Inches. by the abovesaid Road leading to the Estate form-
erly belonging to the said Israel Horsfield sen^r to the place
of Beginning Together with all and singular the Buil-
dings &c. &c. -

Wm Carpenter, Esq

Scaled & Delivered in the presence of -

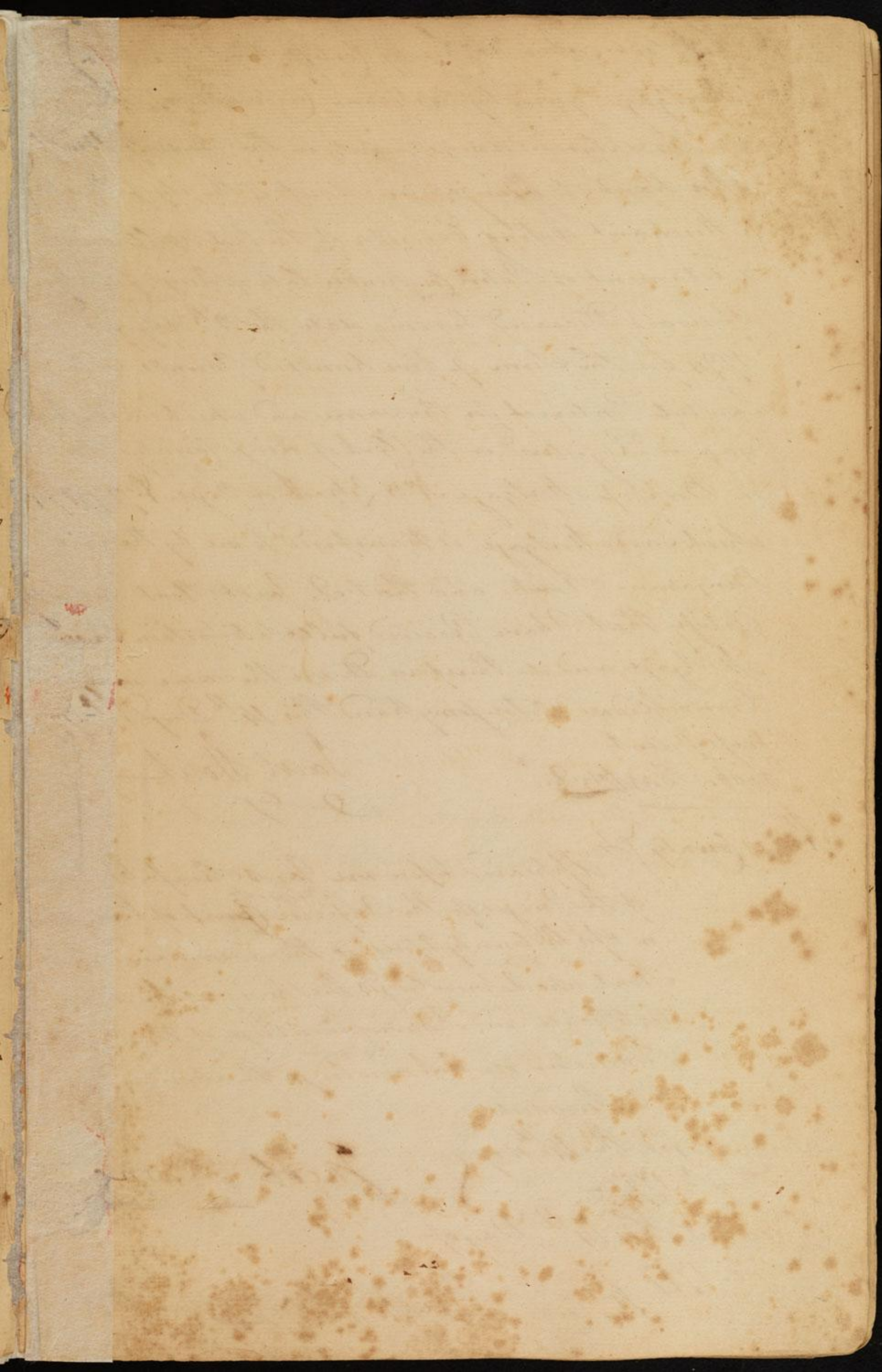
Maria Sharpe Jacob Sharpe Jun^r

Be it Remembered that on the 16th Day of July 1795
personally came and appeared before me said Sharpe one of
the Judges of the Inferior Court of Com: pleas for King County
William Carpenter who acknowledged that he signed
Scaled and Delivered the within Instrument of Mortgage
as his free & voluntary Act & Deed for the Uses & Purposes
therein mentioned and I having Examined the same
find no Material Erasures or Interlineations therein
do allow the same to be Recorded

Recorded 20th July 1795 Jacob Sharpe

Cancelled this 14th Dec^r 1797

per per Jacob Sharpe Jun^r Esq



I the Subscriber do hereby Certify that a certain Mortgage given by William Carpenter of the City of Brooklyn in Kings County in the State of New York Merchant. to Benjamin Stout of the City of New York Merchant Acting Executor of the last will and Testament of Peter Carpenter late of Kings County New York Deceased bearing date the 12th day of Decr 1794 for the Sum of five hundred Pounds with Lawful Interest for the same and which said Mortgage is Registered in the Clerk of Kings County's Office in Book of Mortgage N^o 3 Libra II. on Pages N^o 72. 73 & 74 which said Mortgage. is transferred to me by the said Benjamin Stout. and that I. Jacob Stout do hereby Certify that I have Received full Satisfaction for said Mortgage and do therefore Desire the same may be Canceled as Witness my hand this 14th Day of Decr 1797

Witness my hand

Jacob Sharp Esq^r

Jacob Stout

Kings County N.Y.

Appeared before me Jacob Sharp Esq^r one of the Judges of the Inferior Court of Common Pleas in & for the County aforesaid the above named Jacob Stout. who acknowledged that he signed the above Certificate and I having knowledge of the above Subscriber. do acknowledge the above Certificate to be Recorded.

Acknowledged the 14th day of Decr 1797

Jacob Sharp

Canceled this 14th Day of Decr. 1797

Per Cur. Jacob Sharp Esq^r

This Indenture made this twenty Second day
of June 1795 Between William Carpenter of the town
of Brooklyn in Kings County in the State of New York Mer-
chant of the One Part and Henry Dawson Sen.^r of the same
place Inn Keeper of the other Part: Whereas by one Certain
Bond bearing even date with these presents the said W^m
Carpenter is held & firmly bound unto the said Henry Daw-
son in the penal sum of Six hundred pounds. Conditioned
for the payment of the sum of three hundred current mo-
ney of the State of New York together with lawful interest for
the same on or before the 22. day of June next ensuing the date

Now this Indenture Witnesseth that the said
 William Carpenter in consideration of the sum of the
 said Pounds and for the better securing the payment thereof
 together with the Interest as aforesaid. hath Granted
 Bargained Sold Released Convey & Confirmed unto the
 said Henry Dawson and to his heirs and assigns forever
 All that certain Messuage, Dwelling house Lot piece
 or parcel of Ground situate lying and being in the
 town of Brooklyn in Kings County aforesaid being better
 and Bounded as follows *viz* Beginning at the
 Northernmost corner of said lot by the Road leading to
 the Estate that formerly belonged to Israel Hoxie
 and turning thence South fifty four Degrees and
 forty five Minutes East two hundred and twelve feet
 front of the said Lot. Thence South twenty four degrees
 and thirty Minutes West eighty one feet & four Inches
 at the upper end of the said Lot. by the land of the
 said Israel Hoxie deceased thence South fifty one
 Degrees and thirty Minutes West seven foot seven
 Inches. Thence North fifty Degrees and forty minutes
 West One hundred and forty eight feet eight Inches
 by the Road which runs by the rear of the said Lot. Thence
 North forty one Degrees and thirty Minutes West
 feet by the said Road in the rear of the said Lot.



I the Subscriber do hereby certify that a certain
Mortgage given by William Carpenter of the town of
Lyn in Kings County in the State of New York Mores
to me the Subscriber Dated the 22. day of June
for three hundred Pounds with Lawful Interest of
the same and which said Mortgage is Registered in the
Clerk of Kings County's Office in Book of Mortgages 83
Libra I on Pages. N^o. 75. 76. 77. is fully Satisfied and
Paid and is hereby Discharged and do hereby Request that
a Minute and entry be made of the same and entered
in the Record of said County. as Witness my hand this
14th Day of December 1797.

Witness Present
Jacob Sharpe Jun^r
Jeffery Mottson

Henry Dawson

W

Kings County N.Y.

Appeared before me Jacob Sharpe Esq. one of
the Judges of the Inferior Court of Com: Pleas in
for the County of New York the above named Henry
Dawson who acknowledged that he signed the
above Certificate and I having knowledge of the
above named Henry Dawson the Subscriber
do Allow the same to be Recorded -

Acknowledged the 14th day
of Dec^r. 1797-

Jacob Sharpe

Cancelled the 14th Day of
Dec^r. 1797

per Jacob Sharpe Jun^r Esq.

W

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thence North fifty five Degrees East thirty three feet
three Inches by the aforesaid Road leading to the Estate
formerly belonging to the said Israel Forspold Senior to the
Place of Beginning - Together with all & singular &c
Scales &c. Delivered in the presence of Maria Sharpe & Jacob Sharpe in
Kings County, N.Y.

Wm. Caspender Esq.
Dec 11

Be it Remembred that on the
22. day of July 1795 before me Jacob Sharpe one of the Judges
of the Inferior Court of Common Pleas in & for said County
personally came and appeared the within Named Wm.
Caspender, who acknowledged that he signed Sealed &
Delivered the within Indenture of Mortgage as his Volunta-
ry Act & Deed for the Uses & purposes therein mentioned
And Having Inspected the same find no material
Errors or Intimations therein except those Noted
do allow the same to be Recorded
Recorded 26. day of July 1795. Jacob Sharpe

the within Mortgage cancelled the 14th day of Decr
1797 - as appears by the Certificate
per J^{es}. Jacob Sharpe J^{es}.
W

Know all Men by these presents that I Aldrick
 Brower of Barren Island in King County in the State of
 New York for the consideration of the Sum of Twenty Eight
 pounds current money of the State of New York to me in hand
 paid by Wilhelmus Van Nuy. of the town of New Utrecht in
 the County of Kings. As witness at and before the Enacting
 and Delivery of these presents the Receipt whereof I do hereby
 acknowledge contented and paid HAVE granted bargain
 sold Released and confirmed and by these presents doth
 grant Bargain Sell Release and confirm unto the
 said Wilhelmus Van Nuy. Twenty two hogs both great
 and small Forty Eight Dunsill fowls - One feathered

Three Pillows one bolster two Blankets Nine Blankets two
Sheets and Wearing Apparel three Iron pots. one Tea Kettle
one Grid Iron one pair Smoothing Irons. one Tongue and one
Trammel 12 pewter plates & earthen dishes 4 large dishes 22¹⁰ of
flax yarn. one Spinning Wheel. To have & to hold the above
mentioned property unto the said Wilhelms Van Nuy's. heirs
and assigns to the sole & only proper use Benefit & behoof of
him the said Wilhelms Van Nuy's. heirs & assigns forever
In Witness whereof the 14th April 1795. Morick Brown Esq.
Sealed & Delivered in the presence of Adrian Hagerman &
Johannes Van Nuy's. Kings County. Acknowledged by
Johannes Van Nuy's. one of the Witnesses before Johann
Eloth the 11th day of August 1795 and Examined & allow
ed to be Recorded. Johannes E. Lott
Recorded the 15th August 1795.

W

This Indenture made the first day of May
 1795 Between Benjamin Vredenburg of the first
 Part and Jacob Wilkins Junior of the second part
 Whereas, the said party of the first part, in and by a
 certain Bond or obligation duly executed and bearing
 even date with these presents, stands held and
 firmly bound unto the said party of the second part
 in the sum of Two hundred pounds with Interest
 on or before the first Day of May 1797 - and for the
 better Securing the sum mentioned hath Mortgage
 unto the said party of the second part his heirs &
 assigns for ever All that certain piece or parcel of
 Land lying in New Bushwick in Kings County Long
 Island with two Dwelling house & Barn Built thereon,
 described as follows. beginning by the Road that leads from
 Bushwick to New Lots by the South corner of land of Abraham
 Durie and thence Running Westward along the land of
 Abraham Durie to land of Jacobus Lefferts thence
 Running Southeastward along the Division line
 between Bushwick & Brooklyn to the Road that leads
 to Jamaica thence Eastward along the said Road to the
 Woodland of Johannes Cornwell and so along a straight line
 to the Road of Bushwick aforesaid from thence along the
 said Road to the place where it first Began

This Indenture made the Sixth day of June 1796
Between Jacobus Hageman of Flatbush in Kings County -
Cordwainer of the one Part and Jannitie Martensey Widow &
Garret Martensey Neoman both of the same place of the other
Part. Witnesseth that the said Jacobus Hageman for and
in consideration of the sum of thirty five pounds Current
Money of the State of New York to him the said Jacobus Hage-
man in hand by the said Jannitie Martensey and Garret
Martensey the Receipt whereof he doth hereby acknowledge
and hath Bargained and Sold unto the said Jannitie
Martensey and Garret Martensey and unto their Heirs and
Assigns for ever two feather beds. Bedsteads Callico curtains
and all the furniture thereunto belonging in compleat order
one large brown Cupboard two large brown dining Tables.
1/2 Doz. Windsor Chais 1/2 Doz. Common & 1 large Chest one
Stand 1 Looking Glass. 2 Hammels 1 p^r Undirons 1 D. Shovel
& tongs 4 Iron pots 1 Brass wash Kettle 1 tea Kettle 1 Bridle
2 Irons. 1 Dresser 2 Milks Cows. 1 Horse 1 Waggon 1 plough
1 pleasure Ride 1 tea table and all his household furniture
of every kind whatsoever To have & to hold the said
Goods & Chattles &c. provided always that if the said
Jacobus Hageman his heirs or Assigns. pay or cause to be paid
unto the said Jannitie Martensey & Garret Martensey

The within Mortgagee Cancelled the 11th Day of May
 1791 by John Duffield
 Witness present } Signed
 Jacob Sharp Smith } John Duffield

Ordered to be Cancelled by Jacob
 Sharp One of the Judges. of the Court of Com: Pleas in for
 Kings. before whom John Duffield Acknowledged the same
 The 11th Day of May 1797 - Jacob Sharp
 Cancelled the 11th day of 1797
 Jacob Sharp Smith

This Indenture made the 14th day of February 1796
 in the 20th Year of the American Independence Between Van
 sentius Antoonides of the town of Flatbush in Kings County State
 of New York formerly house Carpenter of the one part: and John
 Vandubilt John Vandewer Adrian Martenscy John Vander
 Bilt Jun^r & Hendrick Suydam Trustees of the Reformed Dutch
 Church of the town of Flatbush in the County Aforesaid of the
 other part Whereas the said parties of the first part is held and
 firmly in and by one Bond or Obligation bearing even date with
 these presents is and stands held and firmly Bound unto the
 said parties of the second part Trustees as aforesaid in the
 sum of Two hundred and twenty eight pounds Current
 Money of the State Aforesaid Conditioned for the payment

(29)

This Indenture made the 25.th day of May in the
Year of our Lord 1796. Between William Elsworth of the
Township of Brooklyn in Kings County and State of New York.
Tavern Keeper and Margaret his Wife of the first part. and
Joseph Smith of Brooklyn aforesaid Carpenter of the second part
Witnesseth that the said William Elsworth and Margaret his
Wife for and in Consideration of the Sum of One Thousand one
hundred and fifty pounds Current Money of the State of New
York. at and before the Ensealing and Delivery of these presents
in Hand well and truly paid by the said Joseph Smith to them +
the said William Elsworth and Margaret his Wife the Receipt
whereof is hereby acknowledged and endorsed on these presents
Have Mortgaged unto the said Joseph Smith his heirs & Assigns
All that plot piece or parcel of Ground Situate lying and being
in the Township of Brooklyn aforesaid beginning in front at
the Southwest corner of the lot of Ground of Thomas Van Pelt
Running along the Main Street Twenty Six feet and Eight
Inches thence Westerly. along a plot of Ground lately conveyed
by the said Joseph Smith to David King of Brooklyn aforesaid
Carpenter. one hundred and five feet thence Northerly along
the Lands of Comfort Sands of New York. and Joshua Sands of
Brooklyn aforesaid Merchants Twenty Six feet and Eight
Inches thence Westerly. along a lot of Land of the said Comfort
and Joshua Sands fifty feet and Continuing the same Line
Westerly fifty feet to Land of the said Thomas Van Pelt to

B. 2

The said sum of Thirty five pounds current money as above
said on or before the first day of May next ensuing with
the Interest at Six per Cent per Annum for the Redemption
of the said hereby bargained premises. Then these Presents
to be void otherwise to Remain in full force & Virtue.

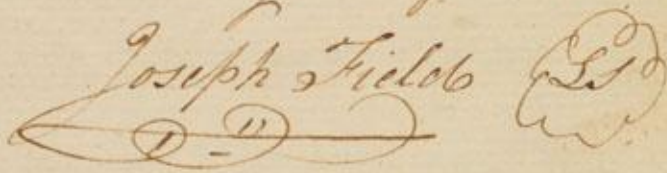
In Witness. &c.

Jacobus Hageman Esq.

Scaled & Delivered in the presence of John Mayel & Johannes Gott.
Acknowledged the 6th Day of June 1796 before Johannes Gott.
Recorded 15th day of June 1796.

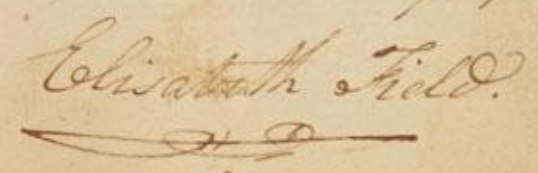
W

Witnesseth that the said Joseph Field in consideration of the
 said debt or sum of three hundred pounds and for the better secur-
 ing the payment thereof with the Interest aforesaid according to
 the Condition of the said Bond or Obligation. Hath granted bargain-
 ed sold alieneed conveyed and confirmed and by these presents
 doth grant sell alien release convey unto the said Luke Couwen-
 hoven and to his heirs and assigns forever. All that certain Mes-
 suage or Dwelling house and Lot Piece or parcell of Ground sit-
 ate lying and being in the Township of Brooklyn in Kings-
 County aforesaid being better and bounded as follows to wit
 Beginning at the corner of a lot of Ground belonging to Antho-
 ny Remsen (or his heirs) next to the Brooklyn Road thence along
 the said Anthony Remsen (or his heirs) lot Ninety Six feet
 to Main Street thence along Main Street Forty eight feet
 thence to the said Brooklyn Road Sixty eight feet thence along
 the said Road thirty feet to the Place of Beginning. Together
 with all and singular the Buildings Eclipses &c &c &c -
 sealed and Delivered

Joseph Field 

In the Presence of
 William Elsworth Nathan Shultz

I Elizabeth Field wife of Joseph Field do hereby Relinquish for ever
 all my Right of Dower in the lot mentioned in the within Mortgage
 Given to Luke Couwenhoven by my said Husband the day year
 mentioned in said Mortgage
 Witness Present &
 Sarah Morris Peter Ganderwort

Elizabeth Field 

90 The place where it first began And Also. all those three-
Messuages. Tenements. or Dwelling houses Erections and
Buildings. Erected and built thereon or on some part or
parts thereof above mentioned and described, and hereby
Conveyed and all which premises hereby conveyed. were
lately bought and purchased by the said by the said Willi-
am Elsworth of and from the said Joseph Smith and
Jane his Wife in fee. To have and to hold &c. &c
Upon Condition that if the said William Elsworth
his heirs Executors Administrators or Assigns shall faith-
fully pay or cause to be paid unto the said Joseph
Smith his Executors Administrators or Assigns. The full
Sum of One thousand One hundred and fifty pounds,
with Lawful Interest. for the same of good & Lawful
Money of the State of New York. Then this present Indem-
nity to be Void.

W^m Elsworth

Margaret Elsworth

Sealed & Delivered }
In the presence of }

Jno Rutledge } Kings County }
Wm Burge }
Be it Remembered

That on the 25th Day of May 1796. before me Jacob
Sharp one of the Judges of the Inferior Court of Common Pleas
for the said County William Elsworth and Margaret his
Wife and Respectively acknowledged the within Indem-
nity to be their Debt. and that they signed and sealed the
same

Of the Sum of One hundred and fourteen pounds on or
before the 15th day of January now next Ensuing with the
82nd

These are to certify that a certain Mortgage Given
by Benjamin Yendenburgh to Jacob Wilkins Jun^r
the 1st day of May 1795 for the Sum of two hundred
Pounds lying in Bushwick in Kings County and is
Record in the Office of the Clerk of Kings County the
4th day of September 1795 in Book of Mortgages
At. 3 in Libra B. on pages N. 80. & 81. was afterwards
Signed over to John Duffield the 5th Day of Nov^r
- 1795. & that J. John Duffield have Received
full Satisfaction for said Mortgage & Derive the
same may be cancelled as Witness my hand this
11th Day of May 1797

Witness present
Jacob Sharpe Jun^r

John Duffield

Kings County N.Y.

Appeared before me Jacob Sharpe one
of the Judges of the Court of Sessions in & for said
County the Above Named John Duffield who acknowledges
that he signed the Above Certificate for the Sums
& purposes therein Mentioned & I do Allow the same
to be cancelled

Jacob Sharpe

Cancelled the 11th day
of May 1797

Recorded

Thomas C. Lott.

Recorded 7th Day of March 1798

Be it Remembered that on the 18th day of April 1796 -
 before me Joshua Sands one of the Judges of the Inferior Court of
 Common Pleas in & for Kings County. personally came and
 appeared the within named Joseph Field who acknowledged
 that he signed sealed and delivered the preceding Indenture
 of Mortgage as his Voluntary Act and deed to and for the
 purposes and use therein mentioned and I having inspected
 the said Indenture and not finding any Material Erasures
 or Interlineations therein do allow the same to be recorded
 Recorded 22 April 1796.

Josh Sands
 (10)

Memorandum that on this 20th day of June 1800 was
 produced to me a Certificate which is filed dated 6th
 of May last past subscribed by Luke Kouwenhoven and
 by him acknowledged before Benjamin Coe one of the
 Judges of the Court of common Pleas for Queens County
 certifying that the Mortgage from which this extract
 or register was made is fully paid off and discharged

Leffert Lefferts Junr. Clk

(10) W

Of the Sum of One hundred and fourteen pounds on or
before the 14th day of January now next Ensuing with the
Interest at five per cent per Annum as by the said bond
will appear. And for the better securing the payment of
the said Sum of One hundred and fourteen pounds with
the Interest thereof as aforesaid the said Vansantius
Antonius hath agreed to Mortgage the hereinafter descr-
ibed piece & Lot of Land &c. premises unto the said parties
of the second part as follows Viz. All that certain house
and Triangular Lot of Ground now in the Possession of the
said Vansantius Antonius situate lying and being in
the town of Flatbush aforesaid the same being bounded and
Boundeds as follows. Northerly by clear land of Cornelius
Vandervuer Westerly by the main Road leading from Flat-
bush to Flatlands. Southerly by the Road leading to Parde-
Pot. Containing two Acres be the same more or less as the
same is now in possession of the said Vansantius Antonius
Together with all the Accu-

V. Antonides

Sealed & Delivered in the presence of

Johannis C. Lot. Jeremiah C. Lot. } Kings County ss

Acknowledged before Johannis C. Lot. Esq. Judge of the
Inferior Court of Com. pleas by the said Vansantius Anto-
nius this 15th day of January 1796. and Allowed to be
Recorded

Johannis C. Lot.

Recorded 7th Day of March 1796

Be it Remembered that on the 18th day of April 1796-

Before me. Jackson T. de ... 18th ... 18th ... 18th ...

[Faint, illegible handwriting throughout the page]

[Red wax seal at top right corner]

[Signature: John D. Smith]

[Date: Jan 1860]

2 May 1771
 Cambridge
 To the Honble
 the Senate
 of the University
 of Cambridge
 In answer to
 your letter of
 the 24th inst.
 relative to
 the petition
 of the
 dissenting
 ministers
 of the
 parish of
 St. Andrew
 in the
 city of
 Cambridge
 I have the
 honor to
 acknowledge
 the receipt
 of your
 letter and
 to inform
 you that
 the same
 has been
 forwarded
 to the
 proper
 authorities
 for their
 consideration
 I am
 Sir
 Your
 Obedt
 Servant
 J. B.

This Indenture made the first Day of June 1796
 Between Abraham A. Rapalje of Bushwick in the County
 of Kings. of the first part and Charles. Roberts. of Brook-
 lyn in the County of Kings of the other part Whereas
 by one certain Bond or Obligation the said Abraham A.
 Rapalje is Bound unto the said Charles. Roberts. in the
 Sum of Three hundred & seventy pounds. with Lawful
 Interest on the first day of June Next. now for the better
 Securing the payment of the said Sum together with the
 Interest the said Abraham A. Rapalje hath agreed to Mort-
 gage All that certain piece or parcel of Land. which is
 part of Abraham Bogart's farm. with the Rights. privileges
 and appurtenances thereto situate lying and being in
 Bushwick and County of Kings said and being bettered and bound
 as follows Beginning at the South west corner of the
 farm of him the said Abraham Bogart at the cross path
 and from thence North ten degrees West. ten Chains
 and from thence North twenty one Degrees West three
 Chains and fifty links thence North Eighty Degrees six
 Chains and sixty five links thence South. ten degrees
 West ten Chains thence South Eighty Degrees west
 five Chains to the place of Beginning six Acres and a
 Quarter and is bounded South by the Road. that leads to
 the ferry West by the Road that leads to Bushwick and
 North and East by the said Abraham Bogart with a
 privilege to Ditch the Land of him the said Abraham

Memorandum that on the fifth day of December in the Year One thousand Eight Hundred and Eight was shewed to me a certificate which is filed bearing date the twenty sixth day of November in the Year One thousand Eight Hundred and Eight subscribed by Gerrit Vandewer ^{Procurator} assinee of the Trustees of the Reformed Dutch Church of the Town of Flatbush and by acknowledged before Elias Hubbard Junr. One of the Judges of the Court of Common Pleas for Kings County certifying that the mortgage from which this Extract or Register was made is redeemed and paid off satisfied & discharged

Leffert Lefferts 6th
 W

This Indenture made the eighteenth day of April in the year of our Lord one thousand seven hundred and Ninety Six Between Joseph Field of the township of Brooklyn in Kings County on Raritan Island in the State of New York. Farmer of the one part & Luke Couwenhoven of the township of Newtown in Queens County Island and State aforesaid Farmer of the other part Whereas by one certain Bond or Obligation bearing even date herewith the said Joseph Field is held and firmly bound unto the said Luke Couwenhoven in the penal sum of Six hundred pounds conditioned for the payment of three hundred pounds current money of the State of New York together with lawful Interest for the same on or before the Eighteenth day of April next ensuing the day of the date of the said Bond or Obligation may more fully appear. Now this Indenture

This Indenture made this third day of May. 1796
 Between Garret Cozine of the town of Bushwick in
 Kings County in the State of New York. and Elsie his wife
 of the one part and Isaac Cornell. of Flatbush in the County
 aforesaid of the other part. Witness by one certain Bond or
 Obligation bearing equal date herewith we the said Garret
 Cozine and Elsie his wife are bound unto the said Isaac
 Cornell. in the Sum of One hundred and Eighty pounds
 Current Money of New York. with Interest at the Rate of Six
 per Cent per annum. and for the better securing the pay-
 ment of the aforesaid Sum together with the Interest the
 said Garret Cozine & Elsie his wife hath agreed to Mortgage
 unto the said Isaac Cornell his heirs Executors Administrators
 or assigns. All that certain Lot of Land. and Woodland -
 Situate lying and being in Bushwick County & State aforesaid
 Bounded Southerly Westerly and Northerly by Jacob Suy-
 dam. and Garret Cozine Easterly by Land of the said Isaac
 Cornell containing between Seven & Eight Acres. or the
 same more or less. And also. another Lot. on which the
 house now stands Bounded Westerly by Jacob Suydam and
 the Bushwick Road. Northerly by Land of Isaac Cornell. Easterly
 and Southerly by the above Lot containing three Acres.
 Together with all the &c. In Witness &c
 Given & Delivered }
 In the Presence of }
 John Williams }
 George Snell }

Garret Cozine

Elsie Cozine




98
to Deane the pond that lays in the Land here
in conveyed. Together with and singular the H.
Haled & Dilivered
in the presence of
Isaac Ransom
Camilius Snyder

Abraham Rapley Esq.
III

Acknowledge before Jacob Sharp Esq
one of the Judges of the Court of Com: Pleas in & for
Kings County. the. Second day of June 1796 &

Almon to be Recorded
Recorded 20th June 1796 W^m B. Sharp

Memorandum that on this 25 day of September 1800 was
produced to me a Certificate which is filed dated 2 day
of August last past subscribed by Charles Roberts and by
him acknowledged before Johannes J. Lott Esq: One of
the Judges of the Court of Common Pleas for Kings County
Certifying that the mortgage from which this Extract or
Register was made is redeemed paid off and discharge

Leffert Lefferts Junr. Clk
D

(91)

for the Uses & purposes therein mentioned and the said
Margaret being by me privately Examined separate and
apart from her said husband. Confessed that she executed
the same Indenture freely. without any fear or Compulsion
of her said husband. and having Inspected the same Inden-
ture and not finding any Material Erasures or Intalina-
tions therein do allow the same to be Recorded
Recorded the 10th day } Jacob Sharpe
of June - 1796 }

Memorandum that on this 30th day of November
1798. was produced to me a Certificate which is filed
dated this day. Subscribed by Joseph Smith and by
him Acknowledged before Jacob Sharpe Esq. one
of the Judges of the Court of Common Pleas. in & for
Kings County certifying that the Mortgage from
which this Extract or Register was made is fully
paid off. satisfied. and Discharged. and requesting
this Minute an entry thereof to be made according

Jacob Sharpe Jun^r Clk
W

96
Be it Remembered that on the 21st day of May 1796
Personally Appeared before me Leffert Lefferts one of the Judges
of the Inferior Court of Common Pleas. in & for said County.
Garret Cozine and Elsie his Wife that the above Indenture
is their Voluntary Act & Deed for the Uses therein mentioned
and Elsie being Examined separate & apart from her
said husband. Acknowledged that she freely & Volun-
tarily executed the same without any fear threats
or Compulsion of her said Husband and I having
examined the same finding no material errors
or Intimations therein do allow the same to be
Recorded
Leffert Lefferts
Recorded 15th June 1796.

Memorandum that on this Eight day of May 1802 was produced to
me a Certificate which is filed dated the fifth day of May 1802
and subscribed by Isaac Cornell and proved by Teunis Schenck
Junt. One of the subscribing witnesses before Johannis Elott first
Judge of the Court of Common Pleas in Kings County Certifying
that the mortgage from which this Extract or Register was made
is redeemed paid off and discharged —

Leffert Lefferts Junt. Clk
W

Comfort Sands and Joshua, and twenty six feet and eight
Inches, thence westerly along a Lot of Ground late of the said
Joseph Smith One hundred and five feet to the place of
Beginning And also all that Messuage or Dwelling
house and premises with its Appurtenances erected and
Built on some part or parts of the said Plot of Ground above
mentioned and hereby conveyed and which said Plot of
Ground and Premises with the Appurtenances were by
Indenture bearing Date the fourth day of June Instant
Granted & Conveyed to the said William Elsworth his heirs
and assigns. by the said David King To hold to and
to the Use of the said William Elsworth his heirs and As-
signs for ever Together &c. Upon Condition Nevertheless
that if the said William Elsworth his heirs Executors and Ad-
ministrators shall pay or cause to be paid to the said David
King his Executors or Administrators or Assigns the full
Sum of Eight hundred Pounds with Lawful Interest for
the same money as aforesaid Then this Indenture to be void
otherwise Remain in full force & Virtue In Witness &c

Sealed & Delivered }
In the presence of }
M^o. Ruble }
W^m Burge - }

W^m Elsworth L.S.
Margaret Elsworth L.S.

92
This Indenture made the Sixth (Day of June in the
Year of our Lord 1796. Between William Elsworth of Brooklyn
in Kings County in the State of New York. Yeoman and Marg-
aret his Wife of the first part and David King of Brooklyn
Aforesaid Carpenter of the second part Witnesseth that the
said William Elsworth and Margaret his Wife for & Consid-
eration of the Sum of Eight Hundred Pounds. Current money
of the State of New York. at and before the enrolling and Deli-
very of these presents in hand well and truly lent and paid
by the said David King to them the said William Elsworth
and Margaret his Wife the Receipt whereof is hereby Ack-
nowledged and endorsed on these presents. hath agreed to
Mortgage to the said David King his heirs and Assigns
All that plot piece or parcel of Ground situate lying &
being in the township of Brooklyn in the County and
State Aforesaid Beginning in front at the Southwest
Corner of Land and a Messuage or Dwelling House erected
thereon late the property of M^r. Joseph Smith now of the said
William Elsworth running along the Main Street Twenty
Six feet and Eight Inches Southerly. thence (along ~~the~~)
Easterly along the Lands of Comfort & Joshua Sands of New-
York & Brooklyn aforesaid Merchants One hundred and
five feet thence Northerly along the Land of the said

This Indenture made the fifth day of May 1796
 Between Thompson Pater of the Township of New Utrecht
 in Kings County Doctor and Aester his Wife of the one,
 part and Rutgers Van Brunt bot^o of the Township of
 Gravesend County Aforesaid of the other part. Whereas
 the said Thompson Pater is by one Bond or Obligation
 bearing even date with these presents is and stands held
 and firmly bound unto the said Rutgers Van Brunt
 in the sum of four hundred Pounds. Current money
 of the State of New York on or before the twelfth day of
 May now next ensuing with the Interest at Seven per
 Cent per Annum as by the said Bond or Obligation
 hereafter shall more fully appear. And for the better
 securing the said sum of four hundred pounds with
 the Interest therefore as aforesaid the said Thompson
 Pater and Aester his Wife hath agreed to Mortgage the
 within after mentioned Premises. unto the said
 Rutgers Van Brunt. VIZ All those certain pieces
 or parcels of Clear Land situate lying and being in
 the town of New Utrecht in Kings County Aforesaid &
 which the said Thomson Pater lately purchased of
 William Crosey and Jannitie his Wife John N. Louw
 enhoven. and Daniel Stillwell and Sarah his
 Wife the same being buttied & bounded as follows.

⁹⁴
Kings }
County } Best Remembred that on the Sixth Day of June
in the Year of our Lord 1796 before me Jacob. Sharpe one the Judges
of the Superior Court of Common Pleas in & for said County of
Kings personally came and appeared William Elsworth and
Margaret his wife and Respectively Acknowledged that they
Signed Sealed and Delivered the within Indenture as their
Free & Voluntary Act & Deed for the Uses therein mentioned
and the said Margaret being by me privately Examined -
separate & Apart from her said husband Confessed that she
Executed the same without any fear or Compulsion of her
said Husband and Having Inspected the same finding no
Material Erasures or Interlineations therein do Allow
the same to be Recorded. Jacob. Sharpe -
Recorded 14th day of June 1796

W

✓

104

Memorandum that on this fourth day of July 1801 was produced to me a certificate which is filed dated the 3rd of June 1801 subscribed by Rutgers Van Brunt and by him acknowledged by Johannis E. Lott Just Judge of the Court of common pleas for Kings County certifying that the mortgage from which this extract^{or} of register was made is redeemed paid off and discharged

Leffert Lefferts Junr. Clk


This Indenture made the Eighteenth day of April in the Year of our Lord 1796. Between Peter Lake of the Township of Flatlands in Kings County Wheel Right of and Jannetie his Wife of the one part and Barnt Johnson of the same Place Woman of the other part. Whereas the said Peter Lake in and by one bond or Obligation bearing even date with these presents is & stands held and firmly Bound unto the said Barnt Johnson for the payment of the Sum of Three hundred Pounds on or before the 18th Day of April now next ensuing the date hereof with the Interest of six per cent per Annum. as by the said Bond or Obligation may more fully appear. //

Southeasterly by Clear Land of Albert Van Brunt (North
 westerly) John Hansen and Daniel Stillwell Southwester
 ly. by Land of Albert Van Brunt Son of Isaac Van Brunt
 Northwesterly by Wood Land belonging to the heirs of the
 Late Nicholas Stillwell deceased and by Clear Land of
 Rutger W Van Brunt and Engelbert Lott and the Wood-
 Land of the said Col: Rutger Van Brunt Northeastly by
 Wood Land belonging to the heirs of the late Johannis Emano
 Deceased containing Twenty Seven Acres or the same
 more or less. so as the same is now Staked and Marked out
 and in the Possession of the said Thompson Peter and
 Hester his Wife. Together with all and singular the ^{the} Houses
 In Witness whereof the parties H. Thompson Peter Esq.
 Staked & Delivered } Hester Peter Esq.
 in the Presence of us }

Johannis E. Lott & Nicholas P. Stillwell.

Kings }
 County } p. Be it Remembered that the above-
 Mortgage was Acknowledged on the 23^d day of
 May. 1796. by Thompson Peter and Hester his Wife
 before Johannis E. Lott Esq. first Judge of the Court of Common
 Pleas for said County. who having Examined the same
 finding no material Erasures nor Interlineations therein
 Except those Noticed. do Allow the same to be Recorded
 Recorded 27th day } Johannis E. Lott-
 of June 1796-

Memorandum that on the twentieth day of June in the Year
One thousand Eight Hundred and Ten was produced to
me a certificate subscribed by Walter Berry John Farr-
:derbilt Executor and Jane Johnson and Alice Johnson
- Executrix's of the last will & Testament of Barrent
^{and by them acknowledged before Elias Hubbard Sen Judge}
John deceased, certifying that the mortgage from which
the foregoing extract or Register was made is redeemed
paid off and discharged -

Respectfully Obedt

W

This Indenture made the 16th day of May 1796.
Between Simon Voorheise & Esther his Wife of the County
in Kings County State of New York. Imkeeper of the one part
and Wilhelmus Van Nuy of the same Place Yeoman of the
other part and Whereas the said Simon Voorheise in and
by one Bond or Obligation bearing even date with these
presents stands held and firmly bound unto the said
Wilhelmus Van Nuy. in the Just and full sum of
One hundred & fifty pounds with the Interest thereof
as Aforesaid at Six per Cent per Annum as by the said
Bond or Obligation and Condition may more fully and
at large appear. and for the better Securing the said
Sum of One hundred & fifty Pounds. with the Interest

And for the better securing the payment of the said sum
 of Three hundred pounds with the Interest thereof as aforesaid
 the said Peter Lake and Jannetie his Wife have agreed to
 Mortgage the herein after mentioned and described Lot
 of Land & premises unto the said Bant Johnson Viz
 All that certain Lot of Land and Premises situate
 lying and being in the Township of Flatlands in Kings
 County aforesaid the same being bounded and bounded
 as follows Viz. Easterly by the main Road leading from
 Flatlands to Flatbush Northerly by clear Land of the said
 Bant Johnson. Westerly and Southwily by Land of
 Johannis Sloothoff Containing one Acre and a half an
 Acre so as the same is Marked and staked out
 Together with all and singular the Buildings
 thereon or which may hereafter be erected thereon
 In Witness whereof the parties etc. Peter Lake Esq.
 sealed & Delivered in the presence of }
 Johannis E. Lot. Esq. Wm. Van Sinder } Jincy Lake Esq.
 Kings County } ss. Be it Remembered that on the 18th
 day of April 1796 before Johannis E. Lot. Esq. Justice of
 the Court of Common Pleas. appeared Peter Lake & Jannetie
 his Wife who severally acknowledged the above Mortgage
 as their Voluntary Act & Deed. & the said Judge having
 Examined the same doth allow it to be Recorded &
 Recorded 27th June 1796 } Johannis E. Lot.

This Indenture made the 15th day of June 1796. between Cornelius Duyce of the town of flat bush in Kings County of the One Part and John H. Van Buren of the same place of the other Part. Witnesseth that the said Cornelius Duyce for and consideration of the sum of Forty Pounds with interest for the same

1042
Kings County ss Be it Remembred that on the first day of November in the Year of our Lord one Thousand Seven hundred and Ninety six Personally Came and appeared before me Johannes E. Lott Justice Judge of the Inferior Court of Common Pleas for said County the within named Wilhelmus Van Alago who Acknowledged to be fully Satisfied of the Principle and Interest of a Certain Mortgage given to him by Simon Voris and Esler his wife for the Consideration within Mentioned. I Do allow the same to be Canceled Agreeable to a Law of this State in that Case made and Provided
Johannis E. Lott

Cancelled 2 Nov 1796

Punto the
Eight-
hundred Mark
the said

(L.S.)

is Acknowledged
one of
as for said
allowed

August 1798
[Signature]

Thus as Aforesaid the said Simon Voorhuis and Esther
 his Wife hath agreed to Mortgage the within hereafter men-
 tioned & Described Land and premises unto the said
 Wilhelmus Van Nuy. Viz. all that certain Piece of
 Land. Situate lying and being in the town of Flatlands
 Island and County Aforesaid the same being better and
 bounded as follows. Viz. Southly by the Highway
 that leads to Gravesend. Westerly by land of Johannis
 Stoothoof Northly by land of Peter Lake, Easterly by
 the highway. that leads to Flatbush Containing one
 Acre one Rod. and sixteen Square Yards. be the same
 more or less so as the same is now in the possession of
 the said Simon Voorhuis & Esther his Wife. Together
 sealed & Delivered } Simon Voorhuis
 In the presence of } Ester Vooris.

Johannis C. Lott & Aaron Van pelt

Kings County } It is Remembred. That on the 17
 day of May 1796. the above Named Simon Voorhuis
 and Esther his Wife Acknowledged the above Mortgage
 before Johannis C. Lott. first Judge of the Inferior
 Court of Common Pleas. for said County. and Having
 carefully Examined the same finding no Material
 Erasures or Interlineations therein except those Noti-
 ced do Allow the same to be Recorded

Recorded 28th day of }
 June 1796 -

Johannis C. Lott
 Cancelled 2 November 1796

Jacobus Van Nuy

This Indenture made the 15th day of June 1796. between Cornelius Duyce of the town of flat-bush in Kings County of the One Part and John A. Van Buren of the same place of the other Part. Witnesseth that the said Cornelius Duyce for and consideration of the sum of Forty Pounds. with Interest for the same at Six per Cent per Annum. hath Mortgaged unto the above named John A. Van Buren his heirs & assigns. One Waggon almost new. one Sorel horse. One Brown Mare and a Negro Man Cummany for the security of the said Principle & Interest In Witness &c.

Sealed & Delivered } Cornelius Duyce (Sd.)

In the presence of

Benjamin Hinchman } Kings County } A.
Ebediah Hinchman }

The above Mortgage is Acknowledged before Jacob Sharpe one of the Judges of the Inferior Court of Com: Pleas for said County. the 21th of September 1796 and allowed to be Recorded Jacob Sharpe -

Recorded the 25th September 1796

Certificate filed & cancelled the 23rd Day of August 1798
Per J^{us} Jacob Sharpe J^{ud}

Thence as Aforesaid the said Simon Voorhise and Esther
his Wife hath agreed to Mortgage the within hereafter men-
tioned & Described Land and premises unto the said
Wilhelmus Van Nuy. Viz. all that certain Piece of
Land. Situate lying and being in the town of Flatlands
Island.

bounded
that the
Stockholm
the high
are one
more or
the same
Sealed &
In the p
Johannes C
Kings Court
day of
and. Esther
before
Court of
carefully

Johannes C. Lott
Abraham Wyckoff

104 00
Wilhelmus Van Nuy do hereby Acknowledge to be fully
satisfied of the Principal and Interest of a Certain Mortgage
given to me by Simon Voris and Esther his wife for the
Consideration sum of One Hundred and fifty Dollars with
Interest at six per Cent on a Certain lot of Land situate lying
and being in the Town of Flatlands in Kings County State of
New York which Mortgage was Dated the sixteenth Day of
May last In Witness my hand the first Day of June
in the year of our Lord One Thousand Seven hundred & Nin-
ety Six —
Signed in the Presence of us
Wilhelmus van Nuy

Erasmus or Interlinations therein except those Noti-
ced do Allow the same to be Recorded

Recorded 28th day of }
June 1796 - }
Johannes C. Lott
Cancelled 2 November 1796
Jacobus Van Nuy

by Mark of Abraham Lequere, including the
one equal half of the Mill Pond containing forty
Acres. be the same more or less so as the same is now
possession of the said Nicholas Van Dyke and Eliza
with his wife together with all the &c. In Witness
whereof I have delivered } Nicholas Van Dyke
in the presence of } Elizabeth Van Dyke
Johannis E. Lott }
Minister Lott- } Kings County N.Y. Acknowledged
this 7 day of May 1796 by Nicholas Van Dyke &
Elizabeth his wife before Johannis E. Lott, Just. Judge
of the Court of Com: Pleas for said County & Attorney
to be Recorded. Johannis E. Lott-
Recorded the 25th June 1796

Memorandum that on the 8th day of May in the 1806 was
produced to me a certificate which is filed dated the
20th of December in the Year 1805. subscribed by Albert
Van Brunt on behalf of his Father lately deceased
and by him acknowledged before George A. B. Esq.
One of the Judges of the Court of Common Pleas
for Kings County certifying that the mortgage
from which this Extract or Register was made
is redeemed paid off and discharged -

Leffert Lefferts Clk


This Indenture made the Second day of May
 One thousand seven hundred and Ninety Six between
 Nicholas Van Dyke of the township of Brooklyn in
 County in the State of New York Miller and Elizabeth
 his Wife of the One part and Nicholas Van Brunt
 of the Narrows in the town of New Utrecht of the other
 part. And whereas the said Nicholas Van Dyke
 and by one bond or Obligation bearing even Date with
 these Presents is and stands held and firmly bound
 unto the said Nicholas Van Brunt in the sum of
 One Thousand Pounds. Current Money of the State of
 New York Conditioned for the Payment of five hun-
 dred Pounds like Money on or before the second day of
 May now next Ensuing with the Interest at Six per
 Cent per Annum. and for the better securing the
 Payment of the said sum of five hundred Pounds
 with the Interest thereof he the said Nicholas Van
 Dyke & Elizabeth his Wife hath Agreed to Mat-
 unt to the said Nicholas Van Brunt his heirs and
 assigns for ever All that certain piece or parcel of
 Land Meadows and Marsh situate lying and being
 at Red Hook in the township of Brooklyn Aforesaid
 the same being buttied and bounded as follows. Viz
 Northeastly by Land & Measure of Matthias
 Van Dyke Northwesterly Westerly Southwesterly and
 Southwesterly by the River Southeastly

- and so along the land formerly owned by Benson but now also
possessed by the said W^m Elsworth and along the land of John
Couwenhoven and along the farm now possessed by Nicholas R. Couwen-
hoven and which was purchased by Rem. Couwenhoven deceased of M^r.
Foucraft. and along land called Berrises. Estate and along by the
land now occupied by the said John Couwenhoven, and which said
farm or tract of land is bounded. as follows. by the Main Road
leading from Brooklyn town to Jamaica. by land possessed by
William Elsworth by land possessed by John Couwenhoven
by land possessed by the Representatives of Berrise and which
said tract of land hereby granted and intended to be contain
Twenty Acres. more or less which said tract or farm was devised
to the said John R. Couwenhoven in & by the last will and tes-
tament of Rem. Couwenhoven deceased. as in & by the same will.
Reference to the same being had. will more fully & at large
appear with the Rights members hereditaments and Appurte-
nances together with the privileges buildings ways. com-
modities and all and singular the premises In witness
whereof the parties to these presents have hereunto set
their hands & Seals on the day & Year first above written
Sealed & Delivered } John R. Couwenhoven (L.S.)
In the presence of

Jos. Ogden Hoffman & Thomas Chapman Jun^r.
State of New York It is Remembered that on the 10th day
February 1797. personally appeared before me James M. Hug-
one of the Justices in Chancery. Thomas Chapman Jun^r who

108 ✓ See p 110 for Deceit
This Indenture made the 26th day. of January
the Year of our Lord. One thousand Seven hundred & Ninety
seven Between John R. Louwenhoven of the County of King
and State of New York. Esquire of the first part. and William
Cunningham. of the City of New York. Merchant of the second
witnesseth that the said party of the first part for and in
Consideration of the Sum of two thousand pounds lawful
Money of the State of New York. with lawful Interest for the
same on or before the twenty six day. January in the Year of our
Lord. One thousand & Seven hundred and Ninety Eight to him in
hand well and truly paid by the said party of the first part
of the second part and for the better securing the said Sum of
two thousand pounds with the Interest for the same the said
John R. Louwenhoven hath agreed. to Mortgage to the said
William Cunningham his heirs Executors Administrators
and Assigns. All and singular that certain dwelling
house and farm now occupied by the said John R. Louwenhoven
situate in the town of Brooklyn County of Kings State of New
York. Beginning westerly by the Corner of what is usually
called. the Homestead of the late John Louwenhoven the Grand
father of the said John R. Louwenhoven nearly opposite to the land
now or formerly owned by Michael Bergen. then along the high
Road. to land. lately owned by Doctor Dunkle now possessed by W^m
Elsworth and so along the land so possessed by the said W^m Elsworth

X 110

Whereas. the within Named William Cunningham hath
Advanced to the said John R. Cowinhoven the further Sum
of two hundred & thirty three Pounds. fourteen Shillings and
Seven Pence. the Receipt whereof the said John R. Cowinhoven
doth hereby Acknowledge. and thereupon the said John R.
Cowinhoven hath entered into Bond with the said William
Cunningham. in the penal Sum of four hundred & fifty
Pounds. Conditioned for the payment of two hundred & thirty
three Pounds. fourteen Shillings & Seven Pence to the said
William Cunningham his Executors Administrators or
Assigns. with Lawful Interest for the same on the twenty
Sixth day of January. next ensuing the date hereof
At the said John R. Cowinhoven doth for himself his heirs
Executors. and Administrators. Covenant promise & Agree
to and with the said William Cunningham and his
Executors and Administrators and Assigns. that the Messuages
Dwelling house Farm and all and Singular the premises with
the Appurtenances by the within written Indenture of Mortgage
mentioned heretofore on page 108. & 109. and every part and
Parcel thereof with the Appurtenances. shall stand chargeable
until the said Sum of ^{two hundred & thirty three Pounds fourteen Shillings & Seven Pence} & Remain a Security to him the said
William Cunningham his Executors Administrators and
Assigns. as well the Sum of Two Thousand Pounds within
Mentioned to be paid and the Interest thereof as also for
the payment of the further sum of two hundred and thirty
three Pounds. fourteen Shillings & Seven Pence. and the
Interest thereof shall be paid & Satisfied In Witness &c

This 7th Day of September 1797

Sealed & Delivered in the presence of
Robt. M. Wilson }
Thomas Tibbott }
The Above wrote
on Evidence in
Presence of -

John R. Cowinhoven

This Indenture made this 2^d day of May 1797
 Between Thomas Hoffmire of the City of New York. Brick
 Layer of the one part and John Doughty of the town of Brooklyn
 in Kings. County Butcher of the other part Witnesseth
 That for and in consideration of the sum of Seventy five Pound
 Current Money of New York. hath Mortgaged unto the said
 John Doughty. All that certain piece or parcel of Land &
 premises with the Appurtenances lying in the township of
 Brooklyn in Kings. County & State of New York Beginning
 at the Northwest Corner of a lot of Ground belonging to Richard
 Everitt and running thence South Southwest Ninety four feet
 Six Inches to the Land of Cary. Ludow. West Northwest twenty
 Six feet thence North East to the Street running in front
 of said Lot Eighty four feet four Inches thence along said
 Street East Southeast twenty Six feet to the place of beginning
 Said & Delivered } Tho^s Hoffmire ESQ

In the presence of

Jacob Sharpe Jun^r & Ann Sharpe }

Acknowledged the second day of May 1797 by Jacob
 Sharpe one of the Witnesses on oath before Jacob Sharpe
 Esq^r one of the Judges of the Inferior Court of Common
 Pleas for Kings County and allowed to be Recorded

Jacob Sharpe
 Recorded the 10th day of May 1797.

114

Know all Men by these presents that Jesse Gale of
of the town of Hempstead in Queens County Thomas for in
consideration of the Sum of thirty ^{One} Pounds Current Money of
New York. to him in hand paid by Jeremiah Brewer of the
town of Brooklyn in Kings County Gentlesman together with
lawful Interest for the same payable on the date agreea-
ble to a Certain Bond bearing even date with these pre-
sents. hath for the better securing the said of thirty one
Pounds. Aforesaid together with the Interest agreed to
Mortgage unto the said Jeremiah Brewer two Hares
the one a Black. with a Bald face the other a Brown with a
Star in her forehead One Waggon & Harness Six Silver
Table Spoons. One Milk Pot one Sugar Tong. now Rem-
aining & being in the Possession of the said Jesse Gale. the
said Jesse Gale hath put the said Jeremiah Brewer
in Possession of the said Articles by Delivering the Silver
Milk Pot. Abovementioned &c In Witness &c. Sealed &
Delivered in the presence of } Jesse Gale }
Jacob Sharpe & Maria Sharpe }
this 4 April 1797

Kings } Acknowledged the 24th day of April 1797
County } before Jacob Sharpe one of the Judges of the Super-
rior Court of Com. Pleas. for said County by
Jesse Gale. and Allowed to be Recorded
Recorded 27th April 1797 Jacob Sharpe

11/4 Sec 109

being duly sworn. do depose and say. that he was present and saw. John R. Conwenhoven grantor in the within Indenture. named Sign. Seal & deliver it as his Voluntary Act and Deed. for the Uses and Purposes therein mentioned and that he the Deponent and Josiah Ogden. Hoffman signed their Names as Witnesses thereto. and I having perused it and finding no Material Erasures. or Intimations therein Do. allow. it to be Recorded. James M. Hughes.

Recorded this 27th day of March 1797 -

Acknowledged by Robert M. Wilman the 8th day of September 1797. before James M. Hughes master in Chancery and allowed to be Recorded

Recorded 8th Sept. 1797
Jacob Sharpe Jun^r (Att.)

James M. Hughes
mat. in Chancery

Memorandum that on the twenty fourth day of July 1798. was produced to me a Certificate which is filed. dated the 31st day of May 1798. Subscribed by W^m Cunningham and by him acknowledged before James M. Hughes. Master in Chancery. certifying that the Mortgage from which this Extract or Register was made is fully Paid off. satisfied. and discharged and Registering this Minute or entry thereof to be made Accordingly

Per J^{us} Jacob Sharpe Jun^r (Att.)

42/10

on or before the first Day of May next. which will be in the
 Year of our Lord 1798. with interest thereon at seven per
 Cent per Annum. as is in and by the said bond or Obligation
 may more fully appear. and for the better Securing the
 Payment of the Aforesaid Sum the said Francis Vandervoort
 and Edie his Wife hath Agreed to Mortgage unto the said
 Charles Johnson his heirs & Assigns. All that certain
 Piece of Wood Land. and Cleared Land. with a dwelling house
 thereon situate in Bushwick Aforesaid containing
 together Nineteen Acres. Bounded on the East side
 by Land of Jacob Durgee and on the South West and
 North side by Land of Andrew Stockholm. Together with
 all and Singular the Hereditaments Appurtenances there
 unto belonging or in anywise appertaining. In Witness
 whereof the Parties have hereunto set their Hands & Seals
 Scaled & Delivered in the presence of
 Jacob Sharpe Jun^r Maria Sharpe

Edie Van. Duvort (S)

W

State of New York &c. Acknowledged before Jacob Sharpe
 King's County - Just one of the Judges of the Inferior
 Court of Com: pleas. by Francis V. Voort and Edie his
 Wife Separate & Apart from her husband. and
 having been Examined the second day of May 1797
 Allowed to be Recorded Jacob Sharpe


Recorded the 11th Day of May 1797 -

W

This Indenture made the first day of May in the
 Year of our Lord one thousand seven hundred and Seventy seven
 Between Francis Vandervoort of Bushwick Kings County
 and State of New York Farmer and Edie his wife of the one
 part And Charles Johnson of Newtown. Queens County &
 State of New York Farmer of the other part Witnesseth that
 the said Francis Vandervoort Hath in & by one Bond or
 Obligation bearing even date with these presents become
 and stands bound unto the said Charles Johnson in the
 Penal Sum of four hundred pounds. Conditioned for the pay-
 ment of two hundred pounds lawful Money of New York

being in the township of Bushwick Aforesaid. Bounded -
as follows. Northwily by land of the said Peter Convelgea
Easterly by the Road. leading from the Church to the
wood point Southwily by the Commons & Westerly by land
of Abraham Van Ransot and the said Peter Convelgea
Containing three Acres be the same more or less. Togeth
er with all and singular the Appurtenances to the
same belonging. In Witness &c.

Sealed & Delivered

Peter ^{his} Convelgea 

in the presence of -

Burger Vandewater

Corn H Bogart

Kings County

Before Jacob Sharpe one
of the Judges of the Inferior
Court of Com-Pleas appeared
Burger Vandewater the

twelfth day of April 1797 who being duly sworn deposed
& saith that he saw Peter Convelgea sign his Name to the
within Mortgage for the Uses & purposes therein Menti-
oned. & that he & Corn. H. Bogart both signed their Names
as Witnesses I. having perused the same find no Inter-
lineations except those noted Allow the same to be Recorded
Recorded 13th day of April 1797. Jacob Sharpe

Memorandum that on the 9th day of April 1806 was produced to
me a certificate which is filed dated the 7 day of Apr. last
past subscribed by William Convelgea and by him acknowledged
before John Philiman first Judge of the Court of Common Pleas
for Kings County certifying that the Mortgage from which this
Extract or Register was made is Redeemed paid off and discharge

Leffert Lefferts Blk


Memorandum that on the Eleventh day of April
in the Year One thousand Eight Hundred & Eleven
was produced to me a certificate bearing date the
8th day of January 1805 Subscribed by Charles Johnson
and by him acknowledged before Jacob Sharpe
One of the Judges of the Court of Common Pleas
for Kings County certifying that the Mortgage
from which the preceding extract or Register was
made is Redeemed paid off and discharged

Leffert Lefferts Clerk



This Indenture made the first day of May 1786
between Peter Convelvea of the town of Bushwick in Kings-
County on Nassau Island and State of New York a man of the
One part. and William Convelvea of the same place Executor
of the last Will & Testament of John Convelvea late of the
same place deceased for & Consideration of the Sum of One
hundred & Eighty three pounds Current money of New York.
to him in hand paid by the said William Convelvea —
the said Peter Convelvea for the better securing the said
Sum of One hundred & Eighty three pounds together with
the Interest which shall become due thereon hath Agreed
to Mortgage to the said William Convelvea his heirs Exe-
cutors Administrators or Assigns. All that certain piece
a parcel of Land with One half of the house Situate lying &

(117)

Kings County } It is Remembered that on the 13th October
1796 Before Johannis E. Lott Judge of the Court of Common Pleas
Appeared Adrian Hageman & Maria his Wife. who
Solemnly Acknowledged that they Executed the within
Indenture of Mortgage as their Voluntary Act & Deed
for the Uses & purposes therein mentioned and Having
Examined the same do Allow the same to be Recorded
Recorded the 15th May 1797 Johannis E. Lott — W

Memorandum that on the twenty second day of May in
the Year of our Lord One thousand Eight Hundred
and ten was produced to me a certificate which is
filed subscribed by Abraham Lott and by him
acknowledged before Tunis Schenck one of the
Judges of the Court of Common Pleas for Kings County
certifying that the Mortgage from which the
preceding extract or Register was made is Redeemed
paid off and discharged —

Leffert Lefferts Clerk
J. L. A. W

116
This Indenture made this 13th day of October
in the Year of our Lord One thousand Seven hundred &
Ninety seven, Between Adrian Hageman of Flatland
in Kings County. Cordwainer and Maria his Wife of the
one part. And Abraham Lott of Jamaica in Queens County
farmer of the other part. The said Adrian Hageman is held
and firmly Bound by one certain bond bearing date with
these presents unto the said Abraham Lott or to his certain
Attorney his heirs &c. in the sum of One hundred Pounds
with Interest for the same at five per Cent per Annum
unto the said Abraham Lott or to his certain Attorney &c.
Administrators or Assigns. on or before the first day of May next
ensuing as by the said bond & Condition will fully appear.
Now therefore this Indenture witnesseth that the said Adrian
Hageman and Maria his said Wife for & in consideration of the
said sum of One hundred pounds. and for the better securing
the same with Interest hath Agreed to Mortgage unto the said
Abraham Lott and to his heirs & Assigns for ever All that cer-
tain piece or parcel of Land situate lying & being in Flatland
Aforesaid bounded & bounded as follows. Viz. Northerly by the Road
that leads to the New Lots. Southerly by Woodland of Johannes
- Meethof. Northwesterly by land of Derick Remsen. and South
- westerly by Swamp of the said Derick Remsen containing
five Acres. be the same more or less together with all & singular
the &c. In witness &c.
Sealed & Delivered
In the presence of
Johannis J. Lott
John Payne
Adrian Hageman
Maria ^{his} Hageman
mark

heirs of the late Nicholas Nithwell deceased and Clear
Land of Rutgers W. Van Brunt and Engelbert Lott and
Woodland of the above named Rutgers Van Brunt
Containing Twenty five Acres. so as the same is now
Marked and Picked out. by the same man or less. Together
with all and singular the Houses. & Appurtenances &c

Sealed & Delivered } Thompson Peter 
In the presence of } Hester Peter  W
Johannis C. Lott. }
John Sandford } Kings } H. Appeared on the
County. } 3. day of May 1797

before Johannis C. Lott. Just Judge of the Inferior Court
of Com. Pleas. Thompson Peter & Hester his Wife who
severally Acknowledged that they executed the within
Indenture of Mortgage as their free & Voluntary Act
& Deed for the purposes therein mentioned & Having
examined the same do allow the same to be Recorded.

Recorded 15. May 1797. } Johannis C. Lott. W

This Indenture made the first Day of May 1797
 Between Thompson Pater of the town of New Utrecht in
 Kings County. State of New York Doctor & Hester his Wife
 of the One part. and Rutger Van Brunt Esq. of the town
 of Gravesend in the County Aforesaid of the other part.
 Whereas the said Thompson Pater in & by one bond or
 obligation bearing even date with these presents is &
 stands held and firmly bound unto the said Rutger Van
 Brunt in the sum of One Thousand One hundred pounds
 Current Money of the State of New York on or before the first
 Day of May now next ensuing the date hereof with lawful
 Interest for the same as by the said bond and condition may
 more fully appear and for the better securing the payment
 of the said sum of One Thousand One hundred pounds with
 the Interest thereof as aforesaid the said Thompson Pater and
 Hester his Wife have agreed to Mortgage the hereinafter
 mentioned and described Mesuage or Tenement unto him
 the said Rutger Van Brunt. that is to say. All that
 Certain Piece or Parcell of Land and premises Situate
 lying and being in the said town of New Utrecht in the
 County Island & State Aforesaid. the same being better
 and bounded as follows. Viz Northeastly by Woodland
 belonging to the heirs of the late Johannis Emans deceased
 Southly by Clear Land of Albert Van Brunt. John Hansen
 and Daniel Stillwell, Southwestly by clear land of Albert
 Van Brunt son of Isaac Van Brunt. Northwestly by the
 Division Line and Woodland belonging to the heirs of the

Acknowledged the 8th day of May 1797 before I Shannis E. Lott.
first Judge of the Court of Com: Pleas for Kings County. by Simon
Gris. and Ester his wife that they executed the within Indenture
of Mortgage for the uses & purposes therein mentioned. I having
carefully examined the same find no material Erasures or
Interlineations I do allow the same to be Recorded.
Recorded 25th June 1797 } I Shannis E. Lott. W

Memorandum that on the fifth day of May in the
Year of our Lord One thousand Eight Hundred
and ten was produced to me a certificate which is
filed subscribed by Abraham Wyckoff and by him
acknowledged before Elias Hubbard Jun^r. One
of the Judges of the Court of Common Pleas for
Kings County certifying that the Mortgage from
which the preceding extract or Register was made
is Redeemed paid off and discharged
Jesse L. Lott Clerk
J. P. A. W

This Indenture made the 7 day of May 1797
 Between Simon Voorheis of Flatlands in Kings County
 Innkeeper and Ester his Wife one of the one part and Abraham
 Wyckoff of Flatlandsneck in the County aforesaid Yeoman
 of the other part. Whereas the said Simon Voorheis in and by
 one Bond or Obligation bearing even date with these presents
 is and stands held and firmly bound unto the said Abraham
 Wyckoff in the sum of One thousand pounds Current Money
 of the State of New York conditioned for the payment of the sum
 of Five hundred pounds current money aforesaid on or before
 the first day of May next ensuing the date hereof & for the better
 securing the payment of the said sum of Five hundred pounds
 with the Interest thereof as aforesaid the said Simon Voorheis and
 Ester his Wife have agreed to Mortgage the herein after men-
 tioned and described Lot of land & premises unto him the said
 Abraham Wyckoff as follows viz. All that certain lot of
 Land Situate lying & being in the town of Flatlands aforesaid
 the same being bounded & bounded as follows. Viz. Easterly &
 southerly by the Main Road that leads from Flatlands to Graves-
 end Westerly by land of Johannis Stothoff Northerly by land of
 Peter Lake containing one acre one Quarter ten perches and
 sixteen square Yards so as the same is now inclosed Together
 sealed & delivered in the presence of
 John Baxter Jeremiah Lott } Simon Voorheis
 Ester Voorheis

In Witness whereof the parties have herunto Interchange-
ably set their hands & seals the Day and Year first above written
Sealed & delivered }
In the Presence of } Christian Schrader D.P.
Jane Schrader D.P.

Nathl. Schulby & Gilbert Mitchell
" " " " " "

Kings County. Be it Remem-
bered.

that on the 17th June 1797. before Jacob Sharpe one of the
Judges of the Inferior Court of Com: Pleas. personally appeared Christi-
an Schrader and Jane his wife who acknowledged the above contain-
ing Indenture to be their Deed and that they respectively signed
sealed & delivered the same for the Uses & purposes therein mention-
ed and I having Inspected the same find no Erasures or Interline-
ations therein do allow the same to be Recorded Jacob Sharpe
Recorded. 6th day of July 1797

This Indenture made the 17th day of June 1796
 Between Christian Schrader of the township of Brooklyn
 in the State of New York. Proprietor and Jane his Wife of the
 first part and Joshua Sands of Brooklyn aforesaid Merchant
 of the second part Witnesseth that the said Christian Schrader
 and Jane his Wife for & in consideration of the sum of Two
 hundred pounds lawful Money of the State of New York at and
 before the envealing and delivery of these presents in hand well
 and truly paid by the said Joshua Sands to the said Chris-
 tian Schrader and Jane his Wife hath agreed to Mortgage to
 the said Joshua Sands his heirs and assigns. All that
 certain Lot of Ground Situate lying and being in the township
 of Brooklyn in Kings County and State of New York aforesaid
 Beginning One hundred & thirty Eight feet and Six Inches from
 the North west corner of the house of Thomas Van Velt fronting on
 a Street intended to be called front Street thence on towards
 the South along the land of the said Comfort & Joshua Sands
 One hundred feet thence on toward the East along the land of the
 said Comfort & Joshua Sands Twenty five feet thence on towards
 the North One hundred feet to the said Street intended to be
 called front Street and from thence along the said Street Twenty
 five feet to the place of beginning. and also all that Messuage
 or Dwelling house. Erections and Buildings lately Erected and
 Built by and at the Exp. & of the said Christian Schrader on some
 Part or parts of the said Lot of Ground hereby Mortgaged Together &c
 N 26-

and Joshua Sands by Isaac Huntington & Philip Van Cort-
landt Esq^r Commissioners of Jorickues. the 30th day of July
1784-

Comfort Sands (LSD)
C W

Sealed & Delivered in the presence of }
Alexander Hamilton & Daniel McHenry }

Be it Remembered that on the 15th day of June 1797 Person-
ally came & Appeared before me James M. Hughes Master
in Chancery. Comfort Sands to me known to be the Person
described in & who executed the within Conveyance & Acknow-
ledged that he executed the above Indenture as his Voluntary
Act and Deed. and I having examined the same find no
Material Erasures or Interlineations therein do Allow
the same to be Recorded James M. Hughes.

Recorded this tenth day of August 1797

MS
The words One Undivided Jacob Sharpe Jun^r Clerk W

Morty or half Part of above
the thirteenth line is agreeable
to the Mortgage and was a
Mistake in the Record upon
Comparing the same with the
Mortgage and was at the same
time Enterlined August 10th 1797

Jacob Sharpe Jun^r Clerk W W

Patrick Hildreth Master in Chancery

Enclosed - Secrecy 1804

This Indenture made this fifteenth day of June
 in the Year of our Lord One thousand Seven hundred & Ninety-
 Seven Between Comfort Sands of the City of New York Mer-
 chant of the first part and the President Directors and
 Company of the Bank of New York of the second part.
 Witnesseth that the said party of the first part as well
 for the better securing to the parties of the second part the
 faithful payment of the sum of Fifty Thousand Dollars
 Lawful Money of the State of New York on the first day of
 July which will be in the Year One thousand Seven hundred
 and Ninety Nine with Interest at Six per cent per annum
 from the first day of July next ensuing the date hereof
 doth Mortgage ^{the Undivided moiety or half part of} that certain Farm or parcel of Land
 with the several Dwelling Houses Barns Stables and
 other Improvements thereon erected and being hereofore
 the property of John Rapalje Esquire Situate lying and being in
 the Township ^{of Brooklyn} Kings County State of New York Bounded as
 follows. Southerly partly by the Highway leading from
 Brooklyn ferry and partly by certain lots now or late of
 Jacob Sharpe & others Easterly by certain Lands now or
 late of Matthew Pleaves and the Lands now or late belonging
 to the Estate of Baint Johnson Deceased. Northerly by
 certain Lands now or late the property of Rem Remsen
 and Westerly by the River containing One hundred and
 Sixty Acres more or less. Forfeited to the People of this State
 by the Attainder of John Rapalje late of Kings County Esq-
 and Granted Bargained & sold to the said Comfort Sands

Degrees. East fifty. nine feet or Eighty. Eight Links thence North
 Sixty three Degrees. fifteen Minutes. West. Thirty. feet or forty five
 Links thence North Twenty. eight Degrees. fifteen Minutes East
 two Chains thence North. forty three Degrees. thirty Minutes East
 one Chain and twenty two Links thence North thirty seven Degrees.
 thirty Minutes East One Chain & Eighty Links to Highwater Mark.
 the Place of Beginning Containing Six Acres. one Rod. and Eleven-
 perches Bounded Northeasterly by Land now or late of the said
 John F. Ault Midclagh Southerly by the land now or late of the said
 John Kingston South westerly by the House & land. now or late of the
 said. John Talman. and Northwesterly by the River together H. H.

Subscribed & Delivered
 In the presence of
 Dan. Mifflin. & James Kent

John Bedient

Rejey Bedient

Gideon Kimberly

Mary Kimberly

Walter Hubbell

State of New York

J. James Kent Master in Chancery. Do certify

that on the 7th day of August 1797. there came John Bedient & Rejey
 Bedient Gideon Kimberly Mary Kimberly & Walter Hubbell &

I having satisfactory Evidence & full Conviction that they were the
 persons described in & who. executed the above. Decd. & finding no
 Erayures or Interlineations thereunto allow the same to be Recorded

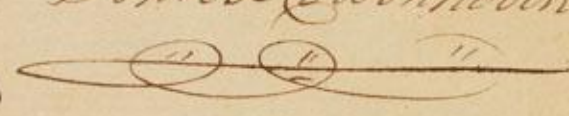
Recorded this 11th Day of August 1797 James Kent

Wm. Mifflin, J. C. C.

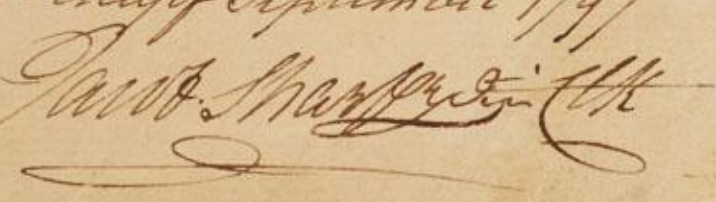
See Annexment next page

This Indenture made this first Day of May 1797
 Between John Redient of the City of New York Merchant and
 Elizabeth his Wife Gideon Kimbaly of the same place Merchant &
 Mary his Wife and Walter Hubble of the same place Merchant
 of the first Part and Joshua Sander and Henry Stanton Acting
 Executors of the Testament & Last Will of Noel John Barbarin
 late of the townships of Brooklyne in Kings County State of New York
 Physician Deceased of the second Part Witnesseth that the parties
 of the first Part for & in Consideration of the sum of Two thousand
 five hundred pounds lawful Money of the State of New York hath
 Agreed to Mortgage to the parties of the second Part All that
 Certain Messuage or Dwelling House and Lot or parcel of Land Situate
 lying & being in the town of Brooklyne in Kings County State of New
 York. Now in the tenure and Actual Possession of Henry Raybould
 being part of the Land formerly purchased by Timothy Hatfield
 from John & George Remsen Beginning at High water Mark Adjoin-
 ing the lands now or late of John & Ark. Middelagh forty seven Degrees
 East five Chains and twelor links thence South forty five Degrees
 East five Chains thence South forty six Degrees East six Chains
 thence South fifty Degrees Two Chains and seven links to the Land
 now or late of John Kingston thence South thirty six Degrees West
 two Chains and Forty links to the land now or late of John Talman
 thence North fifty three Degrees fifteen Minutes West along the
 Land now or late of the said John Talman fifteen Chains & Ninety
 two links thence South Twenty Nine Degrees West one Chain &
 Seventy links thence North sixty three Degrees and fifteen Minutes
 West One Chain and fifty five links thence North Twenty seven

This Indenture. made this Ninth day of September 1797
Between John R. Cowenhoven of the town of Brooklyn. of the first
- Part. and William J. Miller of the City of New York. of the second part
Witnesseth. That for & in Consideration of the sum of four hundred
and Eighty pounds. Current Money of the State of New York. Payable
on the first day of May One thousand Eight hundred & One And
by one Certain Bond. or Obligation and Condition thereunder written
Reference therunto being had. may more fully and at large appear
hath. Mortgaged to the said William J. Miller his heirs and Assigns from
All. that certain Farm tract of Land. and premises lying and being
in the township of Brooklyn. in the County of Kings. & State of New York.
When the said John R. Cowenhoven Now Resides Bounded Westwardly
by the Main Road. leading from Brooklyn. to Jamaica North Eastwardly
- by land. of William Elworth and in the Rear. Northwardly by Major
John Cowenhoven and Eastwardly. by Nicholas R. Cowenhoven and the
land of the Widow Bevoise and Southwardly by the land of Major John
Cowenhoven. containing by Estimation Ninety five Acres to the
same more or less. Together with all the &c &c

Sealed & Delivered in the presence of } John R. Cowenhoven ^W
Michael Van Court. James B. Clarke } 

Acknowledged this Ninth day of September 1797. before Jacob
Sharpe one of the Judges of the Superior Court of Com: pleas for Kings County
by James B. Clarke one of the Witnesses to the within Mortgage
and having been examined was allowed to be Recorded

Jacob Sharpe
Recorded this 9th day of September 1797
by me 

127 1/2

Memorandum that on the thirty first day of August
in the Year of our Lord One thousand Eight hundred
and Seven was produced to me a certificate
which is filed dated the fifth day of August in the
Year aforesaid subscribed by Henry Stantons and
Joshua Sands and by them acknowledged before
William Furman One of the Judges of the Court
of Common Pleas for Kings County certifying that
the mortgages from which the preceding Extract
or Register was made is redeemed paid off
satisfied and discharged -

Leffert Lefferts Clerk
 W

(130.)

This Indenture made this Eleventh day of September 1797 Between John R. Cowenhoven of the town of Brooklyn in Kings County in the State of New York. Bearer of the one Part & John Handvelt of the City & County of New York Merchant of the other part - WITNESSETH that the said John R. Cowenhoven for & in Consideration of the sum of Three Thousand two hundred and fifty Dollars with lawful Interest for the same according to the true intent & meaning of a Condition in a certain writing Obligatory bearing even date herewith and duly made & Executed by the said John R. Cowenhoven party of the first part hath Agreed to Mortgage unto the said John Handvelt Party of the second part and to his heirs & assigns forever All that certain farm tract of Land and Premises thereunto belonging with the Appurtenances lying & being in the township of Brooklyn in Kings County in the State of New York where the said John R. Cowenhoven now Resides Bounded Westerly by the Main Road leading from Brooklyn to Jamaica Northely by Land of William Elsworth & Easterly by John Cowenhoven and Nicholas R. Cowenhoven & the land of the late Widow Debovoise and Southerly by Land of John Cowenhoven and which Land hereby Granted & Intended to be Granted Contains Ninety two Acres be the same more or less which said tract or farm was devised to the said John R. Cowenhoven in & by the last Will & Testament of his father Rem Cowenhoven Deceased Also all that lot piece or parcel of Land & Meadow Commonly called the Hook lying in the said town of Brooklyn Bounded easterly by the Road Southerly by Land of Tunis Tibout & Charles Debovoise Westerly by the

Acknowledged this Eleventh day of September 1797 by
 Jacob Sharpe Jun^r one of the Subscribing Witnesses. who
 being duly sworn that he was well acquainted with the said
 John Rowenhorn and that he saw him Sign Seal &
 Deliver the said Instrument as his Act & Deed & that he
 saw Abraham Deon Subscribe his Name as a Witness
 and I have Examined the same. find no Material
 Erasures or Interlineations do allow the same to
 be Recorded

Jacob Sharpe

W

Memorandum. That on the Ninetenth day of May 1798
 was produced to me a Certificate which is filed. dated the
 Eighteenth day of May 1798 Subscribed by James Tibbott
 of the town of Brooklyn in Kings County and State of New York
 Assignee to John Handcuff Junior of the City of New York
 and by him Acknowledged before James M. Hughes Master in
 Chancery. Certifying that the Mortgage from which this Extract
 or Register is taken and was made is fully paid off Satisfied
 and discharged. and Requesting that Minute thereof be made
 Accordingly

per J^r Jacob Sharpe Jun^r Clerk

W

by the Mill Pond of Adolph Brouwer and Northerly and
 Easterly by Land of John Cowenhoven Containing twenty
 five acres be the same more or less. Also all that piece or par-
 cel of Land. Bounded. as follows and known by the Name of
 the Galey Waters Camp. Westerly by the Main Road leading from
 Brooklyn ferry to Flatbush Southerly Easterly & Northerly
 by Land of John Cowenhoven Aforesaid Containing thirty
 seven acres. be the same more or less. Also another piece or
 Parcel of Land. Wood Land. lying & being in the township Aforesaid
 Bounded Southerly on the line between Flatbush & Brooklyn
 Easterly by the Wood of the late Philip Nagel Northerly by
 Wood Land. of Nicholas R. Cowenhoven and the highway leading
 from Flatbush to Brooklyn Aforesaid. And Also. all that certain
 Lot of Salt Meadow. lying & being in the said township of
 Brooklyn. belonging to the said John R. Cowenhoven bound-
 ed by the Mill Pond of Adolph Brouwer and Upland. of the
 said Brouwer containing six acres more or less the Wood-
 land Aforesaid containing twenty five acres -
 be the same more or less. Together with all the &c.
 Sealed and Delivered } John R. Cowenhoven Esq
 In the presence of }
 Abraham & Devoe
 mark

Jacob Sharpe Jun^r

Recorded this Eleventh day of September 1797

Jacob Sharpe Jun^r W

The said Maria Eldert partly along the meadow of Court Suydam
 and partly along the meadow of Court Van Brunt. from thence run-
 ning southerly with a Ditch along the meadow of the said Court Van
 Brunt. & partly along the meadow of Johannis & Christopher Lott. from
 thence running westerly with a Ditch partly along the said meadow
 and partly along meadow of Frederick Simonson & partly along meadow
 of & belonging to the Estate of Daniel Rapalje Deceased. from thence
 Running southerly along the meadow of the said Daniel Rapalje
 Deceased from thence running westerly with a Ditch partly along
 meadow of Peter Lofferts. partly along meadow of Isaac Cornell partly
 along meadow of Hendrick Wyckoff. and Loffert Lofferts & John
 Van Dyrn from thence running with the said Ditch partly along
 the meadow of John Williamson Loffert Lofferts. William Williamson
 and the meadow belonging to Flatbush Church from thence running
 southerly along the meadow belonging to the said Church &
 meadow of Johannis Vanicklen and meadow of Abraham Van
 Sicken & running from thence with a straight line along
 meadow belonging to the Estate of Daniel Rapalje Deceased
 & to the meadow fence containing *Acres more or less* Hoall
 that certain piece of Land. being partly cleared & partly woodland
 situated lying & being in Flatbush as aforesaid at the south side of the
 New Lots. Bounded Southeastly by Wood Land of Peter Rapalje
 and Maria Lott. Westerly by Land of Nicholas Williamson Northerly
 by the Road that leads along the front of the New Lots and Easterly
 by the fresh meadow including all the swamp adjoining to the Easterly
 side thereof it being the Northerly end of a Lot of Wood Land known by Lot 89
 Together with all the &c. belonging to the said Premises.

Mary Anderson (S.S.) Alex^r Anderson (S.S.)

His Indenture made this second day of May 1796
 Between Alexander Anderson of Flatbush in Kings County
 in the State of New York Cabinet Maker & Mary his Wife of
 the One Part & Nicholas Wyckoff of Flushing in Queens County
 State aforesaid Farmer of the other part. Witnesseth that for
 & in consideration of the sum of thirteen hundred pounds
 Current Money of the State of New York with Interest for the
 same at the Rate of seven percent per Annum Payable on the
 first day of May Next Evening. The said Alexander Anderson &
 Mary his Wife hath Agreed to Mortgage unto the said Nicholas
 Wyckoff. his heirs & Assigns for ever. All that certain Messuage
 Dwelling house. and Tract of Land and Meadows. situate lying and
 being in Flatbush in Kings County aforesaid in the Third Killepoint
 so called. bounded & bounded as follows. to wit. Northwesterly Partly by
 the Fresh Meadows. Partly by land of Court Van Bunt. Partly by
 Land of Peter Rapalye & Maria Lot. Partly by Frederick Simonson.
 Partly by Nicholas Williamson and Again Partly by the said Fre-
 derick S. Peter Rapalye & Maria Lot. and then Bound Easterly by
 the Fresh Meadow until it comes to the Meadow fence so called
 and then running with the said Meadow fence to the Meadow of
 Maria Elout. and from thence running Southwly with a Ditch
 along the said Meadow of Maria Elout to a Block Lot of Meadow
 of the said Maria Elout from thence Running Westerly along the
 said Block Lot to a Long Lot of Meadow of the said Maria Elout
 from thence with a Ditch running Northwly along the said long
 Lot of the said Maria Elout to the Northwly end of her Lot from
 thence running Westerly with a ditch Partly Along the Meadow of

This Indenture made this fiftenth Day of August
between the

Memorandum that on this 5th day of June 1798 was
produced to me a Certificate which is filed dated this day
Subscribed by William Carpenter and by him Acknowledged
before Jacob Sharpe one of the Judges of the Court of Common
Pleas in & for Kings County. certifying that the Mortgage
from which this Extract or Register was made is full paid off
Satisfied and discharged and requesting this Minute or entry
thereof to be made Accordingly

Jacob Sharpe, Jr. Clerk
W

at the Northwest Corner of a Lot of Ground belonging to Richard
Ewart and Running thence South South West Ninety four feet
Six Inches to the Land of Cary Ludlow thence along the Land
of Cary Ludlow west Northwest Twenty six feet thence North
North east to the Street Running in front of said Lot Eighty
four feet four Inches thence along the said Street East
South East Twenty six feet to the place of Beginning
Together with all the &c. To have & to hold &c.

Sealed & Delivered in the Presence of
John I Johnson & Tidwell Brush

Thos. Hoffmire Esq.

Kings County } Acknowledged the 28th Day of September 1797
before Johannes E. Lott first Judge of the Court of Com.

Pleas for said County by John I Johnson one of the Subscribing
Witness & Allowed to be Recorded Johannes E. Lott

Recorded 13th October 1797
per Jacob Sharpe, Jr. Clerk

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W

Read & Delivered in the Presence of
 Johannis E. Lott & Johannis J. Lott -
 Kings County N. York Remembred that on the 11th day
 of October 1797. Appeared Alexander Anderson and Mary his
 Wife who both Acknowledged that they Executed the within written
 Indenture of Mortgage as their free & Voluntary Act & Deed. & that
 the said Alexander Anderson & Mary his Wife being personally
 known to me I having carefully Examined the same find no
 Material Erasures or Interlineations therein do allow the
 same to be Recorded Johannis E. Lott -
 Recorded this 12th day of October 1797
 by me Jacob Sharpe J. C. Clerk.

Memorandum that on the Twenty ninth day
 of April one thousand eight hundred and seventeen
 was produced to me a Certificate which is filed
 Dated the 26th day of April 1817 subscribed
 by Nicholas Wyckoff and proved by Gerrit J.
 Cozine one of the subscribing witnesses before Lewis
 Schenck one of the Judges of the Court of Common
 Pleas for Kings County Certifying that the mortg-
 -age from which ^{was repaid} the extract or Register was
 made is redeemed paid off and discharged

R. H. Vanderveer Clerk.

This Indenture made this fifteenth Day of August
 1797 Between Thomas. Hoffman of the City of New York. Mason
 and his wife of the first part and William Carpenter of the town
 Brooklyn and County of Kings County of the second part
 Witnesseth that the said party of the first for and in Considerati-
 on of the sum of Eighty Pounds. Lawful. Money of the State of New-
 York. to him in paid by the second part the Receipt whereof is
 hereby Acknowledged. the said party of the first part hath
 agreed to Mortgage to the said party of the second part his
 heirs and Assigns. forever. All that certain tract piece or
 Parcell of Land Situate lying and being in the town of
 Brooklyn in Kings County and State aforesaid Beginning
 at the Northwest Corner of a Lot of Ground belonging to Richard
 Evert and Running thence South. South West. Ninety four feet
 Six Inches. to the Land of Cary Ludlow. thence along the Land
 of Cary Ludlow. west Northwest Twenty six feet. thence North
 Northeast to the Street Running in front of said Lot Eighty
 four feet four Inches. thence along the said Street East
 South East. Twenty six feet to the place of Beginning
 Together with all the &c. To have & to hold &c.
 Sealed & Delivered in the Presence of
 John J. Johnson & Tidwell Brush
 Kings County } Acknowledged the 28th Day of September 1797
 before Johannes E. Lott first Judge of the Court of Com-
 Pleas for said County by John J. Johnson one of the Subscribing
 Witnesses & Allowed to be Recorded. Johannes E. Lott
 Recorded 13th October 1797
 per Jm Jacob Sharpe J. L.

Shull & Delivered in the Presence of
 Johannis E. Lott & Johannis J. Lott
 Kings County N. York
 of October 1797. At
 Wife who both
 Indenture of Nov.
 The said Alexander
 known to me I have
 Material Examined
 same to be Recorded
 Recorded this 12th
 by me J. S.

Memorandum.

On the twenty ninth day
 of April one thousand eight hundred and seventeen
 was produced to me a Certificate which is filed
 Dated the 26th day of April 1817 subscribed
 by Nicholas Wyckoff and proved by Garret J.
 Ezano one of the subscribing witnesses before Lewis
 Schenck one of the Judges of the Court of Common
 Pleas for Kings County Certifying that the mortg-
 -age from which this ^{was before} extract or Register was
 made is redeemed paid off and discharged

J. S. Alexander Clerk

This Indenture made the first Day of December in the
 Year of our Lord 1797. Between Henry Dawson of the town of Brook-
 lyn in Kings County in the State of New York. Esq^r & Elizabeth his
 Wife of the first Part and Jacob Hicks of the town County and
 State aforesaid Farmer of the other Part Witnesseth that
 the said Party of the first Part for and Consideration of the
 Sum of five Hundred Pounds Current Lawful Money of the
 State of New York. to them in hand well and truly paid by the
 Party of the second part with Lawful Interest for the same
 before the first Day of December next Ensuing the Date hereof
 the said Parties of the first Part hath agreed to Mortgage unto
 the said Party of the second part his heirs or Assigns. (to wit)
 All that certain Mortgage Dwelling house Lot Piece parcel
 of Ground Situate lying and being in the town of Brooklyn in
 Kings County aforesaid being buttred and bounded as follows
 Beginning at the Watermost Corner of said Lot by the Road
 leading to the Estate formerly belonging to Isaac Horsfield Sen^r
 and thence South Sixty four Degrees and forty six Minutes
 East two hundred & twelve feet front of the said Lot thence
 South twenty four Degrees and thirty Minutes west Eighty
 feet and four Inches at the upper of the said Lot by the Land of
 the said Isaac Horsfield Deceased. thence South Sixty One
 Degrees and thirty Minutes West seven feet seven Inches thence
 North fifty Degrees and forty Minutes West one hundred and
 forty eight feet eight Inches by the Road which Run by the
 Rear of the said Lot thence North forty One Degrees and thirty
 Minutes West Ninety feet by the said Road in the Rear of the

137 / This Indenture made the first Day of December
in the Year of our Lord One thousand Seven hundred and Ninety
seven Between Bunck Stuyker of the town of Brooklyn in
Kings County in the State of New York Tallow Chandler of
the first Part and John Doughty of the town and County of
Butcher of the second Part Witnesseth that the said party
of the first Part for securing the sum of five hundred Dollars
Current Money of the State of New York with Lawful Interest
for the same on or before the first day of December next which
will be in the Year of our Lord 1798 To the party of the second
Part his heirs Executors Administrators & Assigns hath Agreed
to Mortgage All that Certain Lot piece or parcel of Ground and
houses Situate lying and being in the town of Brooklyn in Kings
County aforesaid and is Bounded as follows Wth Easterly
in front by the Street or highway leading from Brooklyn
Ferry to the Church Southerly by a Lane or Road and
Westerly by said lane or Road leading from the Main Road
and beginning at the South east Corner of said house & Lot
or parcel of Ground to the River and Northerly by the land now
or late of Bunticow Containing in Breadth in front Seventy
three feet and in the Rear Sixty four feet and on the North side
by Bunticows land one hundred and Six feet and on the South
side by the said lane or Road Eighty seven feet as the same is
now in fence Together with all the &c. Bunck Stuyker D^t
Sealed & Delivered in the presence of Acknowledged the 11th
Theodorus DeForest & Jacob Sharpe December 1797 before
Jacob Sharpe Esq^r Judge of the Court of Com: Pleas by Bun-
ck Stuyker he knowing him to be the Signor Above do
allow the same to be Recorded Jacob Sharpe
Recorded 14th December 1797 Jacob Sharpe C^{ll}

Cancelled on the
following Page

Registered for and at the Request of Mr
Peter Wychoff this 4th Day of February 1798

Memorandum that on the Sixth day of June 1797 Abraham
Bennet of Gowanus in the town of Brooklyn in Kings County house
Carpenter and Yearty his wife did Mortgage to Peter Wychoff
of the same place All that Certain Messuage tenement and
Lot of Ground & Land Situate lying and being in Gowanus within
the bounds of Brooklyn aforesaid Butted and Bounded as follows
Beginning at the West Corner of a Lot of Land in the Possession of
Gilbert Bogart adjoining the Road leading from Yellow Hook to lot
Bush Kuna Running due West along said Road two Chains and Sixty
four Links unto the Land of Anthony Bennet thence South Seven
Degrees west three Chains and forty links along the East side of
Land of the said Anthony Bennet thence due East three Chains
and six links along the wood Land of Simon & Peter Murnahan
thence North Seven Degrees East One Chain & Eighty Seven Links
thence due West thirty six links along the Rear of Gilbert
Bogart thence Running North Seven Degrees East One Chain
and fifty three links along the West side of the Lot of the said Gilbert
Bogart unto the place of Beginning containing about nine tenths
and a half of an Acre together with all and Singular thereto
Provided always Nevertheless that if the said Anthony Bennet
his heirs &c. shall pay or Cause to be paid into the said Peter
Wychoff his Executors &c. the Sum of Fifty Pounds Current money
of the State of New York with Lawful Interest for the same on or before
the 1st day of June Next ensuing According to the Condition of a
Certain Bond in the said Mortgage Recited then this said Mortgage

Said Lot thence North fifty five Degrees. East thirty
three feet three inches by the aforesaid Road formerly
belonging to the said Israel Horsfield sen.^r to the place
of Beginning.

Read and Delivered

In the presence of

Asst. Messrs. Jm.
Jeffery Gilkison

Henry Dawson Esq

Elyse Dawson Esq

Kings County Jt. Acknowledged this 13th Day of Decem^r
1797. before Jacob Sharpe one of the Judges of the Inf^r
Court of Com: Pleas. by Henry Dawson & Elizabeth
his Wife as their free & Voluntary Act Deed
and I knowing the parties to the within Instrum^t
ent to be the Subscribers to the same having Exam'd
the same do allow it to be Recorded

Jacob Sharpe

Recorded 19th Day of December 1797

Per Jm. Jacob Sharpe Jt. Clerk

Memorandum that on this 13 day of February in
the Year 1808 was produced to me a certificate
which is filed dated the first day of February
in the Year aforesaid subscribed by Jacob Hicks
and by him acknowledged before William Fur-
man One of the Judges of the Court of Common
Pleas for Kings County certifying that the Mortgage
from which this Extract or Register was made
is redeemed paid off and discharged

Jeffery Jefferts Clerk

Ten Acres. be the same more or less. Together with all the &c
 Provided always that if the said Matthew Hall his heirs &c
 shall pay or Cause to be paid unto the said Hellen Vanderbilt her
 Executors &c. the Sum of Two hundred & fifty Pounds Current money
 of the State of New York. with the Interest of Six per Cent per Annum
 for the same on or before the 11th day of August next ensuing
 According to the Condition of a certain Bond in the said Mortgage
 recited then the said Mortgage to be void which Mortgage was
 Proved by the Acknowledgement thereof by the said Matthew
 Hall and Ann his Wife before Thammis E. Lott Judge of the Court
 of Com: Pleas for Kings County the 11th day of August 1797.

W

th
 Memorandum that on this 25 day of October 1805 was
 produced to me a certificate which is filed bearing
 date the 18th day of July in the Year aforesaid
 subscribed by Freeman Clarkson One of the Executors
 of Hellen Vanderbilt late of Flatbush deceased
 and by him acknowledged before William
 Furman One of the Judges of the Court of
 Common Pleas for Kings County certifying that
 the Mortgage from which the ~~the~~ foregoing
 extract or Register was made is Redeemed paid
 off and discharged — Effert Efferts blt



W

to be void which Mortgage was proved by the Acknowledge-
ment of Walter Berry on oath before Jacob Sharpe one of
the Judges of the Inferior Court of Com: Pleas for Kings County
the third day of Feb^y 1798

Recorded this 4th Feb^y 1798

Memorandum that on this twenty eight day of March in the year four
Lord one thousand eight hundred and twenty was produced to me a Certi-
ficate which is filed dated the day Month and year aforesaid sub-
scribed by Peter Wyckoff and proved by Peter Wyckoff Jur^t: one
of the Subscribing Witnesses before William Turrnan first Judge
of the County of Kings Certifying that the Mortgage from which
-ch this extract or Register was made is redeemed paid off satisfied
and Discharged

Alb^o Vanderweir CLK

Registered for and at the Request
of M^{rs} Hellen Vanderbilt this 8th Feb^y 1798

Memorandum that on the 11th day of August 1797 Matthew
Hall of the City of New York Painter and Ann his Wife did Mort-
gage to Hellen Vanderbilt of Flatbush in Kings County Widow
and Relict of the late John Vanderbilt of Flatbush Deceased All
that certain Messuage or Tenement and Lot of Land situate lying
and being in the Township of Brooklyn in Kings County in the State
of New York the Same being buttied and Bounded as follows Viz -
Northerly and Easterly by Land of Theodoras Polhemus South-
ly by the Road that leads from Brooklyn Ferry to Flatbush
and Westerly by a Road that leads from Flatbush to Gowanus containing

Registered for and at the Request of M^r
Thomas Smith this tenth day of April 1798

Memorandum that on the Ninth day of April 1798 -
Jeremiah Vandubilt and Laniah his wife both of the
Town of Brooklyn in Kings County & State of New York
did Mortgage unto Thomas Smith of the same place
All that certain Mesuage or Tenement Piece or Parcel
of Land and Meadow situate in the Township of Brooklyn
Aforesaid Bounded Easterly on the Woodland Clearland
and Meadow of Robert Stockard Southerly on the Mill-
Pond of M^r Luquere Westerly on the Meadow and upland
of said Luquere and Northerly on the Land of M^r Melmoth
Containing sixteen Acres more or less. Together with all and
Singular thereto. Provided Always. Nevertheless that if
The said Jeremiah Vandubilt his heirs Executors Administra-
tors or Assigns shall Pay or Cause to be paid unto the said Thomas
Smith his Executors and Administrators or Assigns the sum of five hun-
dred and fifty Pounds with Interest at five per cent Per Annum

Registered for and at the Request of M^r.
Naphhtali Philips of the City of Philadelphia
in the State of Pennsylvania this 20th
day of March 1798.

Memorandum that on the 15th day of March 1798 Archibald
Blakesly. of the City & State of New York. did Mortgage to Naphhtali
Philips of the City of Philadelphia in the State of Pennsylvania -
All those Two Lots of Land lying and being in the town of Brooklyn
Number 246 and 247. beginning at the Northwest Corner of the Main
Road. that leads from the ferry towards the Episcopal Church and the
Road. that runs to Remsens Mills in the Wellabought Containing
each on the Main Road. Twenty five feet and in the Depth along
the said Road. that leads to Remsens Mills One hundred feet and
in the Rear each Lot twenty five feet with the Use of a Gang way
in the Rear of at least three feet wide and also the Use of the Well on
the adjoining Lot he paying his proportion of Necessary Expenses in
keeping the Well in Repair so long as he uses the same Together
with all and singular &c. Provided always Notwithstanding that
if the said Archibald Blakesly. his heirs Executors or Administrators
or any of them shall well and truly pay or cause to be paid unto
the said Naphhtali Philips or his certain Atty. Executor Administra-
tor or Assigns the said sum of two thousand Dollars. according to
the Condition of a Certain Bond. in the said Mortgage Recited then
the said Mortgage to be void. which Mortgage was proved by the
Affidavit of John Keefe one of the Intervailing Witnesses before
James M. Hughes Master in Chancery the 16th Day of March 1798

Registered for and at the Request of
 Otho Kershaw. this 15th Day of April 1798

Memorandum that on the 25th day of March 1798. Martin Kershaw. of Bushwick in Kings County and State of New York. Yeoman of the first Part. And Mortgage to Ann Kershaw of the same place All that Certain one equal half part of that Certain Farm or Plantation situate lying and being in the bounds and limits of the township of Bushwick in Kings County and State aforesaid the same being butted and bounded as follows. to wit Westerly by the East River commonly so called. Northerly by Clear Land & Wood Land of Jacob Kershaw. Easterly by Clear Land of Abraham Remsen, Southerly by Land of said Abraham Remsen William Remsen and Jacob Bloom containing twenty five Acres be the same more or less so as the same is now in fence Marked & Staked out And also a Lot of salt Meadow in the township of Bushwick bounded Westerly by Land of Peter Colyer Northerly by salt Meadow of David Miller Easterly by Main Creek Southerly by Salt Meadow of said Jacob Kershaw containing three Acres together with all the &c. &c. Provided always. Nevertheless that if the said Martin Kershaw his heirs and assigns shall pay or cause to be paid unto the said Ann Kershaw her Executors - Administrators or Assigns. the full sum of Four thousand five hundred Dollars on the twenty first day of March 1800 Four thousand Eight hundred with Lawful Interest for the same from the day of the date hereof According to the Condition of a certain Bond in the said Mortgage recited then the said Mortgage to be void. which Mortgage was proved by the Acknowledgement thereof by the said Martin Kershaw before Jacob Sharp one of Justices for Kings County the 5th Day of April 1798

Recorded 15th day of April 1798 Jacob Sharp J. C. W

all Current Money of the State of New York on or before
the first day of May Next Evening the Date hereof
According to the Condition of a certain Bond in the said
Mortgage Recited then the said Mortgage to be void which
Mortgage was proved by the Acknowledgment thereof
by the said Jeremiah Vanderbilt and Sarah his Wife
before Jacob Sharpe one of the Judges of the Inferior Court of
Common Pleas. in & for Kings County the tenth day of
April 1798.

Recorded 15th day of April 1798 by me *Jacob Sharpe* Jth
W

Memorandum that on this twenty fourth day of March One
thousand Eight hundred and two was produced to me a Certificate
which is filed dated the twenty second day of August 1801 subscribed
by Thomas Smith and by ^{him} acknowledged before Jacob Sharpe one
of the Judges of the Court of Common Pleas for Kings County certifi-
fying that the Mortgage from which the foregoing extract or
register was made is redeemed paid off and discharged -

Jeffert Jefferts Junr. Clk
W

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Memorandum that on the second day of November in the year 1798 of our Lord one thousand eight hundred and Eighteen was produced to me a Certificate which is filed, Dated the 26th day of October in the year aforesaid subscribed by Lambert Suydam Executor of the last will and testament of Louis Stautense deceased and by him acknowledged before John Harrison one of the Judges of the Court of Common Pleas for Kings County Certifying that the mortgage from which this extract or register was made is redeemed paid Satisfied and discharged. *Wm. Vanderveer* Clerk

Registered for and at the Request of John Middagh this sixth day of May One thousand Seven hundred & Ninety Eight
Memorandum that on the third day of May 1798 John Jackson of the township of Brooklyn in Kings County in the State of New York Merchant did Mortgage to John Middagh of the same place Hatter. All that Messuage Mills and certain lot piece or parcel of Land situate lying and being in the township of Brooklyn in Kings County in the State of New York on the East side of that Farm or Plantation formerly Belonging to John Anson Deceased and is Bounded as follows viz^d Beginning at the most Westerly angle on the East River and Running from thence Southwesterly along the land of Comfort and Joshua Sands to the Marsh or Meadow and thence along the Marsh or Meadow of sundry persons to the Meadow of the heirs of Martin Schenck to the Wallabout Bay thence along said Bay or River to the place of Beginning containing about thirty Acres of Arable Land and about thirty Acres of Marsh Inclosed for a Mill Pond by the same person or persons Together with all and singular thereto Properly Always. Nevertheless that if the said John Jackson his heirs Executors Administrators shall pay or cause to be paid unto the said John Middagh his Executors Administrators or Assigns the Sum of Six hundred Pounds with Lawful Interest for the same

Cancelled on this
following page

Registered for and at the Request of
Jannetie Martensie Executrix and Juris
Rasalje & Lambert Suydam Executors of the
last Will & Testament of Joris Martensie
this Sixth Day of May 1798 —

Memorandum that on the 17th Day of December 1792 William Algeo
of the town of Flatbush in Kings County and Barbara his wife did Mort-
gage to the above named Executors All that certain house and land
situate lying & being in Flatbush in Kings County. Being bounded and
bounded as follows, Westerly by land of John Bennum. Northerly by
land of Peter Atryker, Easterly by Church land now in possession of
Peter Antonides Southerly by the main Road, Containing One acre
or as the same now is fence Together with all and singular the &c.
Provided always Nevertheless that if the said William Algeo his
heirs Executors or Administrators shall pay or come to be paid unto
the said Executors before said the sum of fifty Pounds current money
of New York with Interest at Six percent per annum for the same
on or before the 17th day of December Next according to the condition
in the said Mortgage recited then the said Mortgage to be void which
Mortgage was proved by the Acknowledgment of the said William
Algeo and Barbara his wife before Judge J. H. of the Inferior Court
of Com: Pleas for Kings County the 17th Day of December 1792 —

Memorandum

South. thirty three Degrees East along the Western boundaries
 of the said Land late of John Suydam eight Chains and Eighty
 Six Links, Thence South forty Nine Degrees, west still along the
 said Land late of John Suydam. two Chains and twenty four Links
 thence North ³⁰thrice Degrees. west along the Land of Jacob Sebring
 Jun^r. fifty Links thence South fifty eight Degrees. West. along
 the said Land of Jacob Sebring Jun^r. two Chains and thirty two
 Links thence North thirty two Degrees. west along the Land of
 said Jacob Sebring Jun^r. Eight Chains and eighty four Links to
 the Road aforesaid thence along the said Road. North sixty
 Degrees. east four Chains and fifty links to the Place of Begin-
 ning. Containing four Acres. and five perches. as the same is
 now conveyed to the said party of the first by Jacob Scheiffelin
 of the City of New York. Druggist and Hannah his Wife by
 Indenture of Release bearing date the seventh day of May 1795
 Together with all and singular the &c. Provided always
 Nevertheless that if the said Charlotte Melmoth shall pay or
 cause to be paid unto the said Thomas Gardner. his Executors. &c.
 the Sum of five hundred Dollars. Current money. of the State
 of New York. with lawful Interest for the same. on or before the
 Eleventh day of May next without any Fraud or other Delay. -
 According to the Condition of a certain Bond. in the said Mortgage
 Recited therein the said Mortgage to be void which Mortgage was
 Proved by the Acknowledgement thereof by the said Charlotte
 Melmoth. before James M. Hughes. Master in Chancery the
 Eleventh day of May 1798.

On or before the first Day of May next ensuing the Date hereof According to the condition of a certain Bond. in the said Mortgage recited then the said Mortgage recited to be Void. which Mortgage was Proved by the Acknowledgement thereof by the said John Jackson before Jacob Sharpe one of the Judges of the Inferior Court of Com. Pleas in and Kings County the Sixth Day May 1798.

Memorandum that on this third day of July 1801 was produced to me a Certificate which is filed dated 1st day of May 1801 Subscribed by John Middagh and by him acknowledged before Jacob Sharpe Esq. One of the Judges of the Court of Common Pleas for Kings County Certifying that the Mortgage from which this Extract or Register was made is redeemed paid off and discharged.

Leffert Lefferts Junr. Clk

cancelled

Registered for and at the Request of
M^r. Thomas Gardner. of the City of New
York. Citizen this. twelfth day of May
1798.

Memorandum. that on the tenth day of May. One thousand Seven hundred and Ninety Eight Charlotte. Melmouth of the township of Brooklyn in the County of Kings in the State of New York. did Mortgage to Thomas Gardner of the City of New York. Citizen All that certain piece or parcel of Land. Situate in the township of Brooklyn in Kings County bounded as follows. Beginning at the westerly corner of the land late of John Huydam. on the Road that leads to John Van Dykes thence.

The Interest According to the Condition of a certain Bond in the said Mortgage. Recited then the said Mortgage to be Void, which Mortgage was proved by the Affidavit of Nelly Wyckoff one of the Witnesses before Jacob Sharpe one of the Judges of the Inferior Court of Common Pleas in and for Kings County. the twenty Second day of May Anno Domini 1798.

Memorandum that on this 6th day of February in the Year 1808 was produced to me a certificate which is filed dated the fifth day of February in the Year aforesaid subscribed by Peter Schenck and by him acknowledged before John Skillman first Judge of Kings County, ^{including} certifying that the mortgage from which this Extract is Register was made is Redeemed paid off and discharged —

Leffert Jefferts Ck^W

Registered for and at the Request of M^r William Cunningham of the City of New York Merchant this 23. day of May. 1798.

Satisfied
see next page

Memorandum that on the Nineteenth day of May in the Year 1798. David King of the City of New York. Carpenter and Catharine his Wife did Mortgage to William Cunningham of the same City Merchant All those two certain Lots of Pieces or Parcels of Ground. situate lying and being in Brooklyn in Kings County and State of New York. the first of which said Lots is buttid and bounded as follows to wit. Beginning in front. fifty feet from the Corner of the present great Road. leading to the New ferry and New Road. intended to be laid out Thence Easterly One hundred

Memorandum that on the tenth day of June in the Year of our Lord One thousand Eight Hundred and Ten was produced to me a Certificate subscribed by John Gardner Executor of the last Will and Testament of Thomas Gardner deceased certifying that the Mortgage from which the preceding extract or Register was made is redeemed paid off and is discharged ~

Effect Effect 6th
 W

Registered for and at the Request of M^r
 Peter Schenck - this 23 day of May. 1798

Memorandum. that on the 27th day of January 1798. David Gipson of the township of Bushwick in Kings County and State of New York. did Mortgage to Peter T. Schenck of the same Place All that Messuage or house and Lot of land Situate laying and being in the township of Bushwick aforesaid containing in all one half an Acre of Land. being buttied and Boundied as follows, Northerly, Easterly and Southerly on the commons. of said Township and Westerly on the Publick road near the Church. Together with all and Singular the Profits Commodities advantages and appurtenances whatsoever to the said messuage and Tenement belonging or in anywise appertaining, Provided always Nevertheless that if the said David Gipson his heirs or Assigns. shall pay or Cause to be paid unto the said Peter T. Schenck his Executors Administrators or Assigns. the Just and full sum of Seventy five Pounds Current money of New York. on or before the first Day of May 1799. together with

Memorandum that on this fourteenth day of September
in the Year of our Lord One thousand Eight hundred &
four was produced to me a certificate which is filed
dated the 23 day of June in the Year aforesaid and
executed by William Cunningham and by him —
acknowledged before Thomas Cooper One of the Justices
in Chancery for the State of New York certifying that
the Mortgage from which the foregoing extract or
Register was made is redeemed paid off and discharged

Jeffert Jefferts Clerk
 W

Cancelled

Registered in the Clerk's Office for and at
the Request of M^{rs} Jane Remsen this
Eight Day of June 1798 —

Memorandum that on the Sixteenth Day of May 1798 Jonathan
Williams of the township of Bushwick in Kings County On the Island
of Nassau in the State of New York farmer and Mary his Wife
did Mortgage to Jane Remsen of the township of Brooklyn in
Kings County State of New York Spinster, All that certain
House and Lot of Land adjoining thereunto. Situate lying and
being in the township of Bushwick aforesaid and is buttled and
Bounded as follows. Viz. Easterly by the Road that leads from
Bushwick to the Church south by the Land of Jacob Borum West
and North by the lands of Abraham Meseroll. so as the same is
now inclosed containing twenty three acres and three Quarters
Together with all and singular thereto. Provided Always
Nevertheless that if the said Jonathan Williams his heirs Ex^{rs}
or Administrators shall pay or cause to be paid unto the said
Jane Remsen her heirs Executors, Administrators or Assigns
the Just and full sum of three hundred Pounds current

And five feet (~~to the line of said great Road thence southerly~~)
 thence Northerly Twenty five feet, thence Westerly One hun-
 dred and five feet to the line of said great Road thence Souther-
 ly along said Road twenty five feet to the place of Beginning -
 containing Two thousand Six hundred and twenty five Square
 feet. The second lot is bounded as follows to wit. situate lying and
 being in Brooklyn aforesaid. Beginning in front at the Southwest-
 corner of Land and a Messuage or Dwelling house now or late
 the property of Joseph Smith, running along the Main Street -
 Twenty Six feet and Eight Inches. Southerly thence Easterly along
 the lands (now or late of the property) of Comfort Sands of New York and
 Joshua Sands of Brooklyn Merchants One hundred and five feet -
 Thence Northerly along Land now or late the property of the said
 Comfort and Joshua Sands of Brooklyn twenty Six feet Eight
 Inches. thence Westerly Along the lot of Ground now or late the
 Property of the said Joseph Smith One hundred and five feet to the
 Place of beginning, together with all and singular the &c. Provided
 always Nevertheless that if the said David King his heirs Exrs.
 Administrators or Assigns shall pay or cause to be paid unto the
 said William Cunningham his heirs or Assigns the just and
 full Sum of One thousand Dollars with Interest at Seven
 per Cent per Annum. on or before the first day of May 1799. -
 Pursuant to the Condition of a certain Bond in the Mortgage
 Recited then the said Mortgage to be void which Mortgage was
 provided by the Acknowledgement thereof by the said David King
 and Catharine his Wife before Thomas Cooper Master in chancery
 on the 19th Day of May 1798.

Beginning at Number Eight hundred and ten on the corner of Plymouth and Gold Street. thence Running up Gold Street to Water Street One hundred feet thence down Water Street Ninety Nine feet and a half of a foot thence in a direct line to Plymouth Street One hundred feet. thence to the corner of Plymouth Street and Gold Street Ninety Nine feet and one half of a foot to the Place of Beginning. And Also. all those certain other Pieces or Parcels of Ground. situate at Brooklyn aforesaid. which are bounded as follows to wit. Beginning at Lot Number 844. on the corner of Gold Street and Water Street thence Running up Gold Street to front Street One hundred thence down front Street Ninety Nine feet and a half of a foot thence in a Direct line down to Water Street One hundred feet thence along Water Street to the corner of Gold Street and Water Street to the Place of Beginning, Together with all and Singular the &c. Provide Always. Nevertheless. that if the said William Udall. his heirs Executors or Administrators do and shall well and truly pay or Cause to be paid to the said John Jackson. or to his certain Attorney Executors Administrators or Assigns. the sum of three thousand Dollars of Lawful Money of New York. with Lawful Interest. on the same Sum till paid when the said Principle Sum and Interest shall be demanded after the expiration of seven Months from the date of these presents. According to the tenor of the condition of a certain Bond. or Obligation from the said William Udall to the said John Jackson in the said Mortgage Recited then the said Mortgage to be Void. which Mortgage was proved by the Affidavit Samuel Jackson one of the Witnesses before Jacob Sharpe one of the Judges of the Court of Common Pleas. the 8th day of June 1798.

Money of the State of New York with the Interest at Six Per cent
 Per Annum for the same on or before the first of May next ensuing.
 According to the Condition of a certain Bond in the said Mortgage.
 Recited then the said Mortgage to be void which Mortgage was
 Mortgage was proved by the Acknowledgement by the said Jonathan
 Williams and Mary his Wife before Leffert Lefferts one of the Judges
 of the Court of Common Pleas in and for Kings County the Eight-
 teenth day of May in the Year of our said One thousand Seven
 hundred and Ninety Eight —

W

Memorandum that on this 6th day of May One thousand Eight hun-
 dred and One was produced to me a Certificate which is
 filed dated 3^d day of May 1801 subscribed by Jane Rensen
 and proved by Jacob Boerum one of the subscribing witnesses
 thereto before Johanni E Lotz first Judge of the Court of Common
 Pleas for Kings County. certifying that the mortgage from which
 the foregoing extract or Register was made is redeemed paid
 off and discharged —

Leffert Lefferts Junr. Clk^W

Registered in the Clerk of Kings County's
 Office at the Request of M^r. John Jackson
 this Ninth Day of June 1798 —

Cancelled
 Memorandum that on the twelfth Day of January 1798 —
 William Udall of the City of New York Merchant did Mortgage
 to John Jackson of the same place Merchant All that or those
 certain lots, pieces or parcels of Ground situate at Brooklyn in
 Kings County on Raritan Island which are bounded as follows

hereof According to the condition of a certain Bond in the said Mortgage recited. then the said Mortgage to be Void. which Mortgage was Proved by the Acknowledgment of the said Gysbert Bogart before Jacob Sharpe Esq. one of the Judges of the Court of Common Pleas in and for King County. the 9th Day of June 1798. H H W

- Memorandum that on this 11th day of June 1800 was produced to me a Certificate subscribed by Aaron Higbie and proved by one of the witnesses before Johannes B Lott first Judge of the Court of common pleas of King County Certifying that the said Mortgage from which this extract or register was made is redeemed paid off and discharged -

Leffert Lefferts Jun. Clerk
W

Cancelled

Registered for and at the Request of M^{rs} George Hicks this 13th day of June 1798

Memorandum that on the third day of May 1798. John Bedient Gideon Kimberly of the City of New York and Walter Hubble of Windsor in the State of North Carolina did Mortgage unto George Hicks of the Town of Brooklyn in King County. All that certain Tract or Lot of Land conveyed to the said John Bedient Gideon Kimberly and Walter Hubble. by James Arden and Eliza his Wife by Deeds dated the 16th of August 1796. which said Lot is situated in King County. in the State of New York. near the New York ferry on the East River side and Distinguished in a certain Map thereof made the 25th day of May 1761. Signed by Simon Bouum Abraham Scheneck Aris Romson & Engelbut Lot. and John Lefferts. by Lot N. 10. Beginning at the South west corner of Lot N. 9. now or late of John Middagh and from thence -

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Memorandum that on this 11th day of June 1808 was produced
to me a certificate which is filed, bearing date the 16th
day of November in the Year 1807. Subscribed by John Jackson
and by him acknowledged before William Furmen One
of the Judges of the Court of common pleas for Kings
County Certifying that the Mortgage from which the
^{preceding} Extract or Register was made is Redeemed paid off and
discharged —

Leffert Lefferts Clerk
W

Registered for and at the Request of M^r
Aaron Higbie this 13th day of June 1798.

Memorandum that on the 11th day of June 1798. Gysbert Bogart
of the town of Bushwick in Kings County in the State of New York gave
did Mortgage to Aaron Higbie of the town of Brooklyn in said County
Inholder All that certain piece parcel or lot of Land lying &
on the South East side of the highway that leads from Brooklyn to
Newtown in front of the Messuage or Tenement of the said Gysbert
Bogart being buttred and Bounded as follows Wth Northwesterly by
Lands of the late Walter Franklin now in possession of Francis
Vanderwoort Southerly by Land of the said Stockholm Westerly
by the highway that leads from Bushwick Southward and Land of
Francis Vanderwoort containing by Estimation forty five Acres
Together with all and singular thereto. Provided always. Neverthe-
less that if the said Gysbert Bogart his heirs Executors or Administrators
shall pay or cause to be paid unto the said Aaron Higbie his Executors
Administrators or Assigns the Sum of One hundred Pounds current
lawful Money of the State of New York with lawful Interest for
the same on or before the first day of May next ensuing the date

(160)

Registered for and at the Request of
M^r Peter Wyckoff this 29th day of June 1798

Memorandum that on the first day of May in the Year of our
Lord One thousand seven hundred and Ninety Eight John Reid
of the town of Brooklyn in Kings County State of New York farmer
and Catharine his Wife did Mortgage to Peter Wyckoff of the
same Place. All that certain house and Lot of Land Situate lying
and being in the township of Brooklyn in Kings County and is bounded
and bounded as follows. Westerly by the Road leading from the ferry
to Red Hook. Southerly by Land of Charlotte Melmoth & Francis Debnath
Best Easterly by Land of said M^r Melmoth & Best and Land of Robert
Stoddard Northerly by Land of Ryck Suydam Deceased. Containing
thirteen Acres be the same more or less as it is now in fence together
with all the &c. &c. Provided always Nevertheless that if the said
John Reid his heirs Executors administrators or Assigns shall pay or
Cause to be paid unto the said Peter Wyckoff his Executors Administrators
or Assigns the Just and full sum of Seven hundred Pounds current
Money of the State of New York together with lawful Interest for
the same on or before the first day of May next ensuing According
to the Condition of a certain Bond in the said Mortgage Recited then the
same to be Void which said Mortgage was Acknowledge by the said
John Reid and Catharine his Wife before Jacob Sharpe Esq^r one of
the Judges of the Court of Common Pleas in and for Kings County
the 28th day of June 1798. Memorandum that on the 4th day of May 1804
was produced to me a certificate which is filed dated 30th day of April in
the year aforesaid subscribed by Peter Wyckoff and by him acknowledged
before Jacob Sharpe one of the Judges of the Court of Common Pleas for
Kings County certifying that the Mortgage from which this extract a
Register was made is redeemed paid off and discharged -

Leffert Lefferts Jur^o Ck

Running South twenty Nine Degrees. and forty Minutes West
to the Land of the late Lodowick Bampur deceased. One hundred and
fifteen feet by the same more or less. thence South Sixty Degrees
and twenty Minutes East twenty five feet up the Hill thence Parallel
to the first mentioned Course of this Lot One hundred and fifteen
feet. and from thence to the place of Beginning with a Wharf and
Improvements thereon Standing Together with all and singular
Ac. Provided always. Nevertheless that if the said Party of the
first Part their Heirs Executors or Administrators do and shall will
and truly pay to the Party of the second Part his Executors Administra-
tors or Assigns the Just and full Sum of Five Hundred Dollars.
current Money of New York. on or before the first Day of May next
with Lawful Interest for the same until paid According to the
Condition of a Certain Bond. in the said Mortgage Recited then
the said Mortgage. to be void. which Mortgage was proved by the
Acknowledgement thereof by the said Parties of the first Part as well
as by the Oath of William Nott. before Thomas Cooper Master in Chancery
on the Eight Day of June One thousand seven hundred & Ninety Eight.

Memorandum that on this twenty second day of January
in the Year of our Lord One thousand Eight hundred and
three was produced to me a certificate which is here
dated the nineteenth day of Jan^{ry}. in the Year last
mentioned subscribed by George Hicks and by him
acknowledged before Jacob Sharpe One of the Judges
of the Court of Common Pleas for Kings County
Certifying that the Mortgage from which the foregoing
extract or Register was made is redeemed paid off and
discharged.

Leffert Lefferts Jun^r. Clerk
W

Memorandum that on this 6th day of May 1801 is as produ.^d 162
ced to me a Certificate which is filed dated 5th day of
May 1801 subscribed by James Suydam and proved by
John Schenk one of the subscribing witnesses before Johannes
& Lotte Just Judge of the Court of Common Pleas for Kings
County certifying that the Mortgage from which the
aforegoing extract or Register was made is redeemed paid
off and discharged - Leffert Lefferts Jun^r. Clk

Registered for and at the Request of M^r.
Nicholas Wychoff this 29th day of July 1798

Memorandum that on the 1st day of May. 1798. Honoritta Maria
Goldon. of the City of New York. Widow did Mortgage to Nicholas Wychoff
of Queens County in the State Aforesaid Yeoman. All that certain
Messuage or Dwelling house and tract of Land and Meadow situ-
ate. Lying and being in Flatbush in Kings County and State
Aforesaid in third Kille Point. so called. and is Batted and Bounded as
follows. Beginning at the westernmost Corner. of the said tract of
Land. and Meadow. then bounded. North westerly partly by fresh Mea-
dow. Partly by Land of Court Van Brunt Partly by Land of Peter Rapal-
ye and Maria Lot Partly by Land of Frederick Simonson Nicholas
Williamson Peter Rapalze & Maria Lot. then Easterly by fresh
Meadow then Northwily by Meadow fence so called. then Easterly
by Meadow of Maria Elbert. then Southwily by Meadow of the said
Maria Elbert then Again Southwily by Meadow of Maria Elbert
Evert Suydam Court Van Brunt. Johannes & Christopher Lot. Freder-
ick Simonson and the Estate of Daniel Rapalze then Easterly by
said Estate then Southwily by Meadow of Peter Leffert Isaac Cornill

Registered for and at the Request of ^{Mr}
 James. Suydam this 29.th day of June 1798
 Memorandum that on the 26.th day of May 1798. Jonathan
 Williams and Mary his Wife of the township of Bushwick
 in Kings County in the State of New York. did Mortgage. to
 James Suydam of the township of Newtown in Queens County State
 Aforesaid All that tract or parcel of Land. and premises. in the
 township of Bushwick in Kings County. Beginning at the Publick
 Road leading to Bushwick Church. and running from thence Easter
 ly. by the lands of John Schonck. until it meets the salt Meadows
 belonging to Jeremiah Remsen thence Northerly along said Mea-
 dows. until it comes to the Land of the Widow Leah Titus thence
 Westerly along said Lands. until it comes. to the said Publick Road
 thence Southerly. along said Road. to the place of Beginning contain-
 ing. forty Acres be the same more or less. Provided always. Never-
 theless. that if the said Jonathan Williams his heirs Executors
 or Administrators do and shall will and truly pay. or cause to
 be paid to the said James. Suydam. or to his Executors Administrators
 or Assigns. the Just & full sum of three. hundred pounds. of Good and
 Lawful Money. of the State of New York with Interest for the same
 on or before the 26.th day of May next ensuing the date hereof
 According to the Condition of a Certain Bond. bearing even date with
 these Presents then the said Mortgage to be void & of no Effect which Mort-
 gage. was provided by the Acknowledgment of Jonathan Williams and
 Mary his Wife before Jacob Sharpe one of the Judges of the Court
 of Common Pleas in & for Kings County the 28.th day of June 1798.

Memorandum that on the 7th day of May 1799. was
 Produced to me a Certificate which is filed & dated that day
 Subscribed by Nicholas Wyckoff. and by him Acknowledged
 before Jacob Sharpe one of the Judges of King. County that
 the Mortgage from which this Extract or Register was
 made. is fully paid off. satisfied and discharged. and
 Requesting this Minute or entry thereof to be made Accord-
 ingly.

Jacob Sharpe Jun^r Clk

Registered for and at the Request
 of M^r. Rem Williamson this 21st day
 of January 1799

Memorandum that on the tenth day of September 1798 -
 Jacobus Boyce of the town of Gravesend in Kings. farmer and Sally
 his wife did Mortgage to Rem Williamson of the same place
 farmer All that certain Lot piece or parcel of Land situate
 lying and being in the said town of Gravesend in the first Division
 of the fifteen Acre Lots and bounded as follows to wit. West by
 Land of Samuel Hubbard East by land late Belonging
 to John Byce Deceased South by that Way that Runs between
 the first and Division of the fifteen Acre Lots and North
 by the Common highway containing fifteen Acres as
 the same was conveyed to the said Jacobus Boyce by
 Deed from Adrian Magerman Esq^r. Executor of John Boyce
 Deceased. bearing Date the Eight day of September Instant
 And Also. One Equal undivided Moiety or half part of
 all that certain Lot or Parcel of Land situate lying and

Partly by Meadow of Hendrick Wyckoff. Leffert Lefferts. John Van Duyn. then again Easterly by Meadows of John Van Duyn John Williamson Leffert Lefferts, Williamson. the Flatbush Church Johannes Van Sicken. Abraham Van Sicken and then Westerly by Meadows Belonging to the Estate of Daniel Rapalye to the Place of Beginning. Also all that certain piece of Land. being partly cleared Land. and partly Wood Land. and Swamp Situate lying & being in Flatbush Aforesaid at the South Side of the New Lots so called Bounded Southeasterly by Wood Land and Swamp. of Peter Rapalye and Maria Lot. Westerly by Land of Nicholas Williamson Northely partly along the Road that leads along the front of the New Lots. and partly by Wood Land of Peter Rapalye & Maria Lot. and Easterly by a certain Brook. it being the Northerly one of a Lot of Wood Land. known by. N^o. 1. Also one certain lot of flat Meadow. called a block lot bounded. Southerly by the 8 or last block Lot Easterly by a creek. Northely by Meadow of Ab^l. Van Sicken & Westerly by Meadow belonging to the said Nicholas Wyckoff. — Together with all and singular the &c. Provided Always. That if the said Henrietta Maria Golden. her heirs Executors or Administrators shall and do well and truly pay or cause to be paid to the said Nicholas Wyckoff his heirs or assigns the Just and full sum of Two Thousand. five hundred Dollars. with lawful Interest for the same. on or before the first Day of May. next ensuing the date hereof according to the condition of a certain Bond bearing date hereunto in a certain said Mortgage recited. Then the said Mortgage to be Void & which said Mortgage was proved by the said Henrietta Maria Golden before Thomas Cooper Master in Chancery the 30th day of June 1798

Mortgage recited then the said Mortgage to be void.
 which Mortgage was proved by the Acknowledgment thereof
 by the said Jacobus Boyce and Sally his wife before Johann
 C. Lott, first Judge of the Court of Com. Pleas in & for Kings
 County the 27th day of September 1798

Registered for and at the Request of Mess^{rs}.
 Walter Perry Nicholas A Cowenhoven
 William Elsworth & Abraham Deboise
 Deacons of Brooklyn Church this 22^d
 day of January 1799

Memorandum that on the 21st day of January 1799
 Daniel Van Voorheis of Bedford Township of Brooklyn
 in Kings County Wheel Wright and Swanna his wife
 did Mortgage to the aforementioned Deacons of the
 Reformed Dutch Church and their Successors All that cer-
 tain Messuage or Dwelling house and Lot of Ground
 Situate lying and being in Bedford in the Township of
 Brooklyn in Kings County aforesaid and is built &
 bounded

Being in the said town of Gravesend late belonging to the said John Boyce deceased laying north of the highway - leading from Gravesend to Flatlands & bounded South by the said Highway North by lands of Rutgers Van Brunt and lands of William Van Dyke East by a Cart way or Road. leading between the lots and on the Westward Part by of John Johnson containing thirty four Acres as the same was held by the said John Boyce deceased ³ And also One equal undivided Moiety or half part of all that certain Wood Lot, laying in the North Woods so called bounded as follows Northerly by Lands of Ferdinandus Johnson Southly by Lands of Derick Lake Easterly by Lands of Dendrick. Easterly by Lands of Hendrick Johnson. And Westerly by a Way or Road adjoining Ferdinandus Van Dickens Land. containing twelve Acres as the same was held by the said John Boyce deceased and by him devised by his last Will and testament to his Grandsons. Cornelius Jacobus and Daniel Boyce, Together with all and singular the &c Provided always Nevertheless that if the said Jacobus Boyce. his heirs Executors Administrators or Assigns shall pay or Cause to be paid unto the Said Rem Williamson his Executors Administrators or his certain Attorney the sum of One thousand One hundred - Ninety two Dollars & Sixty four Cents with lawful Interest for the same on or before the first day of May next ensuing according to the condition of a certain Bond in the said

Cancelled

Registered for and at the Request of
Joseph Smith this 15th day of April 1799.

Memorandum. that on the 15th day of April 1799. David King
of the City of New York. House Carpenter and Catharine his Wife
did Mortgage. to Joseph Smith of the town of Brooklyn County of
Kings. and State of New York House Carpenter, All that Lot Piece
or Parcel of Ground Situate lying and being in the township of
Brooklyn. aforesaid in the County and State aforesaid. Beginning
in front at the Southwest Corner of Land and a Messuage or dwell-
ling house erected thereon the Property of the said Joseph Smith
Running along the Main Street twenty six feet and eight Inches
Southerly thence Easterly along the Land of Comfort Sands of New
York and Joshua Sands. of Brooklyn Merchants One hundred and
five feet, thence Northerly along the Land of the said Comfort Sands
and Joshua Sands twenty six feet and eight Inches thence Westerly
along the Lot of Ground of the said Joseph Smith one hundred and five
feet to the Place of Beginning, And also all that certain Lot of Ground
Situate in Brooklyn. aforesaid Beginning in front fifty feet
from the Corner of the present Great Road. leading to the new ferry
and new Road. intended to be laid out thence Easterly One
hundred and five feet thence Northerly twenty five feet thence
Westerly One hundred and five feet until it strikes the line of
said Road. thence along the line of said Road. Southerly twenty
five feet to the Place of Beginning Containing in the whole
two thousand Six hundred and twenty five square feet together
with all and singular the &c. Provided Always. Nevertheless
that if the said David King his heirs executors Administrators or

Bounded as follows. to wit Easterly and Southerly by Land
 belonging to the Estate of Benjamin Havens (Deceased). West-
 erly by land of Thomas Fardon and Northerly by the Road
 that leads to Jamaica. Containing two Acres. more or less. so as
 the same lyeth now in fence. Together with all Singular &c
 Provided always nevertheless that if the said Daniel Van
 Vorheise his heirs Executors administrators or Assigns or
 any of them. do. and shall well and truly pay or cause to be
 Paid to the Aforesaid Deacons. or to their Successors of said
 Church the Sum of three hundred and Seventy five Dol
 lars. with the Interest that shall become due thereon
 according to the Condition of a certain Bond in said Mortg-
 age recited then this said Mortgage to be Void.

which said Mortgage was proved by the Acknowledgement
 of the said Daniel Vanheise and Susannah his Wife before
 Jacob Sharpe Esq^r one of the Judges of the Court of Com: Pleas in
 and for Kings County the 22. day of January 1799
 Recorded 23. day of January 1799 by me *Wm. M. B. Clerk*

Memorandum that on the twelfth day of April in the Year of our
 Lord One thousand Eight Hundred and Twelve was produced to me
 a certificate which is filed bearing date the 25 day of March in
 the Year aforesaid subscribed by Jeremiah Johnson Clerk to the
 Corporation of the Reformed Dutch Church of the Town of Brooklyn
 and by him acknowledged before William Furman first
 Judge of the Court of common Pleas for Kings County certifying
 that the Mortgage from which this extract or Register was
 made is Redeemed paid off and discharged

Leffert Liffert Clerk

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Farmer and Gertrude his Wife for and in Consideration of the
Sum of Seven thousand and Sixty two Dollars and fifty Cents Current
Lawful money of the State of New York to him the said Peter Wyckoff
in hand paid by the said Parties of the first Part All Mortgage to
the said Parties of the first Part All that certain Messuage or Dwel-
ling house barn farm or tract of Land and Meadow situated lying &
being in the township of Bushwick in Kings County on Nassau Island
or Long Island in the State of New York being bounded and bounded as follows
to wit Beginning at the South west Corner by the highway and so
Running along the said highway Northwestly to the Land of John Titus
but now belonging to David Van Cott and partly by Land and
Meadow formerly belonging to Jacob Meserol but now belonging
to John Meserol and so along the said John Meserol Land and
Meadow to a small Creek Westly and Northly along the said
Creek till it runs in the Newtown Creek or Mat. Pat. Kill or Land
formerly of Joost Duyce but now belonging to Peter Duyce East-
erly along the Land of the said Peter Duyce South and East by
Land formerly of Charles Deboise but now belonging to the
said Peter Duyce to the Place of beginning Containing -
One hundred Acres be the same more or less -
Together with all and singular the &c. &c. Provided always
Nevertheless that if the said Peter Wyckoff his heirs Executors
Executors or Administrators or any of them shall well and truly
Pay or Cause to be paid unto them the said Parties of the second
Part hereof Executors as aforesaid or either of them or to their
certain Attorney or Assigns or to the survivors of them or the

Assigns. shall pay or Cause to be paid unto the said Joseph -
Smith his Executors Administrators or Assigns the Sum of One
thousand Dollars with lawful Interest on or before the first day
of April next ensuing the date hereof According to the Condition
of a certain Bond in the said Mortgage recited therein and Mort-
gage to be void which Mortgage was proved by the Acknowledg-
ment thereof by the said David King before Thomas Cooper Master
in Chancery the 15th day of April 1799

Recorded the 16th day of April 1799 *Wm. Sharpe Junr. Clk*

Memorandum that on this twenty fifth day of March 1802 was
produced to me a Certificate which is filed dated the 13th day of
November 1801 subscribed by Robert Barnes Attorney for Joseph
Smith (the Letter of Attorney to the said Robert Barnes is recorded
in Lib. No. 7 of Conveyances &c. pages 319 4320) and acknowledged
by the said Robert Barnes before Thomas Cooper one of the mas-
ters in Chancery certifying that the mortgage from which the afore-
going extract or register was made is redeemed paid off and discharge
✓ W *Jeffert Jefferts Junr. Clk*

Cancelled

Registered for and at the Request of Abraham
Polhemus. Theodorus Polhemus & Abraham -
Polhemus Junr. Executors of the last Will and
Testament of Jacob Polhemus late of Bushwick
in Kings County Deceased -

Memorandum that on the third Day of March in the Year of our
Lord One thousand Seven hundred and Ninety Nine Peter Wyckoff of the
Township of Bushwick County of Kings and State of New York

Cancelled

25. 43. 203
172
Registered for and at the Request of M^{rs}
Rebecca Titus of Cedar Swamp in the township of
Oysterbay in Queens County on Nassau Island
and State of New York. this 23. day of April 1799.

Memorandum that on the twelfth day of March 1799. Coert Van
Bunt of the New Lots in the township of Flatbush in Kings County.
in the State of New York. Yeoman and Attie his Wife did Mort-
gage to Rebecca Titus of Oysterbay in Queens County State of
New York. All that certain tract piece or parcel of Land & Meadows
Mesnage tenement with a Mill and Mill Stream therunto belonging
(it being part of a Neck. formerly known by the Name of Plunkets Neck
Given by Present from Sir Edmund Andros. then Governor of the Province
of New York. as by Patent bearing date the 29. Sept. 1677) and is bounded
and bounded as follows 1796. Beginning by the Mill Creek. between
the Meadow and turning thence along a Northwesterly Course to
Johannis Duyces Corner from thence a Northerly Course as the
fence Runs. by the Upland. thence still Northerly as the fence runs
and East and Easterly by others Peoples Meadows to Joseph Howards
Corner so by the said Joseph Howard to the Meadow of Thomas
Betts. bounded Southerly by the Meadow of the said Thomas Betts
to said Mill Creek. and so along since Mill Creek as it Runs to a certain
White Oak & Saplin above the St. Jullings Mill from thence a
Westerly Course bound North by the late Hendrick Eldertloo -
Maple tree from thence a South line bounded West by the Land of
the late Carl Boersum Decd. to the fence from thence West across
the said Neck. Bounding North by the Heirs of the said Carl-
Boersum Decd. and the Heirs of the late John Boersum Joris
Kapelji and Joseph Furman Decd. to a bunch of Maple Saplins

Certain Attorney or Assigns of such Survivors or to the last Survivor of them or to his certain Attorney Executors or Assigns the said sum of seven thousands and sixty two Dollars and fifty Cents Current and Lawful Money as aforesaid in two Equal Payments. the last Payment to be in the Year of our Lord 1801. According to the Condition of a certain Bond in the said Mortgage recited. then this Mortgage to be Void which Mortgage was proved by the Acknowledgement thereof by the said Peter Wyckoff and Rutube his Wife before Jacob Sharpe Esq. one of the Judges of the Court of Sessions in & for Kings County the 25th day of March 1799.

Recorded the 16th day of April 1799 by me

Wm. M. Smith W

Memorandum that on this twenty first day of June 1800 was produced to me a Certificate which is filed dated 5th of May 1800 subscribed by Abraham Polhemus Abraham Polhemus Junr. and Theodorus Polhemus Executors of the last will and testament of Jacob Polhemus late of Bushwick in the County of Kings deceased and by them acknowledged before James M. Hughes One of the Masters in Chancery Certifying that the Mortgage from which the above extract or register was made is paid and satisfied — *Leffert Lefferts Junr. Clk* W

Registered for and at the Request of
 At Andrew Wyckoff this 29th day of April
 1799.

Memorandum that on the 29th day of April 1799 Samuel
 Thompson of Cravens did Mortgage to Andrew Wyckoff of
 the same place All and Singular the goods & Chattels and
 household furniture, that is to say two Cows one calf one black
 smith Shop standing on the Road between the house of the
 Widow Charity Ryder and the house now occupied by James
 Rice and all the Iron black smith shop and tools and
 Instruments therein also all the household furniture Consis-
 ting of six Chairs one table one bedsteads bed and bed clothes
 provided always Nevertheless that if the said Samuel
 Thompson shall pay or cause to be paid unto the said Andrew
 Wyckoff the sum of the sum of Eighteen Pounds with lawful
 Interest for the same on or before the first day of May next
 then the said Mortgage to be Void which said Mortgage was pro-
 ved before Judge Lott by the Acknowledgement of the said Samuel
 Thompson 29th April 1799

✓

W

by a certain Creek. and southerly as the Creek Runs to the
 Land and Meadow of the late Maurice Lott. Deceased and so
 along the said Land and Meadow. to the said Thomas Betts and
 from thence a southerly Course to the said Mill Creek and from
 thence along said Mill Creek. comprehending half an Acre of
 Meadow on the East Side of said Mill Creek. adjoining to the creek
 where the former Mill Dam was. and so to the place of beginning
 containing by Estimation One hundred and Seventy five Acre-
 be the same more or less. Together with all singular the &c. &c.
 with the Appurtenances. Provided always Nevertheless that if
 the said Court Van Brunt his heirs Executors or Administrators
 do and shall well and truly pay or cause to be paid unto the said
 Rebecca Titus or to her certain Attorney, Executors, Administrators or
 Assigns. the said sum of two thousand five hundred Dollars as before
 said on or before the first day of May. 1800. with Interest for
 the same at five per cent per Annum. According to the Condition
 of a certain Bond. in the said Mortgage recited then the said
 Mortgage to be void which Mortgage was proved by the Acknow-
 ledgement of the said Court Van Brunt and Elsie his Wife
 before Johannes E. Lott. Judge of the Court of Common Pleas for
 King County the 23^d day of April Anno Domini 1799
 and Recorded the 24th of April 1799. by me

W

Wm. M. Lott

Memorandum that on this 14th day of May 1803 was produced to me a Certificate which is filed
 dated 12th day of May 1803 subscribed by Townsend Willis and Timothy Townsend Executors of Rebecca
 Titus deceased and proved by Hewlett Townsend one of the subscribing witnesses to the
 said Certificate before Johannes E. Lott first Judge of the Court of Common Pleas for King
 County Certifying that the Mortgage from which the foregoing extract or Register
 was made is redeemed paid off and discharged.

Wm. M. Lott

John Bogert Containing forty acres to the same more or less
 Together with all the &c. &c. Provided always Nevertheless
 That if the said Ferdinand Bennet his heirs Executors or Admini-
 strators shall and do will and duly perform the several Matters
 and things mentioned and specified in the Condition of a certain
 Bond or Obligation mentioned in the said Mortgage and shall pay
 the several Sums of Money therein mentioned at the several times
 therein Appointed for the Payment thereof to Eust. Mellenwaf and
 Ann Mellenwaf and every Article and thing therein contained
 then this Mortgage to be void which said Mortgage was given
 by the Acknowledgement of the said Ferdinand Bennet before
 one of the Judges of the Court of
 Common Pleas in and for Kings County the
 day of _____ in the Year of Our Lord One thousand Seven
 hundred and Ninety Nine

Recorded the 7th day of May 1799 *Per J. Mellenwaf* J. C. W

Memorandum that on the twenty sixth day of April
 in the Year of our Lord One thousand Eight hundred
 and Eleven was produced to me a certificate which is
 filed subscribed by Aust. Fawcett and Johannes
 Cowenherew and by them acknowledged before Elias
 Hubbard Junr. One of the Judges of the Court of Common
 Pleas for Kings County certifying that the Mortgage
 from which this extract or Register was made is
 Redeemed paid off and discharged *Jeffert Jefferts* W

Registered for and at the Request of Ault
 Van Pelt and Johannis Covenhoven of the
 town of New Utrecht in Kings County Exec^{rs}
 of the Last Will and Testament of Jacob Bennet
 Deceased this day of

Memorandum. that on the first day of May 1793 Ferdinand
 Bennet of Kings County did Mortgage to Ault Van Pelt and Johan-
 nis Covenhoven of the same County. All that certain Dwelling
 house Barn and tract of Land or Farm situate lying and being
 at the New Lots in Flatbush in Kings County Aforesaid and is
 Butted and Bounded as follows. Easterly by Land of Peter Rapa-
 ye and Maria Lot. Westerly by Land of Garret Borsum. Southerly
 by Land of or the highway that leads along the south side of the
 New Lots and Northerly by the Main County Road containing
 Sixty Acres be the same more or less. Also two certain half Lots of
 Salt Meadow lying and being in the township of Flatbush between
 the Second & Third Creek so called. bounded by Mead of John Van
 derwer. Philip Magel by the bay. and by the Meadow Fence
 the other half Lot Bounded by Christian Duyce John Bogert
 and Jacob & Joris Remsen. Johannis Lot. Deceased. by the Bay
 and by the Meadow fence also another Block Lot lying at the
 Third Creek. and is bounded by Isaac Snedicker, a Block belonging
 to Flatbush Church, Also a certain tract of Land partly cleared &
 partly Woodland lying at Cinders Neck. bounded. Northerly
 by the Highway. that leads along the south side, and by Isaac
 Eldert and Hendrick Eldert and Land belonging to the heirs of
 Isaac Borsum and to the heirs of the Estate of Titus Titus
 Peter Rapaeye and Maria Lot Christian Duyce and

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Memorandum that on this 18th day of December 1800 was produced
to me a Certificate which is filed dated 17th day of December 1800
subscribed by Wilhelmus Van Nuy and proved by Jeremiah
Lott one of the subscribing Witnesses before Johannes E
Lott first Judge of the Court of Common Pleas for the County
of Kings certifying that the Mortgage from which the afo-
going extract or Register was made is redeemed paid
off and discharged.

Sessert Sesserts Just. Clk
W

Registered for and at the Request of W^m Wilhel-
~~cancelled~~ mus Van Nuy. this 8th day of May 1799-

Memorandum that on the first day of May in the Year of our Lord
One thousand Seven hundred and Ninety Nine William Howard of
the New Lots. in the town of Flatbush in Kings County & State of New
York. Yeoman. did Mortgage to Wilhelmus Van Nuy. of the town
of Flatland in Kings County. aforesaid. All those certain pieces or
Parcels of Land. Woodland. and premises which were conveyed to the said
William Howard by Joseph Howard and Jane his Wife, bearing date
the 16th January 1792 butted and bounded as follows. All that certain
Westerly part of a Dwelling house and Tract of Land situate lying and
being in the Township of Flatbush in Kings County Partly in Newtown in
Queens County and partly in Bushwick in Kings County Scattered upon
the main Road. that lead from Brooklyn Ferry to Jamaica then
Northwesterly partly on a piece of Land Released to Joseph Howard by
the said William Howard. and partly by Woodland of Christopher
Howard then Westerly on the Wood Land of Christopher Howard then
Northerly, Northwesterly and Southwesterly on Woodland of John Williamson

177.

cancelled

Registered for and at the Request of
M^r Wilhelmus Van Nuy, this Twelfth
day of May 1799

Memorandum that on the First day of May 1799. Peter Nefus of
the town of Flatbush in Kings County, State of New York. and
Sarah his wife did Mortgage to Wilhelmus Van Nuy of the
town of Flatbush in the County and State aforesaid Thomas of the
other Part, All that certain farm piece or parcel of Land and premises
situate lying and being in the town of Flatbush in Kings County
the same being buttet and bounded as follows Viz. Easterly by
Land of or belonging to the Church of Flatbush Westerly by Land
of Peter Snyker Northerly by Land Johannis C. Lot and Easterly
by Land of Michael Snyker containing Sixty be it more or less
Together with all the &c. &c. Provided always Nevertheless that
if the said Peter Nefus his heirs Executors or Administrators do
and shall well and truly pay or cause to be paid unto the said

Wilhelmus Van Nuy his certain Attorney his Executors or Admi-
nistrators the Sum of Five hundred Dollars Current Money of
New York on or before the first day of May next ensuing with lawful
Interest for the same on or before the said first day of May. Accord-
ing to the Condition of a Certain Bond in the said Mortgage
Recited then this said Mortgage to be Void which Mortgage was
Proved by the Acknowledgement of the said Peter Nefus before
Johannis C. Lot Esq. Just. Judge of the Court of Com: Pleas in &
for Kings County the first day May in the Year of our Lord
One thousand Seven hundred and Ninety Nine 1799-

Recorded 8th day May 1799 *Just. Maaspijn* W

which said Mortgage was provided by the Acknowledgement thereof by the said William Howard before Johannes E. Lott Esq. Judge of the Court of Common Pleas for Kings County the first day of May Anno Domini One thousand Seven hundred and Ninety Nine.

Recorded this 8th Day of May 1799 Jacob Sharpe Esq. Clerk
 Memorandum that on the 25th day of March in the Year of our Lord One thousand Eight hundred and four was produced to me a Certificate which is filed dated the 19th day of Feby in the year aforesaid subscribed by Wilhelmus Van Nuy and by him acknowledged before Jacob Sharpe One of the Judges of the Court of Common Pleas for Kings County certifying that the Mortgage from which the foregoing extract or Register was made is redeemed paid off and discharged - Effert Lefferts Junr. Clerk
 Registered for and at the Request of M. Folker
 Rapalge this 9th day of May 1799.

Memorandum. That on the first day of May in the Year of our Lord One thousand Seven hundred and Ninety Nine Benjamin Finchman of the township of Flatbush Kings County State of New York did Mortgage unto Folker Rapalge of the Township of Brooklyn in the County of Kings aforesaid. All that Messuage or Dwelling house and Lot of Ground adjoining thereto situate lying and being in Bedford in Kings County Bounded North-ely and Easterly by the Road that leads to Jamaica and West-ely and Southerly by Land of John Lefferts containing about five Acres be the same more or less. Together with all and singular the &c. &c. Provided always Nevertheless that if the said Benjamin Finchman his heirs Executors Administrators or Assigns shall will and duly pay or Cause to be paid unto the said Folker

Then Westerly on Woodland of Jacob Suydam then Northerly on land
 of Isaac Cornell Easterly on land. Released to Joseph Howard then South
 easterly on the said Main Road. then again Westerly and Northerly
 on land this day Released to Joseph Howard then Easterly by land Releas-
 ed to Joseph Howard. till it comes to a certain Stake or Mark in the
 Rear or back part of the Novel. then Running from the said Stake or
 Mark two Chains and Eight links to a certain Stake or Mark made
 at the Rear or back part of the Garden and Running from thence
 One Chain and twenty One links to the Partition Wall of said Dwelling
 house. and so running through the said Dwelling house
 along the said Partition Wall with a straight line to the Road. -
 Containing sixty six Acres more or less. And Also one certain
 Piece of Woodland. lying in Newtown in Quins County bounded Westerly
 on Woodland. Released to Joseph Howard by the said William
 Howard. Northerly Partly by Woodland of James Broughton and
 Partly by Woodland of Jacob Colyer. Easterly and Southerly by
 Land of Isaac Snider and again Southerly by land of Jacobus
 Colyer deceased Containing twelve Acres three Rods and seven
 Perches. Together with all and singular the Appurtenances &c. &c.
 Provided always Nevertheless that if the said William Howard
 his heirs Executors or Administrators or Assigns. do and shall will
 and truly pay or Cause to be paid unto the said Wilhelms Com-
 pany his certain Attorney his heirs Executors Administrators or
 Assigns the sum of Seven hundred and fifty Dollars on or before the
 first Day of May now next ensuing the date hereof with lawful
 Interest for the same According to the condition of a certain Bond
 in the said Mortgage Recited then the said Mortgage to be Void

said Isaac Cornell Easterly by Land of the late Isaac Borum deceased
 and Southwily along the Main Road leading along the New Lots aforesaid
 Containing fifty Acres be the same more or less And also all that
 certain tract piece or parcel of Wood Land lying and being at a place
 called New Jamaica in the town of Jamaica in Queens County
 aforesaid Bounded Southwily by a Road that leads to the New Lots
 Northwily by a Parcel of Bog meadow Easterly and Westerly by the late
 Evert Van Wickler deceased Containing Thirteen Acres and One hun-
 dred and twelve Square Rods And also a Lot of Meadow Situate
 lying and being between the Second & third Creeks in the town of
 Flatbush and is bounded by Meadow of John Borum Johannes
 Lot deceased Widow Golden Containing ten Acres And also
 another Lot of Meadow called a Block Lot Situate at the third creek
 in the said town and is bounded by said Borum, Cornelius Wyckoff
 Maurice Lot and Thomas Betts containing ten Acres Together
 with all the &c. &c. Provided always that if the said Jacob Caspenter
 Jun^r his heirs Executors or Administrators shall well and truly
 Pay or cause to be Paid unto the said Court Van Brunt his certain
 Attorney Executors Administrators or Assigns the sum of Three
 thousand Seven hundred and fifty Dollars and such Interest there-
 of as is Specified According to the Condition of certain Bonds in
 the said Mortgage Recited then the said Mortgage to be Void which
 said Mortgage was proved by the Acknowledgement of the said
 Jacob Caspenter Jun^r and Ruth his Wife before Johannes Lot Esq^r
 Judge of Kings County the 11th day of May 1799. & Recorded the
 14th day of May 1799 by me Jacob Sharp Justice W

181. Rappalge. his heirs Executors or Administrators or Assigns the
Just and full Sum of One hundred and five Pounds Current -
Money of New York. with the Interest at five Percent per Annum
according to the Condition of a certain Bond. in the said Mortgage
Recited then the said Mortgage to be void which said Mortgage
was proved by the Acknowledgment of the said Benjamin
Pinckman & Catharine his Wife before Johannis E. Lot Esq^r
Judge of Kings County. the thirtieth day of April in the Year of
our Lord One thousand Seven hundred and Ninety Nine
Recalled 9th day of May 1799 W^m M. M. M. Esq^r

Memorandum that on this 23rd day of Augt. in the Year 1804 was
produced to me a Certificate which is filed dated the 16th day of
August in the Year aforesaid subscribed by Nicholas Wyckoff
and Tunis Rappalge Executors of the last will and testament
of Folker Rappalge deceased and by them Acknowledged
before John Skellman One of the Judges of the Court of
Common Pleas for Kings County certifying that the Mortgage
from which the above extract or Register was made is
redeemed paid off and discharged - Sessit Sessit Clk

Registered for and at the Request of M^r Court
Van Brunt this day of May 1799

Memorandum that on the Eleventh day of May 1799. Jacob Carpenter
Jun^r of the town of Jamaica in Queens County and State of New York -
Yeoman and Ruth his Wife. did Mortgage to Court Van Brunt
of the New Lots in the Town of Flatbush, All that certain Farm or
Plantation situate lying and being at the New Lots in the Town of
Flatbush aforesaid being butted and bounded as follows. V^z Westward by
Land of Christian Duyce and Isaac Cornell Northward by Land of the

Court and running thence North South Ninety four feet Six Inches
 to the land of Cary Ludlow thence along the said Land West North-
 West twenty six feet thence North North to the street running in front
 of said Lot Eighty four feet four Inches thence along the said street
 East South East Seventy six feet to the place of Beginning
 Together with all and singular the &c &c. Provided always
 Nevertheless that if the said Richbill Mott his heirs Execu-
 tors, Administrators or Assigns shall pay or Cause to be paid
 unto the said Samuel Garrison his Executors Administrators
 or Assigns the just and full Sum of Six hundred and
 Twenty five Dollars lawful Money of New York on or before
 the first day of May next Ensuing the date hereof together with
 Lawful Interest for the same According to the Condition of a
 Certain Bond in the said Mortgage recited then the said Mortgage
 to be void which said Mortgage was proved by the Acknowledge-
 ment thereof by the Richbill Mott and Elizabeth his Wife
 before Johannes E. Lott first Judge of the Court of Common
 Pleas for Kings County the 22^d day of May 1799.

Memorandum that on the twenty ninth day of December One thousand
 Eight hundred and three was produced to me a certificate which
 is filed dated the 23^d day of April in the year aforesaid
 subscribed by Samuel Garrison certifying that the Mortgage
 from which the foregoing extract or Register was made
 is redeemed paid off and discharged and which certifi-
 cate was acknowledged by the said Samuel Garrison
 before Jacob Sharpe One of the Judges of the Court of
 Common Pleas for Kings County the 10th day of December
 1803

W Leffert Lefferts Jun^r 62

183 Memorandum that on this 4th day of August in the Year of our Lord One thousand Eight hundred and three was produced to me a Certificate (which is filed) dated the 23 day of July in the Year aforesaid subscribed by Court and Buntan by him acknowledged before Johannis Edote Esquire Just Judge of the Court of Common Pleas for Kings County Certifying that the Mortgage from which the foregoing extract or Register was made is redeemed paid off and discharged -

Leffert Lefferts Jun^r Clk


Cancelled

Registered for and at the Request of Samuel Garrison this 28th day of May 1799

Memorandum that on the 22^d day of May 1799 Richdill Mott of the town of Brooklyn in Kings County and Elizabeth his Wife did Mortgage to Samuel Garrison of the town of Gravesend in the County aforesaid All those two certain tracts or parcels of Land situate lying and being in the town of Brooklyn in the County of Kings Aforesaid the first of which is bounded as follows to wit Beginning at the Northwest corner of a Lot of Ground belonging to Robert Kennah and John Gormer and running thence South South west Ninety feet to the Land of Gary Ludlow then along the Land of Gary Ludlow West north West forty five feet thence North Northeast to the street running in front of said Lot Eighty feet thence along said street south east forty two feet to the place of Beginning to the same more or less as the same is more or less - The second of which tract is situated in the town of Brooklyn Aforesaid Beginning at the Northwest corner of a Lot of Land belonging to Richard

Registered for and at the Request of M^r. Aaron
Higbie this 5th day of June 1799.

Memorandum that on the 25th day of May 1799. Henry Havens
of Brooklyn in Kings County State of New York did Mortgage to
Aaron Higbie of the same Place All that certain Dwelling house
and Lot of Ground. Situate lying and being in Brooklyn aforesaid
in which he the said Henry Havens now resides Containing in
front Twenty eight and in length One hundred and twenty five feet
to the back Street. Together with all and singular the &c. &c.
Provided always Nevertheless that if the said Henry Havens
his heirs Executors or Administrators shall pay or Cause to be paid
unto the said Aaron Higbie his Executors Administrators or Assigns
the Sum of One hundred pounds. or Two hundred and fifty Dollars
Current Money of New York. with lawful Interest for the same
till paid According to the Condition of a Certain Bond in said
Mortgage Mentioned then the said Mortgage to be void which
said Mortgage was acknowledged before Jacob Sharpe Esq^r
one of the Judges of the Court of Common Pleas. for Kings County
the 26th day of May 1799. by the Acknowledgement of the said
Henry Havens.

Registered for and at the Request of M^r. Elias
Hubbard Jun^r this 28th day of May 1799.

Memorandum that on the first day of May 1798. Denys J Denyse
of the township of New Utrecht in Kings County State of New York
and Elizabeth his Wife did Mortgage to Elias Hubbard Jun^r of
the township of Flatlands in Kings County Aforesaid All the
Certain piece or parcel of Land situate lying and being in the township
of Gravesend in the County aforesaid Batted and Bounded as follows
Northerly by the Main Road that leads from Gravesend to Flatlands
Easterly by Land of Hendrick Wyckoff Southerly by a Way and
Westerly by land of James Boyce being a fifteen Acre Lot of Land
lying in the North Division so called Containing fifteen Acres be the
same more or less Subject nevertheless to the Annuity or Rent charge
for the Support of Ann Stillwell being the Sum of four pounds three
Shillings and three pence to be annually paid on every first day of
May from henceforth during her life Together with all the &c..
Provided always Nevertheless that if the said Denys J Denyse
his Executors or Administrators shall pay or Cause to be paid unto
the said Elias Hubbard Jun^r his Executors Administrators or Aff^s
the Sum of Three hundred and fifty pounds Current Money of
New York then this Mortgage to be Void

(188)

Registered for and at the Request of Tunis. J.

Johnson. this 10th day of June 1799—

Memorandum that on the 2^d day of May 1799. Henry George Augustus Blissman of Brooklyn in Kings County and Catharine his Wife did Mortgage to Tunis. J. Johnson of the same place All that certain house and lot of Land with the buildings and Improvement thereon Situate & being in Brooklyn aforesaid on the Northerly side of the way or Street leading from the ferry to Brooklyn bounded as follows— Southerly in front by the Street or highway. Westerly by a lot of Land belonging to Charles Doughty Northerly in the Rear by a Lane or Street called Comfort Street and Easterly by a lot of Ground belonging to Henry Stanton containing in Breadth in front & Rear fifty two feet six Inches on the west side One hundred and Eleven feet. and on the East side One hundred and seven feet. Together with all and Singular the &c, Provided Nevertheless that if the said George Augustus Blissman his heirs Executors or Administrators shall well and truly pay or Cause to be paid unto the said Tunis. J. Johnson the Sum of Six hundred pounds lawful Money of the State of New York. with Interest for the same at the Rate of Six per cent Per Annum on or before the first day of May next according to the tenor of a certain Bond bearing even date here with then the said Mortgage to be void which said Mortgage was provided by the said George Blissman and Catharine his Wife before Jacob Sharpe one of the Judges of the

Registered for and at the Request of #2
 John C. Vandewater this 25th day of June 1799

Memorandum that on the 18th day of June 1799 Francis Vandervoort of the town of Bushwick in Kings County State of New York did Mortgage to John C. Vandewater of the town of Flat Bush in the County of Kings Aforesaid All that certain tract or parcel of land with the Buildings thereon Situate lying and Being in the town of Bushwick County Aforesaid Bounded as follows. Beginning Southward by Land of William Stockholm Westward by the highway that leads to Bushwick Northward by the highway that leads to Brooklyn and Eastward by land of Gilbert Bogert & Francis Vandervoort Together with all and singular the &c. Provided Nevertheless that if the said Francis Vandervoort his heirs Executors or Administrators shall well and truly pay or cause to be paid unto the said John C. Vandewater the Sum of two hundred and Twenty Dollars with Interest at the Rate of Six per Cent. Agreeable to a certain Bond bearing Equal date herewith then the said Mortgage to be void which Mortgage was proved by the Acknowledgement of the said Francis Vandervoort before John C. Lott Judge of the Court of Common Pleas the 17th day of June One thousand Seven hundred & Ninety Nine

W

Memorandum that on this seventeenth day of December in the Year of our Lord one thousand eight hundred & Nineteen was produced to me a Certificate which is filed ^{on} the fifteenth of the Month and Year aforesaid subscribed by John C. Vandewater and proved by one of the Witnesses before William Tamm first Judge of the Court of Common Pleas for Kings County Certifying that the Mortgage from which this Extract or Register was made is redeemed paid off and discharged.


W

John C. Vandewater CLK

Nicholas Wyckoff. John Williamson & the Bay Also another
Block lot of Salt Meadow lying and being in flat bush
Bound by the Meadow of Barnst Jefferts Cornelius
Wyckoff. by the Creek leading to the Mill and by the Mea-
dow of Frederick Simonson Together with all and
Singular the &c. &c. Provided always. Nevertheless
that if the said Roger Worthington Maddock. his Execu-
tors Administrators or Assigns. shall pay or cause to be paid
unto the said Samuel Jayne his Executors Administrators
or Assigns. the sum of One thousand Pounds Current Law
Money of the State of New York with Interest for the same
According to the Condition of a Certain Bond and Mort-
gage Mentioned then the said Mortgage to be Void when
said Mortgage was made by the Acknowledgment of
the said R. W. Maddock & Sarah his Wife before
Jacob Knap one of the Judges of Kings the 2 day of
July 1799

W

Memorandum that on the fifth day of March 1803
was produced to me a Certificate which is filed dated 16 of
May 1803 subscribed by Samuel Jayne and by him acknowledged
before Thomas Cooper one of the Masters in Chancery for the
State of New York Certifying that the Mortgage from which
the foregoing extract or Register was made is Redeemed
paid off and discharged and requesting that an entry
of such discharge be entered on the Records

Leffert Lefferts Junr. Clerk


W

of the Court of Common Pleas the third day of June 1799
 Memorandum that on this 8th day of May 1804 was produced to me
 a certificate which is filed dated the 5th day of May instant sub-
 scribed by Tunis J. Johnson and by him acknowledged before Jacob
 Sharpe one of the Judges of the Court of Common Pleas for
 Kings County Certifying that the Mortgage from which this
 Extract or Register was made is redeemed paid off and
 discharged —
 Leffert Lefferts Jun^r Cllk

 W

Registered for and at the Request of At^t
 Samuel Jayne this third day of July 1799

Memorandum that on the 28th day of April 1798. Roger Wadsworth
 son Maddock of the town of Brooklyn in Kings County State
 of New York and Sarah his Wife did Mortgage to Samuel
 Jayne of the same place All that certain Dwelling house &
 Lots of Land Situate lying & being in Brooklyn aforesaid and
 is Bounded and Bound as follows. Northwily by land of John
 Ryerson. Easterly by land of John Ryerson Peter Wandersworth
 and John Lefferts Southwily by land of Lambert Suydam. John
 Ryerson & John Lefferts & the Estate of Matthew Heave Westwily
 by Jacobus Suydam Southwily by Samuel Garrison and Easterly
 by the Road. Aforesaid containing thirty Acres. more or less
 Also one Lot of Wood Land lying in the third Division & known
 by Lot N. 27. and also one Lot of Salt Meadow a Block Lot
 lying in the town of Flatbush Bounded by Leffert Lefferts

Registered for and at the Request of H^l Albut
Torburn this 30th day of July 1799

Memorandum that on the 19th day of April 1799 John Hankins
of the town of Grosvonts in Kings County State of New York and
Hannah his Wife did Mortgage to Albert Torburn of the
same town & County aforesaid All that certain Lot Piece or
Parcel of Land late belonging to John Boyce deceased situate
lying and being in the Block of the said town of Grosvonts
and is bounded as follows to wit North by a Road East by a
Road South and southeasterly by land of Peter Williamson
and West by land of Samuel Hubbard and containing
about One Acre be the same more or less Together with all
and singular the &c. &c. Provided Always Nevertheless
that if the said John Hankins his heirs Executors Administra-
tors or Assigns shall pay or Cause to be paid unto the said
Albert Torburn his Executors Administrators or Assigns the
Just and full Sum of four hundred Dollars lawful Money
of the United States of America on or before the first day of
May One thousand Eight hundred with the lawful Interest
for the same then the said Mortgage to be void which Mortgage
was proved by the Acknowledgment thereof by the said John Hankins
& Hannah his Wife before Johannes E. E. one of the Judges of Kings
County the Eight Day of July 1799

1915

Registered for and at the Request of Mr.
Charles DeBwoise. This 7th Day July 1799

Memorandum that on the 17th day of June 1799. Thomas Poole of the town of Brooklyn in Kings County, State of New York. Married Mortgage to Charles DeBwoise of the same place farmer, All that certain tract piece or parcel of land Situate in the township of Brooklyn aforesaid Beginning at the Road leading from Brooklyn to Gowanus at the Northwest corner of the land of Thomas Parsall to a five acre lot lately conveyed by the said Charles DeBwoise to one John Basely. Then Northeastly along the said five acre lot to the land of Adolphus Krieger to the said Road and thence along the said Road to the place of Beginning containing fourteen Acres two Rods and thirty one perches as the same now lies in fence, be it more or less. Together with all and singular &c

Provided Always. Nevertheless. That if the said Thomas Poole his heirs Executors Administrators or Assigns shall well and truly pay or cause to be paid unto the said Charles DeBwoise his heirs Executors administrators or Assigns the just and full sum of Seven hundred and fifty Dollars. lawful Money of the State of New York. on or before the 17th day of June. next ensuing the date hereof together with Interest at Six per Cent per Annum. According to the condition of a certain Bond bearing date herewith then this said Mortgage to be void which said Mortgage was provided by the Acknowledgement of the said Thomas Poole before Johannes C. Esq. Judge of the County of Kings the Sixth day of July 1799.

to the Condition of a Certain Bond in said Mortgage recited
then the said Mortgage to be Void which Mortgage was
Proved by the Acknowledgement thereof by the said Ben-
ditt Stryker and Susannah his Wife before Jacob Sharpe
one of the Judges of the Court of Com. Pleas in & for King
County the Eight Day of August Anno Domini 1799th W

Memorandum that on the 5^d day of January in the Year of our Lord One thousand Eight Hundred and Eleven was produced to me a certificate which is filed subscribed by Samuel Bouton and by him acknowledged before William Thuman first Judge of the Court of Common Pleas for Kings County certifying that the Mortgage from which this extract or Register was made is redeemed paid off and discharged—
J. H. S. Roberts 678

side is Redeemed paid off and discharged
Leffert Lefferts M^r
W
Registered for ann at the Request of M^r George
in Hunter. this 11th day of September 1798

Memorandum that on the 2^d day of May 1798 Ebenezer
Gilbert and Margaret his Wife both of the town of Bushwick
in Kings County State of New York. Inholder of the first part
and George Hunter of the City and County of New York Execr.
the said Ebenezer Gilbert and Margaret his Wife died
Mortgage to Robert Hunter All that certain piece or parcel
of Land together with the Dwelling house & Barn and
Buildings thereon Situate lying and Being in the town-
ship of Bushwick in Kings County State of New York
Bounded as follows Northerly by the Road leading from
Bushwick to the Place called Lookout Easterly by Land
of Abraham Van Rensselaer and by Land late of the said
Abraham Van Rensselaer and Westerly by Commons

Registered for and at the Request of M^r
 Samuel Bouten. this 13th day of August 1799

Memorandum that on the twenty Ninth day of July 1799
 Brudett. Stryker and Susannah his Wife both of the town
 of Brooklyn in Kings County State of New York. Followhand
 -ler did Mortgage to Samuel Bouten of the town of Brooklyn
 Aforesaid All that Certain Messuage or Dwelling house or
 Tract Piece or Parcel of Land Situate lying and being in the
 County of Kings Aforesaid Bounded southerly by the High
 Way leading from Bushwick Church to Jamaica
 Easterly by the New Road leading from Bushwick to Newtown
 Northerly by the Land of Hendrick Polhemus and Westerly
 by the Land of Gabriel Duyce and Stephen Hendrickson
 Containing by Estimation forty five Acres be the same
 more or less Together with all and singular the &c
 Provided Always Nevertheless that if the said Brudett
 Stryker his heirs Executors Administrators shall pay or cause
 to be paid unto the said Samuel Bouten his Executors Admini-
 strators or Assigns the Sum of Five Hundred Dollars Current
 Money of the State of New York with the Interest due and
 to Grow due according to the Condition of a certain Bond
 bearing date the twenty Ninth Day of July 1799 according

Registered for and at the Request of ^{H^h}
George Durgee this 13th Day of September 1799

Memorandum that on the first Day of May in the Year
of our Lord One thousand seven hundred and Ninety eight
David Gipson. of the township of Bushwick in Kings-
County & State of New York and Catharine his Wife. Did
Mortgage. to George Durgee of the township of Brooklyn
in the County and State aforesaid. All that house and
lot of Land. situate lying and being in the township of
Bushwick aforesaid being buttied and bounded as follows
Northly Easterly and Southerly on the common of said
township and westerly on the Publick Road near the Church
containing in all one half Acre of Land be the same
more or less. together with the commodities advantages
hereditaments and Appurtenances whatsoever to the
said Tenement belonging or in any wise thereunto
belonging or in anywise Appurtenant together with
all the &c. &c. Provided Always. Nevertheless that if
the said David Gipson his heirs or Assigns. shall
well and truly pay or Cause to be paid unto the said
George Durgee his Executors Administrators the full sum
of two hundred and twenty five Pounds of Lawful Money
of the State of New York on or before the first day of
May which will be in the Year of our Lord One thousand
Eight hundred. and. one. According to the Condition of

of said town by the Church and also another Lot of Ground
 Bounded Northerly by the Highway East and West by
 the said Common South by Land of Christopher Roswell
 Deceased Together with all and Singular the &c &c
 Provided Always Nevertheless that if the said Ebenezer
 Gilbert his Executors Administrators Administrators or
 Assigns shall pay or cause to be paid unto the said George
 Hunter his Executors Administrators or Assigns the Just and
 full Sum of two hundred and Eighty Dollars lawful
 Money of New York on or before the first day of May next
 ensuing with lawful Interest for the same according
 to the Condition of a certain Bond in said Mortgage recited
 then the said Mortgage to be void which said Mortgage
 was acknowledged and proved by the said Ebenezer
 Gilbert and Margaret his Wife before Jacob Sharpe one
 of the Judges of the Court of Com: Pleas in & for Kings
 County the tenth day of September 1798 - W

Memorandum that on the Seventeenth day of March
 in the Year one thousand eight hundred and eighteen ~~which~~
~~in file~~ was produced to me a Certificate which is
 filed dated the Sixth day of February last Subscribed by
 David Van Cotte executor of the Estate of Francis Titus Deceased
 to Whom this Mortgage was assigned 13 August 1799 and by
 the said David Van Cotte acknowledged before John Gammon
 one of the Judges of the Court of Common Pleas for Kings Coun-
 ty Certifying that the Mortgage from which this Extract or
 Register is made is redeemed paid off satisfied and Discharged
 W. J. Sandover Clerk

Lying and being in the township of Bushwick separated
and also all trees, woods and underwoods, tithes commons
and common pasture contain in all One half an acre
of Land. being butted and bounded as follows North-
Easterly and Southerly on the Common of said town-
ship. and Westerly on the Publick Road near the Church
together with all and singular the &c. &c.

Provided always Nevertheless that if the said David
Gipson shall pay or cause to be paid unto the said Peter
T. Schenck his Executor Administrators or Assigns
the Just and full sum of Thirty two Pounds. Eleven shil-
lings and five pence Current Money of the State of New
York. on or before the first day of May 1800. According
to the condition of a certain Bond. in the said Mortgage
Recited then the said Mortgage to be Void. which said
Mortgage was provided by the Affidavit of Henry Wyckoff
one of the Witnesses before John Wandervilt one of the
Judges of the Court of Com: Pleas in & for Kings County
the 23. day of October 1799.

Memorandum that on this 6 day of February in the Year 1800
was produced to me a certificate which is filed dated the
fifth day of February in the Year aforesaid subscribed by
Peter T. Schenck and by him acknowledged before John
Stillman Just Judge of Kings County certifying that the
Mortgage from which the foregoing extract or Register
was made is Redeemed satisfied & discharged

Respect Respects CTR^W

of a certain Bond or Obligation bearing even Date with
 these Presents without any fraud deduction or Abatement
 whatsoever together with the Interest to become due thereon
 then and from thenceforth these Presents and every thing
 therein contained shall be utterly Null and Void
 which said Mortgage was Proved by the Oath of Robert
 R. Owens ^{one of the witnesses} before said Sharpe one of the Judges of the
 Court of Common Pleas in and for Kings County the
 twenty seventh day of May 1799 At the words one of the
 witnesses being Entered lined at the time of Recording
 vide assignment Lib n^o 4 page 297- *James Sharpe J. Ck*

W

Memorandum that on the sixth day of February in the Year
 1808 was produced to me a certificate which is filed dated
 the sixth day of February in the year aforesaid subscribed
 by Peter Sharpe assignee of George Bungee and proved by
 Alexander McLeod One of the subscribing witnesses before
 Isaac C. Van Dyke One of the Masters in Chancery certifying
 that the Mortgage from which the preceding extract is
 Register was made is paid off & discharged. *Leffert Lefferts Ck*

W

Registered for and at the Request of
 M^r Peter T. Schenck this 25th day of October
 1799.

Memorandum that on the twenty third day of October 1799
 David Ripson of the Township of Bushwick in Kings County
 and State of New York. did Mortgage to Peter T. Schenck
 of the township and County and State aforesaid. All
 that certain Messuages or house and Lot of Land situated

then the said Mortgage to be Void. Which said
Mortgage was proved by the Acknowledgement of the
said Thompson Father and Mother his Wife before
Jacob Sharpe Esq^r one of the Judges of the Court of
Common Pleas in & for Kings County the first day
of January 1800. Jacob Sharpe Esq^r Clk^r W

Registered for and at the Request of
M^r Robert Hoedare this Eight Day of
January 1800

Memorandum that on the 21st day of December 1799
Jacob Bergen of Towns in the town of Brooklyn in Kings
County & State of New York. Woman. did Mortgage to Robert
Hoedare of the town & County aforesaid Gentleman
All that certain former Plantation with the Woodland
and Salt Meadows thereto Adjoining situate lying and being
in the town of Brooklyn in Kings County aforesaid being
bottled and bottled as follows. Beginning at the Westerly
Corner of the said Farm or Plantation by a certain heap of
Stones by the Wood Land of Jordan Isles. and from thence

Registered for and at the Request of
 M^r. Rutgers Van Brunt this 1st day of
 January 1800—

Memorandum that on the first day of January in the Y^e
 of our Lord One thousand Eight hundred Thompson Pater of
 the town of New Utrecht in Kings County and Hester his Wife
 did Mortgage to Rutgers Van Brunt of the same place All
 that certain Piece or Parcel of Land lying and being in the
 town of New Utrecht Aforesaid the same being buttied and
 bounded as follows. Northeastly by Wood Land belonging
 to the heirs of the late Johannis Emman. deceased Southeast-
 ily. by Clear Land of Albert Van Brunt John Hansen and Daniel
 Stillwell Southwestly by Clear Land of Albert Van Brunt
 Son of Isaac Van Brunt Northwestly by the Division line
 and the Wood Land. belonging to the heirs of the late Nicholas
 Stillwell deceased. and Clear Land of Rutgers W Van Brunt
 and Englebert Lott. and Wood Land of the above named Rutgers
 Van Brunt containing Twenty five Acres more or less.
 Together with all and singular the &c. &c
 Provided always Nevertheless that if the said Thompson
 Pater his heirs Executors Administrators shall pay or cause
 to be paid unto the said Rutgers Van Brunt his Executors
 Administrators or Assigns the Sum of Fifteen hundred
 and fifty Pounds Current Money of the State of New
 York with Lawful Interest for the same on or before the
 first day of January next ensuing According to the terms
 and Condition of a certain Bond in the said Mortgage

Provided always. Nevertheless that if the said Jacob Bergen. his heirs Executors or Administrators do and shall well and truly pay. or cause to be paid unto the said Robert Stoddard. his certain Attorney Executors Administrators or Assigns. the sum of Five thousand Eight Hundred and Thirty Three Dollars. Thirty Three Cents and Four Mills and Interest thereof according to the Conditions of two Certain Bonds. in the said Mortgage recited then the said Mortgage to be Void which Mortgage. was provided by the Acknowledgment of the said Jacob Bergen before Johannis E. Lott. one of the Judges of the Court of Com. Pleas. in & for Kings County the 21st day of December One thousand Seven hundred and Ninety Nine. Recorded 3rd January 1800 JWB. Mergely Jr. Att^y W

Memorandum that on this Eighth day of October One thousand Eight Hundred and two was produced to me a certificate which is filed dated 2nd day of September 1802 Subscribed by John B Coles (Assignee of Robert Stoddard the above mentioned Mortgage) and by him acknowledged before Thomas Cooper One of the Masters in Chancery for the State of New York Certifying that the Mortgage from which the foregoing Extract or Register was made is redeemed paid off and discharged —

Leffert Lefferts Junr. Clk^t W

Southeastly in a straight direction through the Woods
 to a Certain Pepperage tree Mark'd with three Notches
 by. Woodland of the said Jordan Coles. and from thence in
 the same direction to the Mill Pond of the said Jordan
 Coles. thence along the Mill Pond. to the Easterly End of the
 Mill Dam. of the said Jordan Coles. from thence in the
 Shortest Direction to the Gowanus Creek. thence along the
 said Creek as it Runs to a Certain Ditch Called Johnson
 Ditch thence along the said Ditch to a Certain Maple tree
 standing by the land of Nicholas Boorum. thence along
 the land of said Nicholas Boorum. to the land of Will^m
 Boorum. thence along the land of the said William
 Boorum. to the land of John Read. thence along the land
 of the said John Read and along the land of Charlotte. Mil
 -moth and along the land of Jeremiah Vandubilt to the
 Place of Beginning Containing One hundred and ten Acres
 - be the same more or less. Exclusive of a Certain Piece of Mea
 dow. belonging to the heirs of the late John Johnson deceased
 Containing four Acres and one half which is excepted out of
 these Presents saving and Reserving to Jordan Coles his
 heirs Executors Administrators and Assigns. for ever free Egress
 and Regress along a Private Road. leading over the above
 Granted Premises. through Gates or Bars not Exceeding four
 in Number and also a Privilege belonging unto the said
 Jordan Coles. his heirs &c. or Assigns ————— for ever to Cut
 Logs. on the Verge of the Meadow. adjoining the Mill Pond.
 for the Purpose of Repairing his Mill Dam together
 with all and Singular the &c &c —

the full Sum of two hundred & twenty five pound of Lawfull
 Money of the State of New York with the Interest for the
 Same on or before the first Day of May Next ensuing
 According to the Conditions of A Certain bond in the Said
 Mortgage recited then the Said Mortgage to be Void which
 Mortgage Was Proved by the Acknowledgment upon Oath of
 Robert K Owen one of the Witnesses before Jacob Sharpe
 one of the Judges of the Court of Common Pleas in and
 for Said County the 27th Day of May 1799.

W

Registered for and at the Request
of George Durfee this thirteenth Day
of January 1800

Memorandum that on the first Day of May 1798
David Gipson of the township of Bushwick in Kings County
and State of New York & Cathrine his Wife of the one part and
George Durfee of the township of Brooklyne in the County and
State aforesaid of the Other Part

Registered for and at the Request
of George Durfee this thirteenth Day
of January 1800

Memorandum that on the first Day of May 1798 David
Gipson of the township of Bushwick in Kings County and State
of New York & Cathrine his Wife Did Mortgage to George Durfee
of the town of Brooklyne in the County of Kings & State afores.
all that certain House and Cott of land Situate laying and being
in the township of Bushwick aforesaid being butted and bounded
as follows Northerly Easterly and Southerly on the Commons of
Said township and Westerly on the public road Near the
Church Containing in all one half Acre of land be the Same
More or less together with all and Singular &c &c.

Provided Always Nevertheless that the Said George Gipson
his Heirs & Assigns Shall pay or Cause to be paid unto the
Said George Durfee his Executors Administrators or Assigns

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thence North 38 Degrees and 30 Minutes East to the Place of Beginning
Containing About Seventy Acres be the Same more or Less And Also
for the Said Robert Stoddard his Heirs and Assigns and all Persons
Possessing the whole or any Part of the Said Premises to have and
Enjoy the Privilege of a Private Road or Way to Pass and Repass
to and from the Same on the Lane or Private Road as the same
Now Run over the Farm belongin to the Said Robert Stoddard
Together with all and Singular &c &c
Provided Always Nevertheless that if the Said Jordan Cole his heirs
Executors Administrators or Assigns do and Shall well and truly Pay
or Cause to be paid unto the Said Robert Stoddard his Certain-
Attorney Executors Administrators or Assigns the Said Severall
Sums of Moneys Mentioned in the Conditions of the Said Severall
Bonds in the Said Mortgage Recited then the Said Mortgage
to be Void which Mortgage was Proved by the Acknowledgement
of the Said Jordan Cole and Mary his Wife before Jacob Sharpe
Esqr one of the Judges of the Court of Common Pleas in & for
Kings County the 15 Day of November one Thousand Seven
Hundred and Ninety Nine
Recorded the 13 Day January 1800. John Doughty Dep^y Ck

Memorandum that on this Twentieth day of May in the Year of our Lord One
Thousand Eight hundred and three was produced to me a certificate which
is filed dated the Eleventh day of May in the Year last mentioned subscribed
by John B Cole One of the Assignees of the foregoing Mortgage and by
him acknowledged before Jacob Reedcliff One of the Justices of the Supreme
Court of Judicature of the State of New York certifying that the Mortgage from
which the foregoing Register or Extract was made is redeemed paid off
and discharged —

Leffert Lefferts Am^r Ck

Cancelled

Registered for and at the Request of
 Mr Robert Stoddard this thirteenth Day
 of January 1800

Memorandum that on the fifteenth Day of November
 in the Year of our Lord one thousand Seven Hundred and Ninety
 Nine Jordan Cole of the County of Queens and State of New York
 and Mary his Wife Did Mortgage to Robert Stoddard of
 the Town of Brooklyn in the County of Kings & State of New York
 Gentleman All that Certain Tract piece or Parcel of Land and the
 Buildings thereon Erected Situate Lying and being in the
 Township of Brooklyn in the County of Kings and State of
 New York and Bounded as follows to Wit. Beginning at
 a Pile of Stones Adjoining the Line of A Tract of Land belong-
 ing to Jeremiah Vanderbilt thence Southeastwardly to a Tree
 Marked with three Notches Near the Mill Pond thence along
 the Said Mill Pond so as to include the Same to the East-
 wardly End thereof thence to the Mill Dam and from thence
 to the Nearest Part of the Javarus Creek thence Westwardly
 along the Said Creek the Severall Courses thereof to the Bay
 thence North 68 Degrees West one Chain and Eighty Links
 thence North 88 Degrees West three Chains and thirty five Links
 thence North 34 Degrees West Eight Chains thence North
 37 Degrees and thirty Minutes West three Chains thence
 North 26 Degrees & thirty Minutes West three Chains thence
 North 28 Degrees East Eight Chains and fifty Links thence
 South 86 Degrees East five Chains thence North 13 Degrees
 East six Chains thence North thirty Degrees West four
 Chains thence North fifty Nine Degrees East Nine Chains

one of the Witnesses By the Said Samuel Jane before ²⁰⁸
Thomas Cooper one of the Masters in Chancery the Twenty
fourth Day of January one thousand Eight Hundred
Recorded the 24 January 1800 John Doughty Dep't. Sec'y

Memorandum that on the fifteenth day of March in the Year
One thousand Eight Hundred and Eight was produced to
me a certificate which is filed dated the 22 day of January
in the Year aforesaid Subscribed by James Liverick and
by him acknowledged before William Furman one of
the Judges of the Court of Common Pleas for King County
certifying that the Mortgage from which the foregoing
extract or Register was made is Redeemed Paid off and
discharged —

James Liverick
J. Liverick

Registered for and at the Request of ^W
Peter Schenck this 25 Day of January 1800

Memorandum that on the twenty third Day of October one thousand Seven
hundred and ninety Nine David Gipson of the Township of Bushwick
In Kings County State of New York Did Mortgage to Peter Schenck
of the Same Place all that Messuage and house and Lot of Land Situate
Laying and being in the Township of Bushwick and also all trees
woods underwoods Containing in all one half an Acre of land being
Butted and Bounded as follows Northerly Easterly and Southerly on the
Commons of Said Township and westerly on the road Neat the Church
together with all and Singular the Profits Commodities Advantages
Perquisites Appertinances whatsoever to the Said Messuage and
Tenements Belonging or in anywise Appertaining Provided
Always Nevertheless that if the Said David Gipson his Heirs or
Assigns Shall Pay or Cause to be paid unto the Said Peter Schenck
his heirs Executors Administrators or Assigns the
Just and full Sum of Thirty two pounds Eleven Shillings & six pence

Registered for and at the Request of
 Mr James Leverick this 24 Day of
 January 1800

Memorandum that on the first Day of May in the Year of our Lord one thousand Seven Hundred and Ninety Eight Samuel Payne of the County of Kings in the town of Brooklyn in the State of New York Did Mortgage to James Leverick of the Same Place all that Certain Dwelling house Barn and Outhouses & Standing on a Certain Lot or Piece of Ground Leased to him by John Bennett Situate Lying and being in the County & town & State Aforesaid Butted and bounded as follows to Wit in front twenty five feet on the Street Leading from the ferry to Brooklyn Church and in the Rear by a lane or Street known by the Name of first Street and on the North westerly Side by the Lot of land in Possession of Henry Havens Leased of the Said John Bennett on the South Easterly Side by the Lot of Land Belonging to Burdett Stryker as the fence now Stands from front to Rear one hundred and Sixteen feet & together with all and Singulars &c &c Provided always Nevertheless that if the Said Samuel Payne or his Heirs Executors Administrators or Assigns Shall pay or Cause to be paid unto the Said James Leverick his heirs Executors Administrators or Assigns the Sum of Eight Hundred and Seventy five Dollars and the Interest for the Same Current money of the State of New York on or before the first Day of May Next Ensuing according to the Conditions of A Certain ^{Bond} in the Said Mortgage recited then the Said Mortgage to be Void which Mortgage was Proved by the Acknowledgement thereof upon the Oath of John Dougherty

of Land with the Buildings and Improvements Thereon Situate
 Lying and being in Brooklyn. Aforesaid on the Northerly Side
 of the High Way or Street leading from the ferry Bounded as
 Follows to Southerly in the front by the Street or Highway westerly
 by a Lot of Land belonging to Henry George August Cluysman
 Bearing a North Easterly Course from the Corner of the Said George
 Cluysman House as the buildings now stands in the rear by a lane
 or Street Called Comfort Street and Easterly by a Lot of Land
 belonging to Jacob Patchan Containing in breadth in front thirty
 Six feett - in the rear forty two feett on the westerly Side one hundred
 and Seven feett Six Inches along the line of Henry George August
 Cluysman and on the Easterly Side one hundred and Six feett -
 Along the line of Jacob Patchan to the Place of Beginning Together
 with all and Singular &c - Provided always Nevertheless that the
 Said Derick Amerman his heirs Executors Administrators
 or Assigns shall Pay or Cause to be paid unto the Said John Hicks
 Heirs Executors Administrators or Assigns the Sum of Sixteen
 Hundred and Eighty Seven Dollars and one half Dollar Current
 Money of the State of New York with Lawful Intrest for the
 Same on or before the first Day of May in the year of our Lord -
 one thousand Eight hundred and one - Next Ensuing according
 to the Condition of a Certain Bond in the Said Mortgage recited
 then the Said Mortgage to be void which Mortgage was Prov'd
 By the Acknowledgement of the Said Derick Amerman and
 Phoebe his wife before Johannis E. Lott - first Judge of the Court
 of Common Pleas in and for Kings County the thirteenth
 Day of February 1800 John Doughty Dep't Clerk

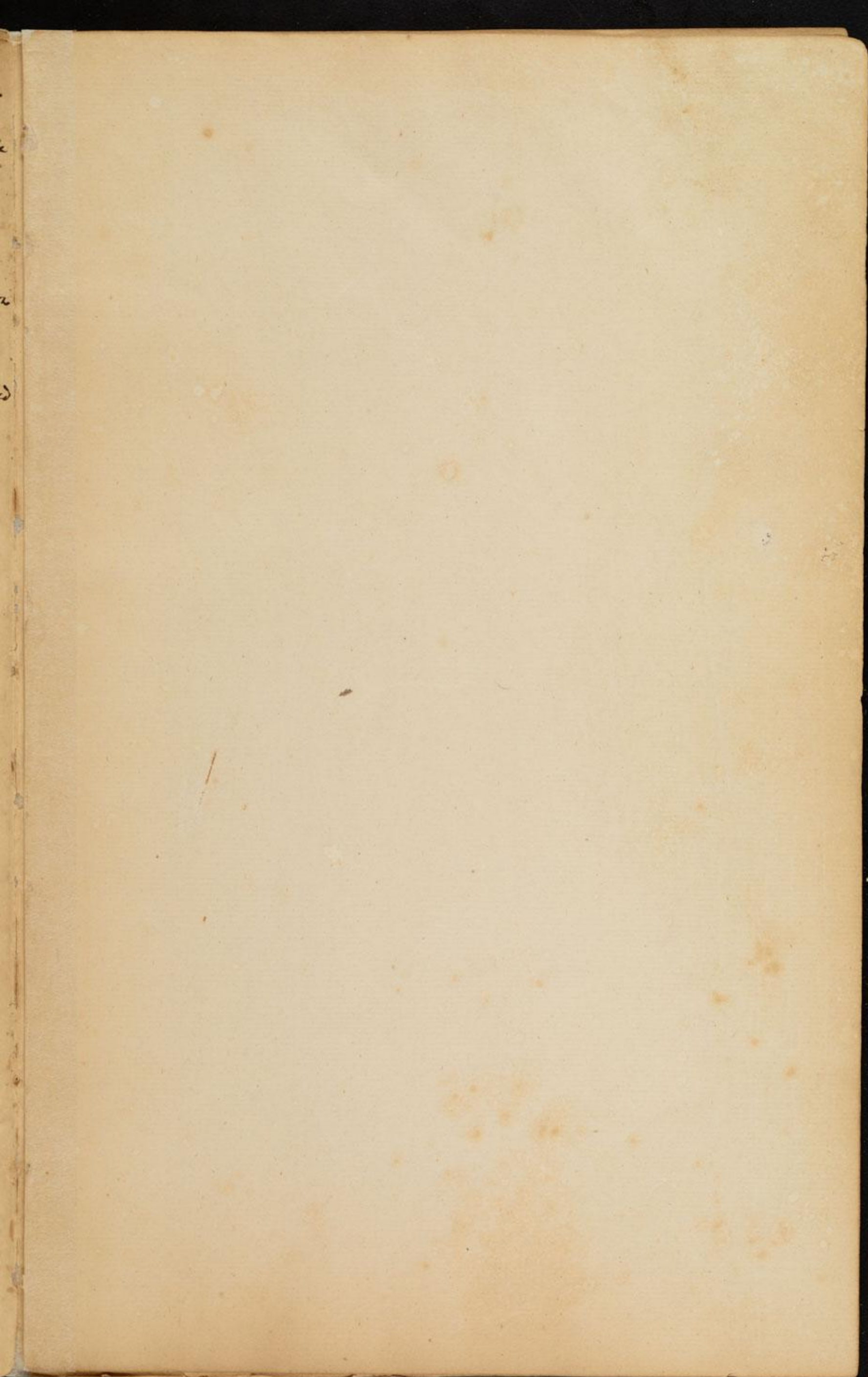
209 Current money of the State of New York on or before the first-Day
of May one thousand Eight hundred according to the Condition of a Certain
Bond in the Said Mortgage recited then the Said Mortgage to be Void
which Said Mortgage was Proved by the Acknowledgement of the
Said David Gipson before Johannes E. Lott - first Judge of the Court
of Common Pleas in and for Kings County the twenty fifth
Day of January in the Year of our Lord one thousand Eight
Hundred Recorded the 25th January 1800

John Doughty - Dep. Clerk

Registered for and at the Request
of John Hicks this fourteenth Day
of February 1800

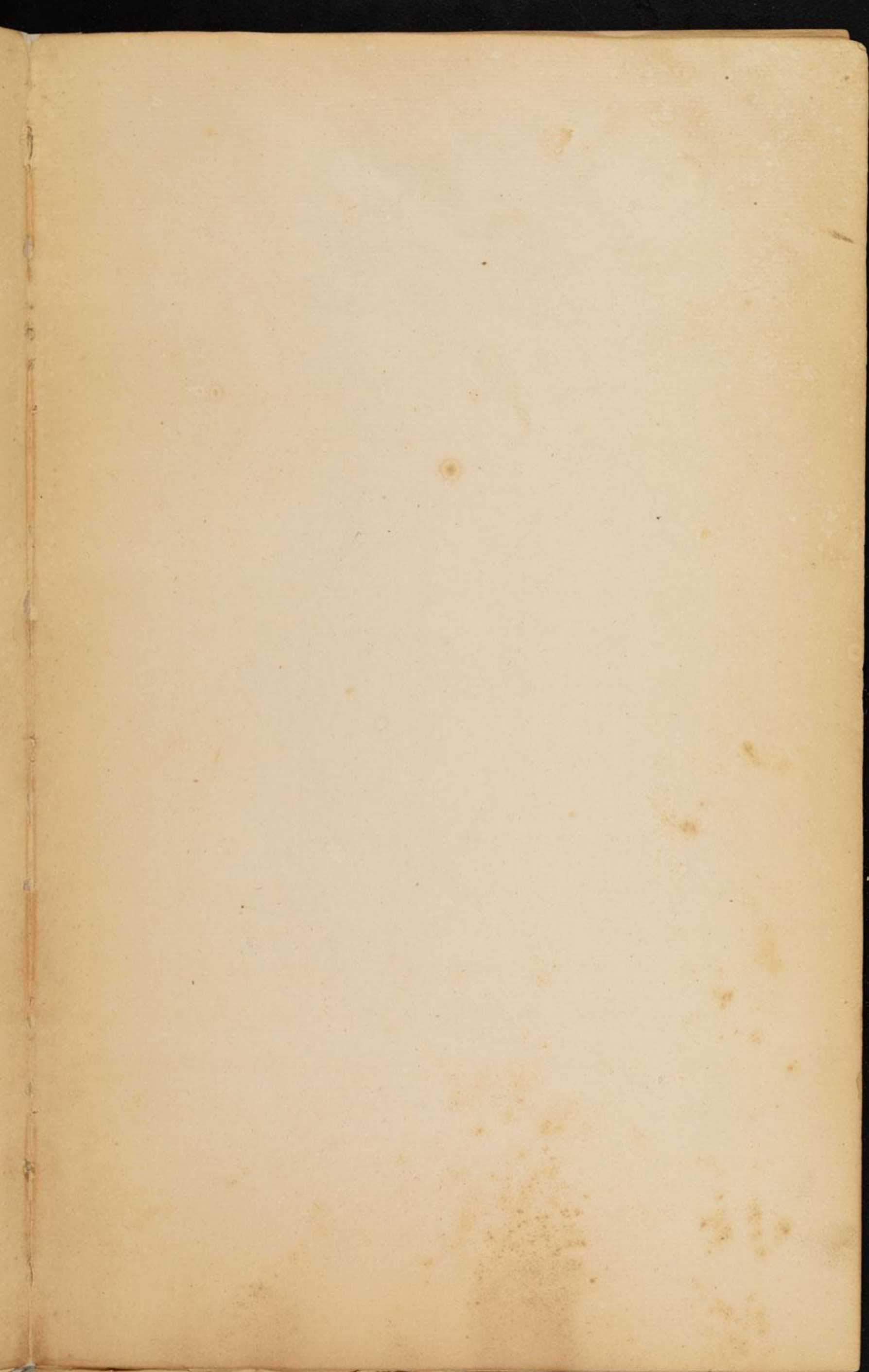
Cancelled vide next page 211.

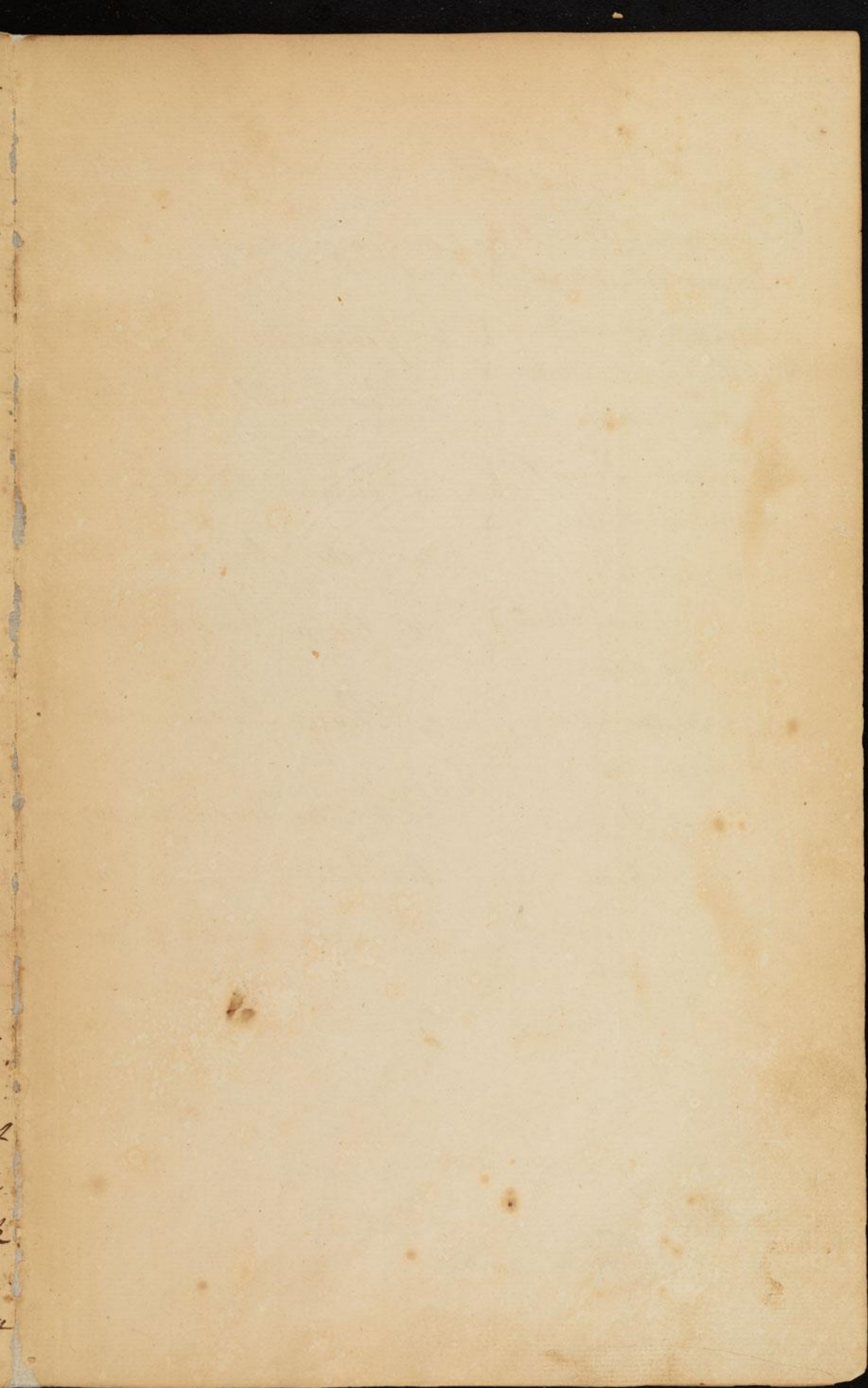
Memorandum that on the fourth Day of February in the year of
our Lord one thousand Eight Hundred Derick Amerman of the
Town of Brooklyn in the County of Kings State of New York
and Phebe his Wife did Mortgage to John Hicks of the Same
Place and State Aforesaid all that Certain House and Lott



Memorandum that on this 4th day of May One thousand
Eight hundred and One was produced to me a Certificate
which is filed dated 4th of May 1801 subscribed by John
Hicks the within mortgagee and by him acknowledged
before Jacob Sharpe One of the Judges of the Court of Common
Pleas for Kings County Certifying that the mortgage from
which the within Extract or Register was made is redeemed
paid off and discharged -

Leffert Lefferts Junr. Clk
 W





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