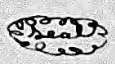



his heirs and assigns: To the only proper use benefit and behoof of the said Alfred de Port his heirs and assigns for ever. - And the said William Donnan for himself and his heirs doth covenant and agree to and with the said Alfred de Port his heirs and assigns and every of them that against him the said William Donnan and Sarah his wife and their heirs and against all and every other person and persons whomsoever lawfully claiming or to claim by from or under him her them or any of them he and they shall and will Warrant and forever defend by these presents. - In witness whereof the said parties to these presents have hereunto set their hands and seals the day and year first above written.

Signed Sealed and delivered

In the presence of
J. P. Fairlamb
Susan Fairlamb

William Donnan 

Sarah Donnan 

Received the day of the date of the above written Indenture of and from the above named Alfred de Port the above mentioned consideration money in full.

Witness
J. P. Fairlamb

W. Donnan

State of Delaware) Ist. Be it remembered that on this 5th day of January in the year of our Lord one thousand eight hundred and twenty eight personally appeared before us the undersigned two of the Justices of the Peace in and for the County of Newcastle William Donnan and Sarah his wife, the grantors named in the within and foregoing Indenture, and they the said William Donnan and Sarah his wife severally acknowledged the same to be their act and deed, and ^{respectively} desired it might be recorded as such: and we further certify that the said Sarah being the day and year aforesaid, privately examined by us separate from her said husband and out of his hearing she the said Sarah did declare and say that she signed sealed and delivered the said Indenture willingly and freely, without the fear, compulsion or ill usage of her said husband or fear of his displeasure. - In witness whereof we have hereunto set our hands the day and year aforesaid. - The M^{rs} (P)ouell
Fredk. Leonard

Received for Record November twenty ninth A.D. one thousand eight hundred and thirty seven.

Attest Matt^r. Kean R^r.

Recorded December 11th 1837.

This Indenture made the twenty ninth day of November in the year of our Lord one thousand eight hundred and thirty six Between Solpe Lopez of Christiana hundred in the County of Newcastle and State of Delaware and Annamade his wife of the one part and G. D. DePort of Company of the same hundred County and

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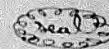
states aforesaid of the other part. Witnesseth that the said
Joseph Gregg and Hannah his wife for and in consideration of the
sum of one hundred and fifty five dollars to them in hand
paid by the said C. D. DuPont & Company at and before the
sealing and delivering hereof the receipt whereof they do hereby
acknowledge and thereof acquit and forever discharge the said C. D.
DuPont & Company their heirs executors and administrators by these
presents have granted bargained sold, aliened, enfeoffed released
and confirmed and by these presents do grant bargain sell alien en-
feoff release and confirm unto the said C. D. DuPont & Company
and to their heirs and assigns All that certain lot or piece of land
situate in Christiana hundred aforesaid and bounded and particu-
larly described as follows viz. Beginning at Brandywine Creek
at a corner of Land of the said C. D. DuPont & Company thence by
the same South twenty five degrees west fourteen perches and six
tenths thence by the following new division lines viz. North twenty
six degrees West twenty three perches to a new marked Hickory thence
North thirty two and three quarters degrees East fifteen perches to
a small Button wood on the banks of the Creek aforesaid thence
down the several courses thereof about twenty four perches to
the place of beginning containing one acre and eighty eight
perches more or less [It being part of the same tract of land
which Samuel Gregg late of Christiana hundred aforesaid
deceased in and by his last will and Testament in writing did
give and devise unto his son Joseph Gregg (party hereto) in fee
as in and by the said will reference being thereunto had will more
fully appear] Together with all and singular the houses
out houses buildings barns stables ways woods waters water-
courses rights liberties privileges hereditaments and appurte-
nances whatsoever thereunto belonging or in any wise apper-
taining and the reversion and remainders rents issues and
profits thereof And also all the estate right title interest
property claim and demand whatsoever of them the said Joseph
Gregg and Hannah his wife in law or equity or otherwise howso-
ever of in to or out of the same Do have and to hold
the above mentioned and described lot of land hereditaments
and premises hereby granted or mentioned or intended to be
with the appurtenances unto the said C. D. DuPont & Company
their heirs and assigns to the only proper use and behoof of the
said C. D. DuPont & Company their heirs and assigns forever.
And the said Joseph Gregg for himself his heirs executors and ad-
ministrators doth covenant promise grant and agree to and with
the said C. D. DuPont & Company their heirs and assigns by these
presents the said lot of land granted unto the said C. D. DuPont
& Company against him the said Joseph Gregg and his heirs and
against all and every other person and persons whomsoever lawfully
claiming or to claim by force or under him them or any of
them shall and will warrant and forever defend by these presents.

In witness whereof the said Jesse Gregg and Hannah his wife have hereunto set their hands and seals the day and year first above written.

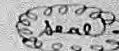
Signed Sealed and Delivered

In Presence of
James L. Roche
N. G. Williamson

Jesse Gregg



Hannah Gregg



Received the day of the date of the above Indenture of the above named E. S. DuPont & Company one hundred and fifty five dollars the amount of the consideration money in full.

155 witness

N. G. Williamson

Jesse Gregg

State of Delaware,
City of Wilmington } Be it remembered that on the twenty sixth day of November Anno Domini Eighteen hundred and thirty six before the subscriber Mayor of the City of Wilmington aforesaid, Jesse Gregg and Hannah Gregg his wife named in this Indenture personally appeared and acknowledged said Indenture to be their act and deed respectively and desired it might be recorded, and that on the same day the said Hannah Gregg wife of the said Jesse Gregg being privately examined by me apart from her said husband acknowledged that she executed said Indenture willingly without compulsion or threats or fear of her husband's displeasure.



Witness my hand and seal of office the day and year aforesaid.

N. G. Williamson Mayor.

Received for record November twenty ninth A. D. one thousand eight hundred and thirty seven.

Attest Matt. Hean R.

Ex. Recorded December 11th 1837.

This Indenture made the second day of June in the year of our Lord one thousand eight hundred and twenty seven Between John Innam of Christiana shundred in the County of Newcastle and State of Delaware and Mary his wife of the one part and Peter Didier M. D. of the Borough of Wilmington in shundred County and State aforesaid of the other part. Whereof the said John Innam by force and in virtue of a certain Indenture duly executed under the hands and seals of James Davis and Ann his wife for the consideration therein mentioned became lawfully seized in Fee of and in a certain Lot of land situate in the Borough of Wilmington aforesaid and particularly described as follows to wit, Beginning at a stake a corner of Doctor Didier's Lot on the west side of French Street at the distance of one hundred and and and twenty two feet from the North side of Blanner Street thence with his line North fifty eight degrees West to the middle distance between