said Harman Gaskins shall cause this grant to be registered in the registers office of cur said county of Craven within twelve months from the date hereof otherwise the same shall be void and of no effect.

IN TESTIMONY WHEREOF we have caused these our letters to be made patent and our great seal to be hereunto affixed, Witness Samuel Johnston Faquire our Governor, captain, General and commander in Cheif at Fair Field the tenth day of July in the Kill year of our Independence and in the year of our Lord one thousand seven hundred and eighty eight.

Sam Johnston.

By his Excellys Command .

J. Glasgow cecretary.

STATE OF NORTH CAROLINA NO. 394.

To all to whom these presents shall come, GREETING:
Know Ye, that we for and in consideration of the sum of ten pounds for every hundred acres
hereby granted paid into our treasury by Sharack Gatlin have granted paifd into our Treasury
by Shadrack Gatlin have given and granted and by these presents do give and grant unto the
said Shadrick Gatlin a tract of land containing three hundred acres lying and being in our
county of Craven on the north side of Swift Creek and north side of Mauls Swamp.

Beginning at a pine Colonel Joseph Leech beginning corner and Joseph Worsleys third corner and runs with his line north forty degrees east one hundred and eighty poles to a pine his other corner thence north eighty five degrees west sixty poles to a stake in the center of two pines thence north nine degrees west one hundred and seventy five poles to a pine in a bottom then south eighty one degrees west one hundred and eighty four poles to a stake thence wouth six degrees west two hundred and six poles to a stake in said Leechs line thence with said line north sixty four degrees east one hundred and ten poles to a stake in the center of two pines said Leeches corner thence with his other line to the fist station as by the plat hereunto annexed doth appear together with all woods, waters mines minerals hereditaments and appurtenances to the said land belonging or appertaining.

To hold to the said Shadrack Gatlin his heirs and assigns forever yeilding and paying to us such sums of money yearly or otherwise as our General Assembly from time to time may direct provided always that the said Shadrick Gatlin shall cause this grant to be registered in the registers office of our said County of Craven within twelve months from the date hereof otherwise the same shall be void and of no effect.

IN TESTIMONY WHEREOF we have caused these our letters to be made patent and our great seal to be hereunto affixed. Witness Samuel Johnston, Esquire our Governor, Captain, General and commander in Cheif at Fairfield the tenth day of July in the thirteenth year of our Independence and in the year of our Lord one thousand seven hundred and eighty eight.

sam Johnston.

By his Excellencys Comd.

J. Glasgow, Secretary.

To all to when these presents shall come, John Garraway and Benjamin Deggin both of the island of Grenada Esquires surviving executors of the last will and testament of Charles Morris late of the same Island of Grenada Esquire deceased

Whereas the said Chas. Morris by his said last will and testament bearing date the eighth day of November which was in the year of our Lord One thous and seven hundred and eighty nine and duly proved and recorded in the registers office of the said Island did after making the several devises and requests therein particularly mentioned, nominate constitute and appoint the said John Garraway and Benjamin Diggin and one William Gillock late of the said Tsland Esquire now deceased executor of his said last will and testament as in and by the said last will and reference being thereto had will more fully appear and

Whereas there are sundry debts due and owing to them the said John Garraway and Benjamin Diggin as surviving executors of the said Charles Morris from divers persons in North Carolina and other parts of north carolina, and whereas it is necessary for them the said John Garraway and Benjamin Diggin as surviving executors aforesaid to nominate and appoint one person as there attorney for the recovery of such debts,

Now therefore, Know Ye, that they the said John Garraway and Benjamin Diggin as surviving executors of the said Charles Morris as aforesaid have and each of them hath nominated constituted authorized and apinted and by these presents do and of each of them doth nominate constitute authorize and appoint Peter Morris at present of the said Island of Grenade Gentlemant ( the only son and heir at law of the maid Charles Morris deceased ) but intending shortly to depart for North America to be their true and la wful Attorney for them the said John Garraway and Benjamin Diggin as surviving executor of the said Charles Morris and in their names to ask demand recover and receive all debts and sums of money due to the said Charles Morris deceased or which now are or hereafter may become due and payable to them as surviving executor of the said Charles Morris deceased either by mortgage bond bill open account promissory note accounts stated and balanced or otherwise however from all and every person and persons whatsoever by whom the same is or are or hereafter may become due and unpaid and if need be to call to account bring to reckonimng and to adjust and settle all and every calim and whatsoever with all and every person and persons concerned in the presence and upon receipt or recovery of the said debt and sum of money due and to become due as aforesaid or any part thereof sufficient acquittances and discharge to make and give for the same and upon nonpayment thereof all and every person and persons so indebted to sue arrest attack implead imprison and prosecute for the same by all legal ways and means and upon payment thereof or any part thereof the same persons against to acquit and discharge and out of priosn to release and in like manner for them the said John Garraway and Benjamin Diggin as surviving executor of the said Charles Morris deceased as aforesaid and in their names to appear and three person to represent on all courts or other places as plaintiffs complaintants demandants in any action suit or appeal eigher at law or in equity.

And generally for them the said John Garraway and Benjamin Diggin in their names as surviving executors of the said Charles Morris as aforesaid and as their act and deed to make do transact accomplish and perform all and every matter and thing requisite and necessary in or about the premises in as full ample and beneficial a manner to all intents and purposes as they might or could do themselves if personally present and an attorney or attornies under him the said Peter Morris to neminate constitute and appoint for the purposes and with all and every the powers hereby to him given or such part thereof as the said Peter Morris shall think proper and the same again at his pleasure BOOK: 27 Page Sequence: 287

torrevoke annull and make void ratifying and confirming as they the said John Garraway and Benjamin Diggin do by these presents ratify confirm declare valed and effectual all and whatsoever their said attorney or his substitute or substitutes under him to be appointed as aforesaid shall lawfully do or cause to be done by virtue hereof in retation hereto,

IN WITNESS WHEREOF the said John Garraway and Benjamin Diggin have herete set their hands and seals respectively this twenty third day of February in the year of our Lord one thousand seven hundred ninety one.

Jno. Garraway ( Seal )
Benj. Diggin ( Seal )

Sealed and delivered in the presence of: Fras. Stringer, Wm. Davis.

The state of North Carolina, New Bern 30th. day of March 1791. Came before me one of the Judges of the Superior Court of La w and Equity Frances Stringer one of the subscribing witness to the within power of attorney and made oath that he saw John Garraway and Benjamin Diggin sign seal and deliver the same as their act and deed for the uses and purposes therein contained therefore let it be be registered.

Jno. Williams, J.S. C.L.E.

Know all men by these presents that I Joseph Dennaldson surviving partner of the house of Resher & Donnaldson of Baltimore in the state of Maryland do constitute authorize and appoint and in my place and stead put George Ellis of the town of New Bern and state of North Carolina merchant my true and lawfull attorney for me in my name and for my use, to ack demand sue, for recover and receive all and all manner of debts dues and demands whatsoever that is now due or that may hereafter become due or owing unto me (as surviving partner of the aforesaid house) by or from any manner of person or persons whatsoever in the aforesaid state of North Carolina hereby giving and granting unto my said atterney full power and authority to act in and concerning the premises as fully to all intents and purposes as I myself might or could do were I personally present hereby revoking and making null and void all former powers or authority given by me to any other person or persons whatsoever previous to this date hereby ratifying and confirming and hereby agreeing to ratify and confirm, all and whatsoever my said attorney shall do or cause to be done in or about the premises or any part or parcill thereof.

IN WITNESS WHEREOF I HAVE HEREUNTO set my hand and seal this fifth day of November in the year one thousand seven hundred and ninety.

Joseph Donaldson (Seal)

Sealed and delivered in presence of: Stephen West, David Cumming.

North carolina, New Bern. I certify that the true execution of the within power of Attorney was duly proved before me by the eath of Stephen West one of the subscribing witness thereto 4th. February 1791.

Jno. Sitgreaves, In C.D.

STATE OF NORTH CAROLINA,

CRAVEN COUNTY.

Whereas there issued forth from the county court of pleas and quarter sessions held for Craven County at March term A.D. 1790 an order for the sale of the goods and chattles which were of the estate of James Green Junr. deceased.

Know all men by these presents that I, John Council Bryan Sheriff of Craven BOOK: 27 Page Sequence: 288