

ters his heirs heirs and assigns for ever, and the s<sup>d</sup> Daniel Claver for himself his heirs execu-  
 tors & administrators doth covenant & agree that the said Enoch Masters ever peaceable &  
 quietly have holds Occupie porcefs & enjoy the said granted land with all appurtainence unto  
 Enoch Masters, shall and will in warrunt and for ever defend by these presents. Witness my hand  
 & seal 4<sup>th</sup> January 1811. —

Daniel X. Claver <sup>his</sup> seal  
 mark —

Witness William Jones

State of North Carolina Craven County. Court of Pleas & Quarter Sessions Septem-  
 ber Term A.D. 1814. Then was the execution of the foregoing deed proved in open Court and in due  
 form of law by the oath of William Jones Esquire one of the subscribing witnesses thereto ordered  
 that said Deed be Registered —

Attat. J. Stanley. &c

It Now all men by these presents that I Jeremiah Fowelle of the County of Craven and state of Nor-  
 th Carolina for and in consideration of the sum of one hundred and forty five dollars to me in  
 hand paid by Moses Butler of the County and state aforesaid before the unsealing and deliver-  
 ing of these presents the receipt whereof I do acknowledge, myself contented Satisfied and  
 paid and have granted Bargain sold and conveyed parts of a Tract of Land containing, one  
 hundred and thirty nine acres, Be the same more or less unto the s<sup>d</sup> Moses Butler his Ares and  
 assigns for ever sine and being in the County of Craven and on the south side of Neuse River  
 being a part of the land boled the phillips Land Joining Silas Stevenson land To have and to  
 hold the foresaid part of a tract of land unto the said Moses Butler his Ares assigns for  
 ever unto Behold the s<sup>d</sup> Jeremiah Fowelle his Ares and assigns do for ever warrunt and  
 defend the Lawful Claims of all persons whatsoever In Witness whereof I the s<sup>d</sup> Jeremiah  
 Fowelle hereunto set my hand and seal this 4<sup>th</sup> day of May 1814. sealed and delivered  
 over in the presents of

Silas Stevenson

Lewis Avery } State of North Carolina  
 Craven County

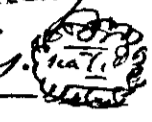
Jeremiah Fowelle. <sup>seal</sup>

1814. Then was the due and legal Execution of the foregoing Conveyance acknowledged by the  
 Grantors in open Court ordered that said deed be Registered.

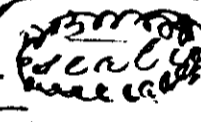
Attat. J. Stanley. &c

State of North Carolina }  
 Craven County

To all people to whom these presents shall come greeting that William  
 Lewis of the County and state above written for and in consideration of the Love good will and  
 affection which I have and do bear towards my Loving Grand father John Morris of the County and  
 state above written do give Grant and by these presents do freely give and Grant, to the said  
 John Morris his heirs Executors administrators and assigns for ever, a certain piece or parcel of land  
 with the house and plantation & all the appurtainences there unto belonging and all the lands  
 that belongs to the said plantation tracts and adjoining the said old Tract of land that the  
 said John Morris now living on, and to say all of his household and kitchen furniture that

in his house & ow his plantations and further I do give all the stock that he is now in possession of that is to say Hogs Cattle Sheep Horses and all the stock of all descriptions except one heffer that now runs up to my pen and I the said William Lewis do give all of these above mentioned land and tenements and stock & household Furniture unto John Morris his heirs and assigns for ever and I the said William Lewis do warrant and defend from my heirs and assigns for ever unto John Morris his heirs and assigns for ever the land & tenements and I the William Lewis do acknowledge this to be free and good wile. as Witness my hand and seal this the 19<sup>th</sup> day of July 1814. —  
William Lewis 

Let Geo Cooper  
Arnold Rigger } State of North Carolina Court of Pleas & Quarter Sessions September Term A.D. —  
in writ } Craven County. S-1814 Then was the Execution of the foregoing conveyance  
proved in open Court and in due form of law by the oath of Arnold Rigger one of the Subscribing  
Witness thereto ordered that said deed be Registered. —  
Attest J. Stanley & Co

Know all men by these presents that I John Oliver of Newbern in pursuance of a Licence for that purpose first had and obtained have manumitted emancipated and set free and by these presents do manumit emancipate and set free a certain negro boy slave called Thomas H. Green hereby for myself my heirs Executors and administrators releasing & renouncing all claim to the services or servitude of said Thomas H. Green. In Witness whereof I have hereunto set my hand & seal this 10<sup>th</sup> day of August 1814.  
John Oliver 

sealed & delivered in presence of } State of North Carolina Court of Pleas and Quarter Sessions. —  
J. Stanley } Craven County. S. September Term A.D. 1814. Then was the due  
and legal execution of the foregoing deed acknowledged in open Court by John Oliver  
ordered that said deed be Registered. —  
Attest J. Stanley & Co.

Whereas heretofore there issued forth of the Court of Pleas and Quarter Sessions of the County of Craven and State of North Carolina a writ of fieri facias bearing teste the second Monday of September A.D. 1814 directed to the Sheriff of Craven County commanding him that of the lands and tenements of William Conway deceased which were devised to Sidney Conway and Mary Patrick he should cause to be made the sum of eight hundred pounds which the Justices of Craven County suing to the use of Samuel Hyman lately in the said Court recovered against the said devisors for debt and also the sum of seven pounds fifteen shillings and three pence for costs and charges whereof the said devisors were convicted as appeared of record and that he should have the said monies before the said Court at Newbern on the second Monday of December then next following then and there to render the said plaintiffs their said debt costs and charges and whereas also heretofore there issued forth of the said Court certain other writs of fieri facias tested and directed as aforesaid that is to say one at the instance of Sam Hyman for eight hundred pounds and costs one at the instance of William Hallister for ninety pounds eleven shillings & five pence