


This Indenture made between William Morris of Craven
 County and Province of North Carolina Planter of the one
 part and William Harrison of the County and Province
 aforesaid Planter of the other Part Witnesseth that the
 said William Morris for and in Consideration of the
 Sum of One hundred and Seventy Pounds Proclamation
 Money to him in hand paid by the said William
 Harrison the Receipt whereof the said William Morris
 doth hereby Acknowledge that he hath granted Bar-
 gained Sold Aliened and Confirmed and by these
 Presents doth fully fully and Absolutely Grant Bargain
 and Sell Alien and Confirm unto the said William
 Harrison and to his Heirs and Assigns forever Two
 Hundred Acres of Land and plantation Situate in
 Craven County and Province of North Carolina lying on
 the North Side of Trent River and South Side of Little
 Clinchpaw Creek beginning at a Water Oak at the
 Mouth of a small Drain on the River then along
 a Line of Marked Trees to the Road that leads
 from Little Clinchpaw to Harrison's Bridge to a pine
 Marked for a Corner Tree at the lower end of the
 Race paths then along the said Road to against
 Joseph Gilbert's Plantation then with a Straight to
 Little Clinchpaw Creek to a pine then down the
 various Courses of the said Creek to the River at the
 Mouth of Little Clinchpaw Creek then up the various
 Courses of said River to the beginning containing
 Two Hundred Acres of Land and Plantation Granted
 by Patent from his Excellency as may more fully
 and at large appear together with all Buildings
 and improvements and Appurtenances whatsoever
 thereto belonging or in any wise appertaining
 To Have and to hold the said Land and plantation
 with all Houses Orchards fields Meadows Fences Trees now
 standing lying and growing all and singular the
 Rights and Privileges above Mentioned unto the
 said William Harrison his Heirs and Assigns for ever
 and to their only proper Use Benefit and behoof of

the said William Harrison his heirs and Assigns forever
 And I the said William Morris is the true lawfull and
 Right owner of the above Mentioned Two Hundred Acres
 of Land bounded as aforesaid and every part and parcel
 thereof without any manner of Condition or Clause to
 Alter or Change the same And that the said William
 Morris hath full power lawfull Authority in his own
 Right to grant Bargain sell Assign Emroy Assign
 and set over unto the said William Harrison his heirs
 and Assigns forever without any Trouble Molestation or
 Inconvenience whatsoever had made Done or Committed
 by him the said William Morris or any other person
 whatsoever And as for me the said William Morris my
 self my Heirs Executors Administrators and Assigns Do
 Warrant and Defend the aforesaid Two Hundred Acres of
 Land bounded as aforesaid from all persons whatsoever
 unto the said William Harrison his heirs Executors Ad-
 min^r and Assigns forever In Witness whereof I the
 said William Morris have hereunto set my hand and
 seal this Twentieth Day of July One Thousand seven
 hundred and Seventy One

William^{his} Morris 
 mark

Sealed and Delivered }
 in the presence of }
 John Gilbert
 John Lavender

Septem ber Eleven Superior Court 1771
 Present his Majesty's Justices

Then was the foregoing Deed of Sale acknowledged in
 Open Court by William Morris the Grantor agreeable to
 Law and Ordered to be Registered
 Test Morris & Neale C. J. C.