

Exam. 2. Delivered to Y. C.
Ill. Seal, blank to the Co Com.

Nov 17th 1863.

At the Request of the Justice of the Peace for
Treswick County the following case is returned
September 2^d 1858

This Indenture made this second day of September in the
year of Our Lord One thousand eight hundred and twenty
eight, between Elias Rimmer of Treswick County and State
of Massachusetts of the One part and John Hoffman, Christian
Kemp, Adam Loring, Zebulon Nuhn, George Travell, Ern
M. Kersting, Abraham Bramble, Henry Barker, William Mowell
Robert Fulton and John Harbaugh Esquires Justices of the
Peace for Treswick County and their Successors in
Office of the Other part, Whereas the said Justice of the Peace
Court of said County have this day purchased from the said
Elias Rimmer under, and by virtue of an Act of Assembly
passed at December Session 1858, Chapter 48, a certain
tract or parcel of land, for the use and benefit of the Poor
of Treswick County, Now this Indenture witnessed
that the said Elias Rimmer for and in consideration of
the sum of Five thousand two hundred and thirty
dollar and seventy five cents, Current money to him
in hand paid to and before the sealing and delivery
of these presents by the Justices of the Peace of the
said County, the receipt whereof the said Elias Rimmer
acknowledges, he the said Elias Rimmer
has granted, bargained and sold, and by these presents
has granted, bargained, sell, alien, enfeoff, release and
confirm unto the said John Hoffman, Christian Kemp,
Adam Loring, Zebulon Nuhn, George Travell, Ern M. Ker-
sting, Abraham Bramble, Henry Barker, William Mowell,
Robert Fulton, and John Harbaugh Justices of the Peace
Court of said County, and their Successors in Office for ever,
all the following parts of tracts or parcels of land
lying and being in Treswick County aforesaid and
unto the Town of Treswick as here described viz
part of a tract or parcel of land called "Hanson
Addition" part of a tract called "Trotter Chance"
and part of a tract called "Ship" lying adjoining to
each other, and containing within the following
Courses, distances, metes and bounds to wit
Beginning at the end of one perch on the second line of
the first part of a deed from Daniel Rimmer
to Elias Rimmer of date 22^d April 1853, for 90³/₄
acres of land more or less, and running thence by
and with the line of said deed, in succession around
unto its interests, the Beginning of a part of said
parcel of land which was on the 7th day of November
1855, conveyed by the said Elias Rimmer to George Steley
for two acres and further parts of land, then by and
with

155 With the given line thereof, removed north eighty three and
 one fourth acres (with forty nine perches to interest the
 given line of the said land from Daniel Brunner to
 Elias Brunner, this beginning on said given line south
 eight degrees (with said hundred and thirty six perches
 to the end of the third line of past of said land which was
 on the 15th day of April 1824, conveyed by the said
 Elias Brunner to Christian (Walter for head acres and
 thirty square perches, then by and with said third line
 run with the Beginning, containing nifty eight and
 two fourths and ten perches of land more or less,
 together with all and singular the buildings, improve-
 ments, advantages, hereditaments and appurtenances
 whatsoever to the aforesaid tract or parcels of land
 thereto belonging or in any wise appertaining and
 also the rents, rights, title and interest whatsoever of
 him the said Elias Brunner both at law and in equity
 of, in to and out of the said lands and premises hereby
 bargain and sold, or meant mentioned or intended
 hereby so to be, and every or any part and parcel thereof
to have and to hold the said lands and premises and
appurtenances, together with the improvements
and appurtenances, and all and singular the advantages
thereto belonging and other the premises hereby
bargain and sold, or meant mentioned or intended
hereby so to be and every part and parcel thereof with
their and every of their appurtenances unto the said John
Huffman, Christian Kemp, Adam Loxton, Zebulon
Rahn, George Howell, Evan M. Hinstry, Abraham Namles
Henry Baker, William Howell, Robert Fulton and
John MacCough Justices of the Say Court in and for
and this successor in office forever, for the
benefit of the Poor of said County, and to and for
no other use, intent or purpose whatsoever, And the said
Elias Brunner for himself and his heirs, sold conveyed
and agreed to and with the said Justices of the Say
Court aforesaid, and their successors in office to
warrant and forever defend the said lands and
premises as aforesaid, against all persons
whosoever claiming by, from or under him and the
said Elias Brunner for himself and his heirs with
covenant, grant, promise and agree to and with
the said Justices of the Say Court aforesaid, and
their successors in office, that he the said Elias
Brunner and his heirs, shall and will at any time
and at all times hereafter, make, execute and
acknowledge any other deed or deeds or any other
instrument or instruments of writing for the better
assurance and more certain and effectual conveyance of
the

The said tracts or parcels of land and premises hereby bargained and sold and every part and parcel thereof with the rights, members and appurtenances to the said John Hoffman, Christian Hemp, Adam Lorentz, Zebulon Rubin, George Traxell, Evan M. Hinstry, Abraham Wampler, Henry Peter, William Morrell, Robert Fulton and John Harbaugh Justices of the Lay Court aforesaid and their successors in office, In Witness whereof the said Elias Brunner hath hereunto set his hand and affixed his seal this day an agreed first herein before written,

Signed, sealed & delivered } Elias Brunner (Seal)

in the presence of
Abm. Shiner

which is this Encomore of Maryland, Frederick county, to wit, Be it remembered that on this day, the second of September in the year One thousand eight hundred and twenty eight, personally appeared Elias Brunner the grantor named in the foregoing deed or instrument of writing, and he acknowledged the same to be his act and deed and the tracts or parcels of land and premises therein mentioned, and every part and parcel thereof with the rights, members and appurtenances, to be the right, title and estate of the said John Hoffman, Christian Hemp, Adam Lorentz, Zebulon Rubin, George Traxell, Evan M. Hinstry, Abraham Wampler, Henry Peter, William Morrell, Robert Fulton, and John Harbaugh Justices of the Lay Court aforesaid, the grantor therein named and their successors in office forever according to the true intent and meaning thereof and the acts of Assembly in such cases made and provided, At the same time also appeared Catherine Brunner wife of the within named Elias Brunner, and she acknowledged the foregoing instrument of writing to be her act and deed, and the tracts or parcels of land and premises therein mentioned, to be the right and estate of the within named John Hoffman, Christian Hemp, Adam Lorentz, Zebulon Rubin, George Traxell, Evan M. Hinstry, Abraham Wampler, Henry Peter, William Morrell, Robert Fulton, and John Harbaugh Justices of the Lay Court aforesaid, and their successors in office, and the said Catherine Brunner being by one examiner separated and apart, out of the hearing of her said husband, she doth make her acknowledgment of the same, willingly and freely, without being induced thereto by fear or threats of a ill usage by her said husband or fear of his displeasure. Answered and said, that she doth make her acknowledgment of the same willingly and freely, without being