













<sup>2</sup> This Indenture made the Twenty seven day of September in the fifth year  
Reign of our Sovereign Lord George the third by the grace of God of Great Britain  
and Ireland King Defender of the faith & and in the year of our Lord one thousand  
seven hundred and Sixty five Between George Black William & his Heirs  
Black Jacob Christian Miller Johanna Black Britsch Bellinges George Black  
and Forterith Young in behalf of Johannes Hef deceased being appointed by his  
Heirs by a power of Attorney to them as Executors Leonard Helmes Successor Juy  
Jost Black in behalf of Henry Black deceased by a will to him Henry Black in ha  
of Henry Walworth deceased John Windikes in behalf of George Walworth deceased  
Jacob Gray and Daniel Miller in behalf of Godfrid Helmes deceased being appointed  
by his Heirs by a power of Attorney to them as Executors and Henry Black Junijon  
in the County of Albany and Province of New York Yeoman of the said part let  
and Philip Dies of the same place Phyician of the second part Whose full names  
the said Party of the first part is seized in these Demesne as of free and one hundred  
and fifty Acres of wood land which land is known by Lot No 121 which bears one  
hundred and thirty six one hundred and five and the half part of the hundred  
and twenty to the South westward and the thirty fifth part of the same  
out of all that certain Tract of land formerly granted by his late Majesty the  
George the second by his certain Letters patent under the Great Seal of Great Britain  
New York bearing Date the twenty first day of December in the year of our Lord  
Seven hundred and fifty four Recorded in the Secretaries office of the said Province  
New York did give Grant Ratify and Confirm unto George Black Junijon  
situated lying and being in the County of Albany on the West side of the  
Mohawke River the said Tract of land begins at a rock called the Rock of the Mohawke

at the Head Line of Patent Granted to Francis Harrison Esq<sup>r</sup> as aforesaid at all times in  
 Run from said Place North sixteen Degrees thirty Minutes West one hundred and  
 eighty Nine Chains to a Spruce pine tree then north forty three degrees thirty Minutes  
 West one hundred and twenty three Chains to a Hack then North Seventy five  
 Degrees thirty Minutes west one hundred and forty five Chains to a Hack Oak Tree  
 then North Sixty eight Degrees thirty Minutes West one hundred and thirty six then  
 South forty eight Degrees West sixteen Chains then North forty one Degrees thirty Minutes  
 West sixteen five Chains then South forty eight Degrees West Nineteen Chains then North  
 Sixty eight degrees thirty Minutes West twenty Chains to the Canada Creek and a spruce  
 pine tree then up along the said Creek to a Spruce pine tree being about two hundred  
 and sixty four Chains to the Spruce pine Tree on a north west Course then from  
 the said Creek and Spruce pine Tree on a North Sixty eight degrees thirty Minutes East  
 four hundred and twenty <sup>seven</sup> Chains to a spruce pine tree then South Seventy five  
 Degrees and thirty East one hundred and Ninety Chains to a Sugar Tree then  
 South forty three Degrees thirty Minutes east two hundred and twenty six Chains to  
 a Beech Tree then South sixteen Degrees thirty Minutes East One hundred and fifty  
 Six Chains to the Jaroga Creek and to a pointed marked tree then down the Source of  
 said Creek to the place where first begun containing sixteen thousand Acres or there about  
 and the usual Allowance for highway the said Patent is layd out into one hundred  
 and sixty five Lots one hundred Acres each Lot with Allowance for highway and  
 it is drawn for to fore the Justice of the Peace and the said Philip Post drew the  
 approved doth Lot N<sup>o</sup> six begins at the South west Corner of Lot N<sup>o</sup> five and runs from  
 thence north thirty five Degrees East eighty five Chains then North sixteen Degrees  
 thirty Minutes west sixteen Chains then South thirty five Degrees West eighty five  
 Chains then to the place where first begun containing one hundred Acres doth N<sup>o</sup>  
 Sixty seven begins at the South west Corner of Lot N<sup>o</sup> Sixty six and runs from thence  
 North thirty five Degrees East Sixty Nine Chains and fifty Links then North forty  
 three degrees thirty Minutes West fifteen Chains and fifty Links then South  
 thirty five Degrees west Sixty Nine Chains and fifty Links then to the place  
 first begun containing one hundred Acres Lot N<sup>o</sup> one hundred and thirty six  
 begins at the South west Corner of Lot N<sup>o</sup> one hundred and thirty five and runs  
 from thence North thirty five degrees East Seventy two Chains then North seventy  
 five Degrees thirty Minutes West sixteen Chains then South thirty five Degrees  
 West twenty two Chains then to the place where first begun containing one hundred  
 Acres doth N<sup>o</sup> one hundred and five begins at the North west Corner of Lot N<sup>o</sup> one  
 hundred and four and runs from thence South thirty five degrees West to the  
 Canada

South Sixty eight degrees thirty Minutes East to the place where first begun  
 Containing one hundred Acres South one hundred and twenty begins at  
 west Corner of South one hundred and nineteen and runs South one North  
 thirty five Degrees East thirty four Chains and seventy five Links then North  
 three degrees thirty Minutes west fifteen Chains and fifty Links then  
 thirty five Degrees west thirty four Chains and seventy five Links then to the  
 where first begun Containing fifty Acres Containing in all four hundred and  
 fifty Acres of Land and thirty fifth part of the Common Land with the usual  
 allowance for highways. Now this Indenture Witnesseth that the said day of the  
 first part for and in consideration of the sum of Seventeen pound seven shillings  
 and one pence current money of the Kingdom of England to them in hand paid  
 the said Phillip Desa to before the receiving and delivery of these presents that might  
 whereby they do hereby acknowledge and to quit release and discharge the said  
 Phillip Desa his heirs and assigns by these presents have granted bargained  
 and sold Aliened remitted released and confirmed and by these presents do grant  
 bargain and sell Aliene remitted release and confirm unto the said Phillip Desa  
 (in his actual possession now being by this way a bargain and sale to him made  
 by Indenture bearing date the day next before the day of the date of these presents  
 and by force that hath to for transferring of same into possession) and his heirs  
 and assigns forever the said four hundred and fifty Acres of Land and the thirty  
 fifth part of the Common Land of said Valent heretofore described together with  
 all and singular the woods Underwoods Stones trees timber feedings pastures  
 meadows Marshes vicarage ponds pools ways water water courses rivers brooks  
 rivulets runs and streams quarries fishing & spawling hunting Mines and  
 Minerals (gold and silver mines only excepted in or upon the above granted  
 or any part thereof and all profits benefits privileges liberties Here Vicarage  
 and appurtenances whatsoever to the said lord of Land aforesaid and his heirs  
 hereby granted belonging or in any wise appertaining and the reversions and reversion  
 remainders and remainders rents issues and profits of all and singular the said  
 premises above mentioned with the appurtenances and also all the Estate Right  
 Title Interest property possession claim and Demand whatsoever of them the said  
 Party of the first part of in and to the same with the appurtenances to have and to  
 hold the said four hundred and fifty Acres of Land and the thirty fifth part  
 of the said land of the said patent above mentioned with the appurtenances  
 (as aforesaid) unto the said Phillip Desa his heirs and assigns forever

we beseech and beleeve of their said Highnes his heirs and assigns forever  
 towards in common yielding rendering and paying therefore yearly and every  
 year unto his Majesty his heirs and assigns the yearly dutie rent of our shilling  
 and six pence sterling for every hundred acres from the twenty fifth day of March  
 one thousand seven hundred and sixty one for ever and their said party of the  
 first part themselves their heirs Executors and Administrators do hereby Covenant  
 promise grant and agree to and with the said Phillip his heirs and assigns  
 in manner and form following that is to say that they their said party of the first  
 part their heirs and assigns the aforesaid four hundred and fifty acres of land  
 and the thirty fifth part of the Common Land of the said Palent and all and singular  
 the premises before mentioned to be hereby granted with their Appurtenances unto  
 the said Phillip his heirs and assigns against them the said Party of the  
 first part their heirs and assigns and against all and every other person or persons  
 whatsoever claiming or to claim shall and will covenant and by their presents  
 forever defend and the said Phillip his for himselfe his heirs Executors and  
 Administrators do hereby Covenant promise grant and agree to and with  
 the said George Shloek William Nelles Honnath Shloek Jacob Shloek Christian Nelles  
 Johannes Shloek Fritrich Wellinger George Shloek and Vriterich Young in behalff  
 Johannes Sief deceased being appointed as aforesaid Senard Helmer Senard  
 Tugert Jost Shloek in behalff of Henry Shloek deceased Henry Walrath in behalff of  
 Henry Walrath deceased John Winderkes in behalff of George Winderkes deceased  
 Jacob Graus and Daniel Miller in behalff of Godfried Helmer deceased being appointed  
 as aforesaid and Henry Shloek their heirs and assigns in manner and form  
 following that is to say that the said Phillip his heirs and assigns shall  
 and will well and lawfully from time to time and at all times forever hereafter pay or  
 cause to be paid unto his Majesty his heirs and Successors the yearly dutie rent due  
 from the day of the date aforesaid and thereafter to become due for the premises above  
 released in such manner and form as the same is reserved and made payable  
 in the above recited Letters Patent in which wheresoever the practices to the contents  
 have hereunto set their hands and seals the day and year above written  
 George Shloek  William Nelles  Honnath  Shloek   
 Christian <sup>his</sup> Nelles  Fritrich <sup>his</sup> Wellinger  Vriterich Young   
<sup>mark</sup> Han Jost Shloek  Hendrich Walrath  Johannes Winderkes   
 Daniel Miller  Jean <sup>his</sup> Henry <sup>mark</sup> Shloek 

at [unclear] in [unclear] [unclear]

Hendrick Thloek Jun<sup>r</sup>

Anna <sup>Thloek</sup>  
mark

Jaob [unclear] [unclear] [unclear]

Jaob [unclear]

Philip [unclear]

in the presence of us, Francis & W<sup>ch</sup>

John Daniel [unclear]