assigns against the lawful claims or demands of any person or persons whatevever forever hereafter to marrant and defend by these presents.

IN TITNESS WHEREOF I have bereunto set my hand and seal this eleventh day of
March in the sixteenth year of his Majesties Reign Anno Domini 1776.

Signed, sealed & delivered in the presence of us

Steats Van Sandvoord.L.S.

Israel Dibbill, Anthony Bratt

Albany, March 11,17%, personally appeared before me this day Israel Dibbil one of the subscribing witnesses to the within deed and swore that he saw it duly executed by the within named Staats Van Santvoord and also saw the other subscribing witness sign, his name to the same.

Jacob C. Ten EYck, Judge

I do hereby certify the foregoing record to be a true copy of the original recorded and examined the 11th March 1776.

Vr. Stepn.De Lancey, Clerk

TO ALL TO WHOM these presents shall come we Thomas Hicks, George Duncan, Ludlow Goldsborough Banyar and Samuel Jones send Greeting Whereas by Letters Patent under the Great seal of the Province of New York bearing date the twenty first day of August in the year of our lord one thousand six hundred and seventy two a certain parcel of land was granted to Jan Hendrickse Van Baal, in fee to wit: A certain parcel of land near Schenectady lying & being by the Kill or creek called by the Indian name Tawalsontha otherwise the Mormans Kill the gaid lands stretching from the Sandy Hills northwest onto an out Hook of land the which it also includes containing in breadth and length on both sides of the Hill all the lands as it lies in a square Together with the mood land, valley or meadow ground kills and creeks, there in included which said lands are claimed by Seyman Johannise Vedger of the City of Albany merchant, Arie Legrange, of the same place, mariner, John M. Vedder of Schenectady in the County of Albany yeoman, Volckert Vedder of the Normans Kill in the same county yeoman, Abraham Vedder CHristian Legrange, Amie Legrange, Haac Legrange, Coencadt Legrange, Omie Legrange the younger, John Legrange the

Younger, Myndert LeGrange all of the last mentioned place yeoman Barnarous Legrange of New Brunswick in the Province of New Jarce; Esquire, and John Legrange of the County of Bergen in the said Province of New Jersey yeoman, as assignee of the said Jan Hendrickse Van Beal or his descendants. And WHEREAS by letters Patent under the Great Seal of the Province of New York bearing date the fourth day of November in the year of our bord one thousand six hundred and eighty five the Manor of Renseelaer was granted in fee to Killian Van Renseelaer the son of Johannes Van Rensselaer and to Killian Van Rensselaer the son of Jeremiah Van Rensselaer, comprehending two different tracts of land the one of which is described in the same Letters Patent as follows: That is to say, Beginning at the south end or part of Berrent Island on Hudsoms River and extending northwards up along both sides of the said Hudsons River unto a place called Kahoos of the Creat Falls, of the said river, and extending itself east and west all along from each side of the sale river into the woods twenty four english miles. To have and to hold the same (except as therein expented unto the said Millian the son or Johannes Van Rensselacr and Killian the son of Jeremiah Van Rensselacr their heirs and assigns forever in trust to and for the only use & behoof of the right heirs and assigns of Killian Van Rensselaer their grandfather which same Manor of Rensselser is claimed by Catharine Van Rensselser, widow and relict of STephen Van Rensselaer, late of the Manor of Rensselaernyck, Esq. deceased, and others under the last will and testament of Stephen Van Rensselaer deceases, late husband of the said Catharine Van Rensselasr under the said last mentioned letters patent, and whereas the said tract of land so granted to the said Jan Hendrickse Van Baal is surrounded by the out lines sr the said Manor and a controversy bath arisen between the said Catharine Van Rensselmer, Philip Livingston of the CIty of New York Esq. and Abraham Ten Broack of the City of Alban Esq., claimants of the said Manor for themselves and others under the said last in part recited Letters Patent of the one part and the said claimants lender the said first mentioned Letters Patent of the other part respecting the boundaries of the land so as aforesaid granted to the said Jan Henurickse Van Baal, whereby the improvement of the lands so in controversy is greatly prevented and the claimants are put to great expense which is likely to increase of not prevested and thetelements; the said disputes to accomplish which the said parties above named mutually agree to submit the matters in dispute as aforesaid concerning the premises to the one termination or

Thomas Hicks of Queens County in Long Island, Esq. counsel at law Samuel Johnson of Stratford in the Colony of Connecticut, doctor of laws, John Smith of Perth Ambay in the Province of New Jersey, Esq. the Honble. George Duncan Ludlow of Queens County aforesaid in the presidence of New York, Esq. Goldsbrow Banyar of the City of New York Esq. and in case of death, neglect or refusal of all any or either of the above mentioned referees that then and in such case the place and stead of such of said five referees as should so die, nsgleet or refuse to set concerning the premises should be supplied irom andout of the following persons in the order in which they are next thereinafter mentioned, that is to say, The Honorable Daniel Coxe of Trenton in the Province of New Breey, Esquire, William Peartree Smyth of ELizabeth Town in the same Province Esq. Samuel Jones of the City of New York Esq. John Sloss Hobart of Fatons Nack in the County of Suffolk, Esquire, and Rich ardCOchran of Princetown in the Province of New Jarsey Esq. And in case any of the said six last mentaoned persons being so appointed as aforesaid should also die refuse or megleet to attend the said service the place of him or them shall should be supplied by the mext of them in order as aforesaid until five of the persons above mentioned should have taken upon themselves the sail reference and three or more of them should have completed their award thereupen and that they award or the award of any three of them should be obligatory to the said claimants respectively in manner mentioned in the bonds or obligations or articles of agreements here in fter mentioned; and the said parties to wit Seymour Johannee Veeder, Arie Legrangs, John W. Veeder, Volckert Veeder, Abraham Veeder, Christian Legrange, Omic Legrange, lease Le Grange, Conradt Legrange, Omic Legrange the younger, John legrange the younger, Myndert Legrange, Bernardus is grange, and John Legrange, claiments under the said first mentinned letters Patent of the one part and the said Catherine Wan Renssel ser Philip Livingston and Abraham Ten Brosck claiments of the said Manor for themselves and others under the said last in part recited letters Patent or the other part have by their mutual bonds or obligations bearing date the fifth day of July in the year of our Lord one thousand seven hundred and seventy four become reciprocally wound to each other in the sum of fifty thousand pounds current money of the Province of New York with consider Lons thersunder respectively written on the part of the said claimants under the said first mentioned Letters Patent to deliver up to the said claimants under the said

Patent for the lanor of Resonaleers, ok within six months after delicity of the said award full peaseable hand quiet possession of all and singular such lands, tenements hereditaments and apputenances as should not be included within the lines adjudged or asertailed by the said awand to be the bounds of the dands granted in and by the said first above mentioned Letters patent to the said Jan Hendrickse Van Baal, which then was or should be held under the same Letters Patent or be in possession of the said claimants under the same Patent or any or either of them their or any of either of their tenants or assigns except such persons as hold under the representatives or assigns of the said Jan Hendrickse van Bael by grant or lease in writing with respect to whose possession, provision is used by the Articles of Agreement in the said bonds referred to provided the said award be made it, writing under the hands and seals of the said arbitrators taking upon themselves the burthen of the said award as aforesaid or under the hands and seals of any three or more of them on or pafore the first day of July then and now mext ensuing. And with condition on the part of the said Catharine Van Rensselaer, Philip Livingston and Abraham Ten Broeck their neirs executors, auministrators and assigns within six months next after the delivery of the said award to them or any of them well and truly to deliver up to the said Seymour Johannise Veeder, Arie Legrange, John W. Veeder, Volckert Veeder, Abraham Eqeder, Christian Legrange, Omie Legrange, Isaac Legrange, Coenradt Lagrange, Omie Lagrange, the mounger, John Legrange the younger, Wyndert Lagrange, Barnardus Legrange and John Lagrange full peaceable and quiet possession of all and singular such lands, tensuents hereditaments and appurtenances as should be included within the lines awarded or ascertained by the said award to be the bounds of the lands granted in and by the said first mentioned Letter Patent to the said Jan Hendrickse Van Baal which then was or should be held as of the said Man or of Rensselaerwyck or be in possession of the said Catharine Van rensselaer, Philip Livingston and Abraham Ten Brosck or any or either of them their or either of their tenants or assigns except such persons as hold under the said Manor by grant or lease in writing with resp ext to whose possession provision is made by the Articles of Agreement aforesaid provided the said award be made in writing under the hands and seals of the said arbitrators taking upon themselves the burthen of the said award as aforesaid or under the hands and seals of any three or more of them on or before the first day of July then and now next. And by which said bonds the said parties are also reciprocally bound to each other to keep observe execute do and perform abide by and fulfill all and singular the covenants articles, matters and things

whatsoever mentioned and contained in the articles of agreement aforesaid shich on their parts respectively ought to be kept observed executed done, performed, abided by and fulfill ed secording to the true intent and meaning of the said Articles of Agreement And WHEREAS in and by the said Articles of agreement referred toin & by the said bonds or obligations it was among other things agreed in order to expedite the determination by the arbitraters aforesaid and in order to strengthen the security of the parties aforesaid that rules of reference should be severally entered by the consent of the parties of the them mext Court of Judicature fo the Province of New York in two several actions of a petcont broad for part of the premises in question and then pending undertrained, the one at the swit of JAmes Jackson on the demise of the said Catharine Van Rensselmer against Seymour polantage Veeder Volkert Veeder Simon W. Veeder and Abraham Veeder and the other at the swit of Management of the swit of Management of the swit of Management of the swit o Jackson on the demise of Barnardus Legrange against Robert Freeman and the said Catharine Wan Rensseleer, by which rules the said causes should be severally referred to the deterministion of the arbitrators mentioned in and according to the true intent and meaning of the bunds of arbitrators mentioned aforesaid. And it was also agreed in and by the said Ar tieles of Agreement that the said arbitrators before the making of their said amard should have a view of the premises in question and further that the costs in the action of e metment aforesaid should follow the determination of the arbitrators according to the lands controverted therein respectingly should appear to be within the said tract of land grantes to Van Baal, or not as the boundaries thereof should be adjudged by the said arbitrators : the said parties should accordingly pay the said costs to the other in such case to be saxed and that the only point to be settled by the said sererees should be to fix the book daries of the said Patent of Van Baal as by the sad bonds or obligations and the condition thereof and the said Articles of agreement reference thereunto being had more fully may appear. And WHEREAS rules of reference were entered in the said Supreme Court inthe said actions of a petment according to the said agreement and WHEREAS the said John Smyth refused to take upon himself the burthen of the said awardend the said Daniel Come and William Peartree Smith also refused to act concerning the premises But the said Thomas Hicks, Samuel Johnson, George Dunean Ludlow Goldsbrow Banyar, and Samuel Junes agreed to act concerming the premises and mattat the City of Albany and viewed the premises in

question and fully heard the proofs and allegations of all the said parties and their witnesses Now Know Ye, that we the said Arbitrators whose manes are hereunto subscribed and seals affixed taking upon us the burthen of the said award having fully exerined and duly considered the proofs and allegations of both the said parties do make and publish this our award, order, ad judg and determine that the bounds of the said land so as aforesaid granted to the said Jan Hendrick se Van Baal are and forever hereafter shell be and remain as follows to wit: Beginning at a place eighty four chains distant on a course south fift; degrees east as the magnetic medde now points from the southeast corner of the dwelling house at Mormans Eill aforesaid formerly. possessed by MYndertVeader but now or late in the possession of Volekert Veader and Abraham Weeder or some or one of them and running from the said piece of beginning first north forty degrees east fifty chains then north fifty degrees west one humared chains then south forty degrees west one hundred chains then south fifty degrees east one hundred chains and then north forty degrees east fifty chains to the place of beginning all the said lines to be run as the magnetic needle now points. And we do further award, adjudge a ree and determine that the lands controverted in the said several actions of spectment are not mor for any part thereof within the said tract of land granted as aforesaid to the said man "Wendricks: "an Bael.

IN WITNESS WHEREOF we have hereinto set our hands and seeks the twenty fourth day of May in the year of our hord one thousand seven hundres and seventy five.

Signed, sealed and published in the presence of The Eleks L.S.

John Willett, Robt Hinchman B.Panyar. L.S.

seventy six, personally appeared before me Hugh Wallace one of the Council of his Majestics.

Province of New York, Robert Hinchman and made oath that he saw the subscribers of the within award sign, seal and deliver the same as their award and that he saw the said propert Hinchman and John Willett signed their names as witnesses thereto I do therefore allow the same to be recorded.

Nucl. Wallace

Samuel Jones, b. S.

I do hereby certify the foregoing copy of an asset to be a true one, compared with the original the 26 day of March 17%.

vr. Sten. De lancey