

to a stake marked one and two standing in the line of the farm formerly belonging to Daniel Baas the north forty five degrees and thirty minutes east twenty two chains and twenty one links then north forty eight degrees and fifty seven minutes west fourteen chains and forty one links to the place of beginning containing about twenty nine (29) acres and eight tenths of an acre of land, **WITH THE APPURTENANCES**, and all the estate title and interest there in of the said party of the first part and the said John McKown do hereby covenant and agree to and with the said party of the second part his heirs and assigns that the premises thus conveyed in the quiet and peaceable possession of the said party of the second part his heirs and assigns will forever warrant and defend against any person whomsoever lawfully claiming the sum or any part thereof,  
**IN WITNESS WHEREOF,** The party of the first part has hereunto set his hand and seal the day and year first above written the party of the second part not to have possession until after the death of the party of the first part,

U.S.R.S. \$1.50 Cancelled

Sealed and delivered

John McKown L. S.

In the presence of

J. A. McKown

State of New York Albany County ss On this 30th day of April in the year one thousand eight hundred and sixty eight before me appeared John McKown to me personally known to be the same person described in and who executed the foregoing instrument and acknowledged that he executed the same.

J. M. Bailey,  
Notary Public.

Rec Feb 17, 1870, 12<sup>1</sup>/2 P. M.

John McEwen, Clerk,

THIS INDENTURE, made this twenty fourth day of April in the year of our Lord one thousand eight hundred and sixty eight, BETWEEN William J. McKown and Lydia L. McKown of Mechanicville Oneida County and State of New York of the first part and James F. Morrissey of the town of Guilderland County Albany and State, aforesaid of the second part, witnesseth that the said party of the first part WITNESSETH, that the said party of the first part, In consideration of the sum of one hundred dollars to us in hand paid by the said party of the second part the receipt whereof is hereby confirmed and acknow ledged has bargained and remised and quit claimed and by these Presents do bargain and remise and quit claim unto the said party of

the second part and to his heirs and assigns forever, ALL that certain farm place or parcel of land situate lying and being in the town of Guilderland County of Albany and State of New York bounded and described as follows, to wit Beginning at a large White Pine Stump marked D. R. formerly a corner of Daniel Ross deceased and runs thence along a line of ancient marked tree adjoining John McKown land North forty five degrees and thirty minutes East seven chains and twenty one links to a stake set in the ground then along the south line of a lot of sixteen and four tenths acres of land belonging to the aforesaid John McKown North fifty degrees west eleven chains to a stake set in the original line of the said John McKown farm thence along the same south forty degrees west seven chains and eighty links to a stake at north west corner of John H. W. Jones lot thence along the North line of the same south fifty degrees east ten chains and twenty eight links then north fifty degrees east fifty nine links to the place of beginning containing eight acres and two tenths of an acre of land, TOGETHER with all and singular the hereditaments and appurtenances thereto belonging or in any wise appertaining and the reversion and reversions) remainder and remainders rents issues and profits thereof and all the estate right title interest claim and demand whatsoever of the said party of the first part either in law or equity of in and to the above bargained premises with the said hereditaments and appurtenances, TO HAVE AND TO HOLD forever and the said William J. McKown for his heirs executors and administrators do covenant promise and agree to and with the said party of the second part his heirs and assigns that he has not made done committed executed or suffered any act or acts thing or things whatsoever whereby or by means whereof the above mentioned and described premises or any part or parcel thereof now are or at any time hereafter shall or may be impeached charged or encumbered in any manner or whatsoever, IN WITNESS WHEREOF, the parties of the first part have hereunto set their hands and seals the day and year first above written.

U.S.R.S. 50 cts cancelled

Sealed and delivered

In the presence of  
The words interlined on the 27th line  
on first page done before execution

J. A. McKown

William J. McKown L. S.

Lydia L. McKown L. S.

State of New York Oneida County On this 24th day of April in the year one thousand eight hundred and sixty eight before me the subscriber personally appeared William J. McKown and Lydia L. McKown to me known to be the same

person described in and who executed the within instrument and severally acknowledged  
that they executed the same. And the said Lydia L. McKown on a private examination by  
me apart from her said husband acknowledged that she executed the same freely and  
intentionally fearing apprehension of her said husband.

W. B. Goodwin,  
Notary Public,

State of New York Clerk's Office Oneida County as I, James C. Bronson Clerk of the  
County of Oneida and also Clerk of the Supreme Court of said County the same being a  
court of Record do hereby certify that Wm. B. Goodwin whose name is subscribed to the  
certificate of the proof or acknowledgement of the annexed instrument and thereon  
written was at the time of taking such proof or acknowledgement a Notary Public for  
said County dwelling in said County and sworn and duly authorized to take the same and  
further that I am well acquainted with the handwriting of the said Notary Public and  
verily believe that the signature to the certificate of said proof or acknowledgement  
is genuine and further that said instrument is executed and acknowledged according to  
the laws of the State of New York. In Testimony Whereof I have hereunto set my hand  
and affixed the seal of the said this 25th day of February.

J.S.B.C. S. & G. cancelled

Oneida 17, 1870, 12<sup>1</sup>/<sub>2</sub> P. M.

James C. Bronson Clerk (L.S.)