


178 premises of in & to every part of parcel thereof to have &
to hold the said parcel or tract of Land and all singulars ther
the premises above mentioned with the appurtenances
unto the said Charles Hyde his heirs and assigns to the only
proper use & behoof of the said Charles Hyde his heirs &
assigns for ever and lastly the said Daniel Rodgers for him-
self his heirs the said one hundred acres of Land & all
singulars the premises above Granted with their appurtenances
unto the said Charles Hyde his heirs & assigns against all
persons whatsoever shall & will warrant for ever defend
In Witness whereof the said Daniel Rodgers doth set
his hand & seal the day & year above written

Signed Sealed & Delivered

In presence of us } Daniel Rodgers Jun^r 

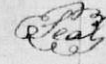
this 14th May 1791

Elisabeth to Nelson

Susannah B Reed


Daniel Rodgers Sen^r

their Marks

Memorandum, that on the day & date of the within written
Indenture full & peaceable possession & seizure was made
by the within Daniel Rodgers to the within Charles Hyde
of the Messuages Lands & Tenements within & mentioned
to have & to hold to the said Charles Hyde his heirs and
assigns according to the form & effect of the within written Deed
In presence of Daniel Rodgers 

Received the day & date of the within written Indenture
of the within named Charles Hyde the sum of Forty five
pounds Sterling Money being the full Consideration
Money with Specified to be paid by him to me

In Witness

Daniel Rodgers 

179 The following Deed of Conveyance from James Blasingame
to William Payne was proven before Larkin Tarrant
Esq^r by the oath of John Nubbles & produced in open
Court October Term 1792 and Ordered to be Recorded
which was done this 27th Dec^r 1792