

BRYANT BRYAN

DB 1 p 247-8 Greene Co. TN

10 Sept 1787. UC Grant 342. BRYANT BRYAN 400 ac.
W10/100 ac. S. Co. Greene Co. both sides LICK cr.
bd. David Coffman - David Reed, John Murphy's
line + members of creek.

DB 3 p 288-90 - Greene Co TN.

~~1792~~ 14 Apr. 1792. Sketo of NC #1050 to
John Crockett 300 ac. So. side main Holston.

DB 10 p 201-5 Greene Co. 10 Sept 1814. Heirs of
Bryant Bryan - Andrew, William, John, and Daniel -
Greene Co. ^{to Daniel} Bank of Creek - 200 ac \$600

DB 6 p 316-7 Greene Co. TN 17 Sept 1798 - ELIZ. BRYAN
and GIDEON THOMPSON = 200 acres ^{of} 400 acres
jointly claimed by Bryant Bryan + Jacob Cloud but
deeded only to Bryant Bryan. Greene Co both
sides Lick Cr.

DB 9 p 365-9 ^{Greene Co} Heirs of Bryant Bryan - See sketch

1783 Greene Co. Tax List.

Greene TN
DB 18 247-8

Registered in
Book 2
and Page 4

... doth appear together with all woods waters mines Minerals hereditaments and appurtenances to the said land Belonging or appertaining to Hold to the said Alexander Outlaw and William Terral Lewis his heirs and assigns forever yielding and paying to us such sums of money yearly or otherwise as our General Assembly from time to time may Direct Provided Always that the said Alexander Outlaw and William Terral Lewis shall cause this Grant to be registered in the Registers office of our said County of Greene within twelve months from the date hereof otherwise the same shall be void and of none effect In Testimony whereof we have caused these our letters to be made Patent and our Great seal to be hereunto affixed Witness Richard Caswell our Governor Captain General and Commander in chief at Kingston the 20th day of September in the 12th year of our Independance and in the year of our Lord one thousand seven Hundred and eighty seven
Richard Caswell
By his Excellency's Command J. Martin Secy. N: 265
Alexander Outlaw and Wm Terral Lewis Greene County 5000 acres
Recorded in the secretaries office
J. Martin Secy.

to us
open
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the
month
of
letters
with
and
11th
By
N: 2
Green

State of North
Carolina
(To)
Bryant Bryan
for 400 acres
on both sides
of Lick Creek

STATE of North Carolina N: 342.

To all to whom these Presents shall come Greeting
Know ye that we for and in consideration of the sum of Ten Pounds
Bryant Bryan have given and granted and by these Presents do
Give and Grant unto the said Bryant Bryan a Tract of Land
containing four hundred Acres lying and being in our County
of Greene on both sides of Lick Creek Beginning on a Walnut
in a conditional line between said Bryan and David Hoffman
Running south sixty chains to a Post oak and white oak thence
east twenty five chains to a beech in a conditional line
between said Bryan and David Reed thence north thirty two
chains to a white oak thence east thirty eight chains to a
Hickory thence north along John Murrheas line seventy nine
chains twenty eight links to a stake thence twenty eight chains
to a stake in Andrew Hoffmans line then south fifty seven chains
along said line to a stake in said line on the creek bank
thence down the meanders of said Creek to the Beginning
As by the Plat hereunto annexed doth appear together with all

Registered in
Book 3
and Page 5

State of North
Carolina
(To)
Conway
for 600 acres
on the north
side of Holie
Cherry
River

Registered
in Book
and Page
(6.)

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to the said land belonging or appertaining to hold to the said
Bryant Bryon his heirs and assigns forever yielding and paying
to us such sums of money yearly or otherwise as our general
assembly from time to time may Direct Provided Always that
the said Bryant Bryon shall cause this Grant to be Registered
in the registers office of our said County of Greene within twelve
months from the date hereof otherwise the same shall be void and
of no effect In Testimony whereof we have caused these our
letters to be made Patent and our great seal to be hereunto affixed
Witness Richard Caswell Esquire our Governour & Captain General
and Commander in chief at Kinston the 10th day of September in the
11th year of our Independence AD 1787. Richard Caswell

By His Excellency's Comd
J. Glasgow Secretary
No 342 Bryant Bryon 400 Acres
Greene County Recorded in the secretarys office
J. Martin Secy.

State of North
Carolina
Wm Conway
for 600 Acres
on the north
side of Nolichucky
River

Registered
in Books
and Page
(6)

State of North Carolina No. 122.
To all to whom these Presents shall come Greeting
Know ye that we for and in consideration of the sum of Ten Pounds for every
Hundred Acres hereby Granted Paid into our Treasury by William
Conway have given and granted and by these Presents do give and
grant unto the said William Conway a tract of lands containing six
Hundred Acres lying and being in our County of Greene on the north
side of Nolichucky River Beginning at the not below the mouth of
lick Creek at a Row elder thence east two Hundred and thirty Poles
to two white Oaks thence south three Hundred and sixty one Poles to a
stake thence west three Hundred and six Poles to a stake near the
Bank of Nolichucky River thence down said River to the Beginning
As by the Plot hereunto annexed doth appear together with all woods
waters mines Minerals Hereditaments and appertanances to the said land
Belonging or appertaining to hold to the said William Conway his heirs
and assigns forever yielding and paying to us such sums of money yearly
or otherwise as our general assembly from time to time may Dire or Proov-
ded always that the said William Conway shall cause this Grant to
be registered in the registers office of our said County of Greene within
twelve months from the date hereof otherwise the same shall be void and
of no effect In Testimony whereof we have caused these our letters to

Indenture made this Tenth Day of September in the Year
 Lord one Thousand Eight Hundred and Fourteen, Between
 Andrew Bryan and William Bryan and John Bryan all of the
 County of Greene and State of Tennessee of the one part, and Daniel
 Bryan of the County and State aforesaid of the other part, Witnesseth
 that the said Andrew Bryan and William Bryan and John Bryan
 and in consideration of Six Hundred Dollars to them in hand
 paid the receipt whereof is hereby acknowledged, hath and by these
 presents doth Grant, Bestow, Sell, Alien Enfeoff and Confirm unto
 the said Daniel Bryan or his heirs forever, a certain Tract or parcel
 of Land that fell to them by Heirship from Bryant Bryan
 their Father Deceased - Lying and being on the South side of Lick
 Creek Beginning on the bank of said Creek on a Walnut. Contain-
 ing of Two Hundred Acres. - the above mentioned Bryans
 and each by these presents Relinquish and Relieve all our
 Rights and Claims to the above mentioned Tract or parcel
 of Land. - with all and singular Woods and Water, and Water-
 courses, profits and Commodities, Hereditaments and appurtenances
 whatsoever to the said Tract Belonging or appertaining, and
 Reversion and Reversions, Remainder and Remainders, Rents
 and Issues and profits, and all the Estate, Right, Title, Interest
 party, Claim and Demand of them the said Andrew Bryan
 William Bryan and John Bryan their heirs and assigns
 present, of in and to the same, and Every part or parcel thereof Either
 Law or Equity. To Have and to hold their Rights of the above
 said Tract or parcel of Land unto Daniel Bryan his heirs and
 assigns forever, by these presents. In Witness whereof we have
 hereunto set our Hands and Seals the Day and Year above written.

and sealed and Delivered
 in the presence of us
 James Davis, Saylor Catching
 Jacob Haun

Andrew Bryan seal
 William Bryan seal
 John Bryan seal

State of Tennessee
 County Court, October Session 1814

Then was the execution of this Deed duly proven in open
 Court by the Oaths of Saylor Catching and Jacob Haun subscribing witnesses
 and ordered to be Registered. - Attest And Patterson, Clerk
 this 14th Day of January 1814. - Attest George Browne, R.G.

(316)

Here first above written.

signed, sealed and Delivered

John Johnston

In presence of

witnesses

George Conway

James Guinn

Greene County Court, October Session 1798.

Then was the execution of this Deed being duly acknowledged. Let it be Registered. Jate Daniel Kennedy, C. C.

The above Deed was duly Registered in my Office this 19th of February 1799. James Stinson, C. R.

Conveyance

Elizabeth Bryan

(To

Gideon Thompson

and

Jacob Cloud

for 200

acres of

land on

both sides

of Lick

Creek

This Indenture made this seventeenth day of September one thousand seven hundred and ninety eight, between Elizabeth Bryan of the County of Greene and State of Tennessee of the one part, - Gideon Thompson of the County and State aforesaid of the other part, Witnesseth, that whereas Bryant Bryan Thompson and Jacob Cloud did formerly jointly and together Enter a piece of Land containing 400 Acres in the Land Office at Hillsborough, and whereas the original Grant came out singly and in the name of the aforesaid Bryan so that the right to the whole four hundred acres is still in the aforesaid Bryan, Elizabeth Executrix to said Bryant Bryan hath Granted, aliened, Enfeoffed and Confirmed, and by these presents doth Grant, alien, enfeoff, convey and confirm to the aforesaid Gideon Thompson here to aforesaid Clouds two hundred acres of the above mentioned Land, Situate Lying and being in the County and State aforesaid on both sides of Lick Creek, and bounded as follows, Beginning at a hickory standing on the south side of Lick Creek, Running thence south one hundred and Eighteen poles to an oak sapling on the side of a knob, thence East one hundred and thirty two poles to a hickory in paymore Catchings line

6-9/16 2798

Registered
in Books
- E -
page -
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Thence Binding on Said Catching and Joseph Conways Land North
three hundred and sixteen and one half poles to a white oak, thence
west eighty three poles to a Gum, thence South one hundred and
ninety two poles to a stake, thence west eleven and a half poles to
a white oak, thence south ten poles to a Red oak, thence with a
Direct Line to the Beginning, for Two Hundred Acres, Together
with the Reversion and Reversions, woods, ways, waters, and water
Courses, Mines and Minerals, Rents and Issues and profits, Houses
and Buildings, with all and singular every profit and advan-
tage to the Said Land Belonging or in any way appertaining
To Have and to hold unto the said Gideon Thompson his heirs and
assigns forever, Clear of all Lett trouble or hinderance of her the
said Elizabeth Bryan or any of the heirs of Bryant Bryan
Deceased or any other person claiming by from or under them.
In Testimony of the said Elizabeth Bryan hath hereunto set
her hand and affixed her Seal the Day and Date above written
Signed sealed and Delivered

In presence of - - -
witnesses, J. Hays Surrat - -
William Bryan - -

Elizabeth Bryan 


Greene County Court October Sessions 1798. -
Then was the execution of this Deed being duly proven in
open Court and admitted to Records. Let it be Registered.
- - - - - J. D. Kennedy, C. C.
The above Deed was duly Registered in my Office this 19th
February 1799. - - - - - James Stinson, C. R.

Consequence
James
Montgomery
(40)

This Indenture made this 23rd Day of October in the Year of
our Lord and Thous and seven Hundred and Ninety eight, Between
James Montgomery of the County of Sevier and State of Tennessee
of the one part, and John Coffman of the State aforesaid and County

the County Court of Greene by John Billingsley against William Stipleton
and Christopher Cooper, and sold at publick sale in the Town of Greeneville
by the Sheriff thereof; - Together with all and singular the woods, waters, mines,
minerals, hereditaments and appurtenances unto the said Tract of Land
belonging or appertaining. To Have and to hold to the said William Blair
his heirs and assigns forever &c. in fee simple, and I the said Elijah
Billingsley shall and will warrant and forever defend unto the said
William Blair the said Tract of Land against me, my heirs Executors
and assigns, and against all and every other Person claiming by through or
under me by virtue of these Presents. In Testimony whereof I the said
Elijah Billingsley hath hereunto set my hand and affixed my seal the Day
and Date first written.

Signed, sealed and Delivered
in the presence of us

D 89-8
365-9 Elijah Billingsley 

State of Tennessee
Greene County Court. *3* July Session 1812

Then was the execution of this Deed, duly
acknowledged in open Court by Elijah Billingsley and admitted
to Record. Let it be Registered. Andrew Patterson, Clerk.

Registered this 28th Day of August, 1812.
Attest George Browne, R. G. C.

This Indenture of three parts made and concluded this thirtieth first day of
December in the year of our Lord one - Eight Hundred and Eleven by and
between Elizabeth Bryan Andrew Bryan and Daniel Bryan heirs of Bryant
Bryan Deceased, all of Greene County and State of Tennessee, Whitcomb,
that whereas the said Elizabeth Bryan Andrew Bryan and Daniel Bryan
are seized in fee simple, and have and hold as tenants in common the
tract of Land said Bryant Bryan in his Lifetime possessed, being part of a
tract of four hundred acres granted to the said Bryant Bryan by the State
of North Carolina, lying and being in Greene County and State aforesaid on
both sides of Dick Creek, and whereas the said parties have concluded to hold
and enjoy their respective parts thereof in severally, it is therefore covenanted
granted and agreed by and between all and every of the said parties

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got money and money par net us and their heirs executors and administrators
they do hereby severally and respectively covenant grant and agree to
others, their several and respective heirs and assigns, that all petitions of
Land and premises as aforesaid shall be and is hereby made and determined
manner following; that is to say - that the said Elizabeth Bryan her heirs
assigns, shall and may from henceforth and forever, have hold possess
enjoy in severally a part of the above described tract of Land. Beginning
Bryans stake on a line of the original survey, running thence south seventy
tract of East ten poles, thence south four poles, thence south sixty eight (degrees
Land six poles, thence south seventy six (degrees East twenty four poles
containing Eight) five degrees East sixteen poles, thence south fourteen (degrees
33 acres nine poles to a sugar tree, thence west fifty four poles to a Hickory
of the original survey, thence north sixty two poles to the Beginning
containing thirty three acres more or less, and the said Andrew
Bryan and Daniel Bryan for themselves their heirs Executors and
administrators do by these presents Grant Release and Confirm the same to
said Elizabeth Bryan her heirs and assigns forever, as and for the
Elizabeth Bryans full share part and proportion of in and to the
Land and premises. To Have and to hold the same with all the
rights and appurtenances to her the said Elizabeth Bryan her heirs and
forever, in severally as aforesaid, to her and their only us and behoof
and the said Andrew Bryan and Daniel Bryan do severally by these presents
for themselves and administrators Covenant and Grant, to and with the
Elizabeth Bryan her heirs and assigns, that she and they shall and may
thenceforth forever, peaceably and quietly have hold use occupy
enjoy the same free and discharged of all right, title, interest, claim
of the said Andrew Bryan and Daniel Bryan or either of them or
heirs or assigns, or of any person or persons claiming from by or under
or any of them. - - and secondly the before named Andrew Bryan
heirs and assigns, shall and may from henceforth have hold and
enjoy in severally two Lots or parcels of the above Described
premises. The Beginning of the first Lot is at a Sycamore on the

Elizabeth
Bryans
tract of
Land
containing
33 acres

Andrew
Bryans
tract of

... of Lick Creek, thence south ten and one half Degrees west sixty poles, north Eighty
 Degrees East fifteen poles, thence south fourteen Degrees west sixty five poles to a
 stake, thence south twenty six degrees East ninety six poles to a stake on a line
 of the original survey, thence with said line north seventy five poles to a corner of
 the old survey, thence East twenty seven poles to a stake, thence north one
 hundred and nine poles to Lick Creek, thence down the meanders of said Creek to
 the Beginning. Containing Fifty four Acres, more or Less. The Beginning of
 his second Lot is at a Stake on the North side of Lick Creek. Standing Eighty
 three poles on a west line of the original survey from a white oak, a corner of said
 west line, thence south one hundred and ninety two poles to a stake, thence west
 twenty eight poles to a stake near the bank of Lick Creek, thence North one hundred
 and ninety two poles, thence to the Beginning. Containing Thirty three Acres two
 Rods and sixteen Poles more or Less. - and the said Elizabeth Bryan and
 Daniel Bryan for themselves their heirs Executors and administrators do by
 these Presents Grant Release and Confirm the same to the said Andrew Bryan
 his heirs and assigns forever, as and for the said Annca Bryans full share part and
 proportion of in and to the said Land. To have and to hold the same with all privi-
 leges and appurtenances to him the said Andrew Bryan his heirs and assigns
 forever, in severally as aforesaid to him and their only use and behoof forever, and
 the said Elizabeth Bryan and Daniel Bryan do severally by these presents for
 themselves and administrators, covenant and Grant to and with the said Andrew
 Bryan his heirs and assigns, that he and they from hence forth forever peaceably
 and quietly have, hold, use occupy possess and enjoy the same, free and
 discharged of all right, title, Interest and Claim or demand whatsoever of
 the said Elizabeth Bryan and Daniel Bryan or either of them, or of their
 heirs or assigns or of any person or persons claiming from by or under them or any
 of them. - Wholly that the before named Daniel Bryan his heirs and
 assigns, shall and may from hence forth, have, hold and possess and enjoy in
 severally two Lots or parcels of the above Described Land and premises. -
 The Beginning of his first Lot is at a Walnut the Beginning of the original
 survey on the South Bank of Lick Creek, thence south twenty poles to a stake,
 the Beginning of Elizabeth Bryans survey, thence with the line South
 seventy nine degrees East ten Poles, thence South four Poles, thence South
 sixty eight degrees East, twenty six Poles, thence South seventy six degrees

(368)

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p365-9

Degrees East twenty four Poles, North Eighty four degrees
 thence North ten and one half Degrees East sixty Poles to
 Beginning of Andrew Bryans Survey, thence down the meadow
 to the Beginning. Containing sixteen acres more or less. -
 of said Daniels second survey is at a Hickory on the side of
 South twenty six degrees East Ninety six Poles to a line of
 thence with said Line South fifty four Poles to a Corner of
 thence West one hundred Poles to another Corner of said
 North one hundred and twenty six Poles to a Hickory a Corner to
 survey, thence East fifty four Poles to a Sugar tree, thence
 Degrees East fourteen poles to the Beginning. Containing
 Acres more or less. - and the said Elizabeth Bryan and Andrew
 for themselves their heirs Executors and administrators do by these
 Release and Confirm the same to the said Daniel Bryan
 assigns forever, as and for the said Daniel Bryans full share
 proportion of, and to the said Land and premises. To Have and
 the same with all privileges and appurtenances to him the said
 his heirs and assigns forever in severally as aforesaid to him and
 and behoof forever, and the said Elizabeth Bryan and Andrew
 ally by these presents for themselves and administrators Com
 to and with the said Daniel Bryan his heirs and assigns, that
 shall from henceforth and forever Peaceably and quietly
 occupy possess and Enjoy the same, free and discharged of
 Interest and Claim or Demand whatsoever of the said Elizabeth
 Andrew Bryan or either of them or of their heirs or assigns
 or persons claiming from by or under them or any of them. In
 said Elizabeth Bryan Andrew Bryan and Daniel Bryan
 Interchangeably set their hands and seals the Day and Year
 signed, sealed and acknowledged

Elizabeth

Andrew Bryan

Daniel Bryan

In Presence of us) . . .
 Squire Latching) -
 Joseph Matthews) -
 Harmon Coffman) -

Witnesses

County of Tennessee
County Court

July Session 1812

DB 9 p 365 9

Then was the execution of this Deed duly proven in
Court by Jaymore Latching and Harmer Coffman subscribing witnesses
admitted to Record, Set it to Register. Andrew Patterson, Clerk.
Witnessed this 29th Day of August 1812
Attest George Johnson, R. J. C.

This Indenture made and confirmed this thirtieth Day of July Eighteen
hundred and Twelve Between John Temple of the County of Lincoln and
his Attorney in fact of the County of Greene, and Daniel
Greener of the County of Greene and all of the State of Tennessee, Witnesseth
that the said John Temple for and in consideration of the sum of Two
hundred Dollars to him in hand paid the receipt whereof is hereby
acknowledged, hath and by these presents doth bargain, sell, alien,
convey and confirm unto Daniel Greener his heirs and assigns forever,
certain Tract or Parcel of Land, Lying and being in the County of
Greene on the North side of the Ridge which Divides the waters Holleys
and Richland Creeks, containing one Hundred Acres Beginning
at a Black oak and running East Fifty seven poles to a Locust Stake said
Temple's old line, thence with the same South fifteen west Eighty six poles to
a Black oak Temple's corner, thence with this old line South forty four west
fifty nine poles to a Black oak Temple's corner, thence west one hundred and
seven poles to a white oak, thence North twenty three poles to two Hickories,
thence west seventy four poles to two Black oaks, - Fifty seven poles to a Black
oak, East Fifty seven poles to two Black oaks and a Hickory, thence North
fifty two East forty four poles to three Locusts, thence South sixty eight East
eighty poles to a white Hickory, thence North forty eight East forty one poles
to a Hickory, thence North twenty four poles to the Beginning, with all
rights and singulars of the appurtenances whatever to the said Tract of Land belonging
in any wise appertaining, To have and to hold the said one hundred acres
unto the said Daniel Greener his heirs and assigns forever, and the said
John Temple doth bind himself his heirs and assigns forever, to warrant
and defend said one hundred acres of Land with the appurtenances
against all and every Person or Persons whatsoever, to the said Daniel -

Andrew Bryan

BRYAN
E. TENN

See Bryant Bryan.

DB 10 p 201-5 Greene Co. TN 10 Sept 1814 Heirs of Bryant Bryan (Andrew, William + John to ~~and~~ Daniel.
So side lick Creek 200 ac \$600

DB 10 p 77-78 ^{Greene Co} 7 Sept 1813. John W^m Blackburn to Andrew Bryan \$500 96 ac. Greene Co.
Lick Creek bd. David Gray on at mouth of small cr. to bd. David Gray - Cypress Smiles,

DB 10 p 79-80. Greene Co. 27 Sept 1813
John W. Blackburn to Andrew Bryan - Grant to Hokely Donaldson 5000 ac. Greene Co - Comw to John Love Esq - sold for taxes by sheriff for \$100⁰⁰ a part of above - LICK CREEK 50 ac.

DB 9 p 214-5 Greene Co. TN. 29 Mar 1811.
Andrew Bryan to Joseph Hurley 20 ac.
Greene Co N Side Lick Cr.

DB 9 p 365-9 Greene Co. TN 1811 Heirs of Bryant Bryan (see him)

Greene Co TN.

MB A #703 p. 112 10/29/1800 Andrew Bryan to Mary Cosby by ^{Dow} Resorce
MBA #1806 p 253 12/31/1812 " " to Polly Hunter ^{Christopher Kirby} Esq.

in behalf of him the said Levi Ball his heirs and assigns forever
 and the said William Donaldson for himself, his heirs, Executors,
 and administrators, do covenant and agree with the said Levi Ball his
 heirs and assigns, that the before Recited Land and Bargained
 premises he will warrant and forever defend against the Right,
 Title, Interest or Claim of all and every person or persons whatsoever,
 against himself, his heirs and all persons claiming by through or
 under him or them. - In Witness whereof the said William Dona-
 ldon hath hereunto set his hand and affixed his seal this
 Day and Year first above written.

Signed, sealed &c. in presence of:
 William Dillon
 John Donaldson
 David Wendel

Witness
 William Donaldson
 [Signature]

DB 10-977-80

State of Tennessee
 Greene County Court - 3 October Sepicms 1813 - -

Then was the execution of this said duly
 approved in open Court by affirmation of William Dillon and oath
 of John Donaldson subscribing witnesses and ordered to be
 Registered. - - - And Patterson, Clerk -

Registered this 19th Day of February 1814 - - -
 Attest George Brown, Clerk

This Indenture made this twenty seventh of September in the year
 of our Lord one thousand Eight Hundred and Thirteen between
 John William Blackburn of the County of Greene and State of
 Tennessee of the one part, and Andrew Bryan of the State and County
 aforesaid of the other part, Witnesseth, that the said John W. Blackburn
 for and in consideration of the sum of Six Hundred Dollars to him
 in hand paid the Receipt whereof is hereby acknowledged, and by
 these presents doth Grant, Bargain, sell, alien, Enjoyn and Confe-
 unto the said Andrew Bryan his heirs and assigns forever, a cer-
 tain Tract or parcel of Land containing Sixty six Acres be the
 same more or less, Lying and being in the County of Greene and
 State of Tennessee. - Beginning on or State on the Banks of Lick
 Creek

(78)

98-77-8-1801

Creek at the mouth of a Little Creek or Corned to Dennis Gray
 belonging to Lewis Smiley running up the meanders of the
 small Creek the following Courses South Eighty six degrees
 four poles, thence South Fifty three west twelve poles, South
 three (Ditto East ten poles, thence South forty two (Ditto East
 poles, South Twenty seven (Ditto East four poles, South six
 East nine poles, South two (Ditto west four poles, North six
 Ditto west six poles, North forty three degrees west ten poles, North
 Ditto East nine poles, North Twenty nine degrees West Five poles, South
 Eighty five degrees west ten poles, North Eighty one degrees west six
 South Eighty one degrees west sixteen poles, South forty seven degrees
 west ten poles, South seventy one degrees west seven poles, North
 two Degrees west twenty four poles, South Eighty Eight degrees west
 thirteen poles to the middle of the Spring, thence South seventy
 west one hundred and three poles to a white oak in the out
 the survey, thence North sixty four poles to a white oak, thence East
 forty two poles to a Beech, North forty two (Ditto East twenty poles to an Oak
 thence East one hundred and sixteen poles to the bank of Lick Creek, to
 to the Beginning which will be South sixteen and a half degrees
 seventy six poles to the Beginning, with all and singular the
 woods, waters, water-Courses, profits Commodities her appurtenances
 appurtenances whatsoever to the said Tract of Land belonging or
 appertaining, and Reversion and Reversions, Remainder and Re-
 mainer, Rents and Issues and profits thereof and all the Estate
 Title Claim and Demand of him said John W. Blackburn his heirs
 forever, of and to the same, and every part and parcel thereof either
 Law or Equity. To Have and to hold the said sixty six acres of
 with the appurtenances unto the said wife the said Andrew Bry
 heirs and assigns forever, against the Lawful Claim or Demand
 and Every person or persons whatsoever will warrant and fore
 In Witness whereof I the said John W. Blackburn have here
 set my hand and seal this Day and year above written.

Signed, Sealed and Delivered
 in the presence of us
 J. H. Davis, James S. H.
 admitted

John W. Blackburn

Witnesses

(80)
DB 108
77-50

is and assigns forever, and I do hereby release from him
the before named John W. Blackburn his heirs, Executors and
Assignors or any person claiming by or through or under me, I do
and will warrant and forever defend. In Testimony whereof
I the before named John W. Blackburn have hereunto set my hand
and put my seal this Day and year above written.

Signed, sealed and Delivered
in the presence of . . . John W. Blackburn
Witnesses Joseph Davis, James Scott
Andrew Smiley

State of Tennessee
Greene County Court
January Sessions 1814

Then was the execution of this conveyance
duly proven in Open Court by the oaths of Joseph Davis and
James Scott subscribing witnesses thereto and ordered to be
Registered.

And P. Patterson, Clerk
Registered this 29th Day of March 1814.
Attest George Browne, Reg.

Conveyance
George
Gordon
(To)
John
Stenderson
for
acres of
Land on
the South
Side of
Kalachuckey
River.

This Indenture made this 22nd Day of September, one thousand
Eight Hundred and Thirteen, Between George Gordon of Greene
County and State of Tennessee of one part, and John Stenderson
of the same County and State of the other part. Witnesses the
the said George Gordon, for and in consideration of the sum of
Dollars in hand paid the receipt of which is hereby acknowledged
both bargained and sold, and by these presents doth bargain
sell, alien, Enjoyn and Confirm to the said John Stenderson and
his heirs and assigns forever, all the Right, Title, Interest, Claim
Demand that the said George Gordon has to a certain North
Side of Land conveyed by John Armstrong to the said George Gordon
being the said John's Equal Share of his Father's Benjamin
Armstrong's Land, situate in the said County of Greene on the
South Side of Kalachuckey River, Bounded as follows a general
and Decd from Robert M. Farlin to said Benjamin Armstrong
Beginning on the Bank of the river at a poplar, South

(214)

DB9
p 214-5

said Lands Belonging or in any wise appertaining
that the said William C. Edmondson doth hereby
his heirs Executors administrators to warrant and
the aforesaid Tract of Land unto him the said
his heirs and assigns, as a free Clear and Independent
Title in fee Simple Clear of all Incumbrance of the
Persons whatever. In Testimony whereof I have hereunto
hand and seal the Day and Year above written
signed, Sealed and Delivered

In presence of us -
George Gillespie
James Gillespie
George J. Gillespie

William C. Edmondson

witnessing

State of Tennessee
Greene County Court July Session 1811

Then was the execution of
conveyance duly proven in open Court by the Oaths of
and George J. Gillespie subscribing witnesses and
Let it be Registered.

Andrew Patton



Registered this 14th Day of August 1811
Attest George J. Gillespie

Conveyance
Andrew
Bryan
170
Joseph
Murley
for 20 acres
of Land
on the
North side
of Hick
Creek,

This Indenture made this Twenty ninth Day of
one Thousand Eight Hundred and Eleven, Between
of the County of Greene and State of Tennessee of the
Joseph Murley of the same County of the other part
That for and in consideration of the sum of one
to the said Andrew Bryan in hand paid at or by
and Delivery) and Delivery of these Presents the
said Andrew Bryan doth hereby Acknowledge, and
exonerate, acquit and Discharge the said Joseph
his Executors administrators and assigns forever
the the said Andrew Bryan hath Granted, Bought

and confirmed, and by these Presents doth Grant, Bargain, sell,
assign and confirm to the said Joseph Hurley his heirs and
assigns forever, a Tract of Land containing Twenty Acres, lying and
situate in the said County of Greene on the North side of Lick Creek, —
beginning on a Beech at the mouth of the muddy Branch, thence North
two hundred Poles to a white oak and post oak, thence west fifteen
to a Stake in Joseph Hurley's line, thence South two hundred
to a Stake at the end of said line on the Bank of Lick Creek, thence
going up including the meanders of said Creek to the Beginning
making Twenty Acres more or less, — with the rights members and
appurtenances all whatsoever therunto belonging, the Reversion and
Remainder and Reservations of all and singular the said
Land and Premises hereby granted and of every Part and parcel
thereof, and all Rents Issues and Profits to them or any of them
then living or afterwards, and also all and every the estate and
Rights, Titles, Claims, Interest and Demands whatsoever
then due to the said Andrew Bryan in to or out of the Land and premises
and all and every the Deed Charter writings and muniments whatso-
ever touching or concerning the same, to have and to hold the Land
and Premises and appurtenances, and every Part and parcel
thereof with their appurtenances to the said Joseph Hurley his heirs
and assigns forever, to the only proper use and behoof of him the
said Joseph Hurley his heirs and assigns forever, and the said
Andrew Bryan and his heirs the Land and premises hereby
granted and every part and parcel thereof, with all and singular
the rights members and appurtenances unto the said Joseph
Hurley his heirs and assigns, against him said Andrew Bryan
his heirs, and against all and every other person whatsoever
now or hereafter, to be and will warrant and forever defend by these Presents, and
the said Andrew Bryan hath hereunto set his hand
and Seal of the Date of these Presents.

Witness my hand and Seal
this 10th day of June 1732
at the Court House in the County of Greene
James M. Blair

Andrew Bryan 


State of Tennessee
Greene County Court.

Anniversary Session 1814

DB 108 77-82

Then was the execution of the annexed Conveyance duly
proven in open Court by the oaths of Joseph Davis and James Scott subser-
ving witnesses and ordered to be Registered. - And, Patterson, Clerk,
Registered this 29th Day of March 1814 -
- - - - - West George Brown, W. G. C. -

This Indenture made this 27th of September in the year of our Lord
Eighteen Hundred and Thirteen Between John W. Blackburn of the one
part, and Andrew Bayan of the other part both of the County of Greene
and State of Tennessee, It is remembered, that whereas the State of North
Carolina has issued a Grant to Stockley Donelson of one Tract of
Land containing of Five Thousand Acres, Lying and being in said
County of Greene and State aforesaid, and said Grant was conveyed
by said Donelson to John Love Esq^r in whose name said Tract
of Land was sold and conveyed according to Law for taxes due
thereon by the Sheriff of said County. - Now This Indenture
witnesseth that the before named John W. Blackburn for on Con-
sideration of the sum of one hundred Dollars to him in hand
paid by the before named Andrew Bayan the Receipt whereof he
herely acknowledged, hath bargained and sold, and by these
presents do bargain and sell unto the before named Andrew Bayan
a certain Tract or parcel of Land being a part of the above describe
Five Thousand acre Survey. Beginning on an Elm and ~~hickory~~
Ironwood Running there East one hundred and seventeen poles
to - sycamore on the Bank of Lick Creek North thirty five degrees
west Twenty poles, thence North forty degrees west Fifty six poles
to a Black oak and white oak, thence North Fifteen poles, thence North
forty degrees west Eight poles to a white oak, thence North thirty
poles to a small Black oak on the Bank of Lick Creek, thence west
Fifty four poles, thence South Eighty Eight poles to the Beginning
Containing of Fifty acres be the same more or less. Together with all wells
mines, minerals, and hereditaments, appurtenances therunto belong-
ing, or appertaining, and the Reversion - Reversions, Remainders and
Remainders, Rents, Issues, profits thereof. - and all the State Right
Title and Claim of him the before named John W. Blackburn his

one west one hundred and fifteen poles to a stake north sixty west
hundred and fifteen poles - Stake, North one hundred and five
two poles to - Small Black oak, East forty nine poles to the River
thence up the River to the Beginning, out of which Boundary
the said John Moity is to be laid off by Lot. - Together with
all woods, ways, waters, hereditaments and appurtenances to
Land belonging or appertaining, To Have and Hold to the use
John Henderson and his heirs and assigns forever, against the
Lawful Title, Claim and Demand of the said John Armstrong or
George Gordon and all persons claiming under them with their
and forever Defend, In Witness whereof the said George Gordon
hath set his hand and seal the Date above written. -

Sign'd Seal'd and delivered
in presence of
John Henderson Junr,

George Gordon

Joseph Craigmiles

10897-80

State of Tennessee }
Greene County Courts } January Sessions 1814

Then was the execution of this Conveyance
duly proved in open Court by the oaths of John Henderson and Joseph
Craigmiles subscribing witnesses and ordered to be Registered. -

And. Patterson, Clerk

Registered this 29th Day of March 1814

Attest George Brown, R. G. C.

This Indenture made this Eighth Day of October one thousand
Eight Hundred and Thirteen between George Gordon of Greene County
and State of Tennessee of the one part, and John Henderson senr. of
same County and State of the other part, Witnesseth, that the said
George Gordon for and in consideration of the sum of one hundred
and fifty Dollars in hand paid the receipt of which is hereby
acknowledged, hath bargained and sold to the said John Henderson
his heirs and assigns forever, a certain piece or parcels of Land
containing one hundred and fifty acres be the same more or less
situate in said County on the south side of Nolichucky River

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James Bryan dec'd

August 1st 1864. Mat 24 Page

I James Bryan of the County of Greene and State of Tennessee do make this my last Will and Testament, hereby Revoking all other Wills by me at any time heretofore made First I will and bequeath to my Daughter Emeline Herley her Bed with the Bedstead and Bed clothing that belongs to it, also three Sheep, and the Big spinning wheel and three big Chairs, also one of the two Forty Dollar Notes that I hold against my Son Pryor Brittenden dated 16th January 1864.

Secondly, I will and bequeath to my Daughter Amelia Brittenden her Bed with the Bedstead and Bed clothing that belongs to it, also one Milk Cow, also six Sheep, also the Loom with the gearing and the Spools, that belongs to it also three big Chairs, also the other Forty Dollar Note that I hold against my Son Pryor Brittenden dated January 16th 1864.

Thirdly I give and bequeath to my Daughter Martha Jane Brittenden her Bed and Bedstead and Bed clothing that belongs to it also one Milk Cow, also one Big Wheel, and three Sheep, and three Big Chairs, also one Note of Thirty Dollars which I hold against my Son Pryor Brittenden dated January the 16th 1864.

Fourthly, I will and bequeath to my Grand Daughter Lavinia Jane Herley one Bed and Bedstead and the Bed clothing belonging to it.

Fifthly I will and bequeath to my Son Pryor Brittenden my Clock, I also will to my Son Thomas M Brittenden one Dollar.

Sixthly I will and bequeath to my three Daughters to wit Emeline Herley, Amelia Brittenden and Martha Jane Brittenden the balance of my household and Kitchen furniture.

Seventhly I will and desire that my three Daughters Emeline Herley, Amelia Brittenden, and Martha Jane Brittenden shall pay all my just debts, and Funeral Expenses.

Eighthly I appoint Arthur Stroud my Executor to this my Will this the 2nd day of January 1864.

Signed Sealed and acknowledged in the presence of

Attest

Lemuel Crosby
James Wright

James F. Bryan Test

mark

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Original Missing -

Copied from ledger