

otherwise howsoever since ye same was conveyed to me as above said
 (the Proprietors Quittants only Excepted & Reserved Sir Witness whereof the
 said Richard Stout hath hereunto set his hand & Seal the Eleventh day of
 November in the Year of Our Lord One thousand Seven hundred and Three
 signed Sealed & Delivered in the presence of
 John Gifford Joseph Gifford Samuel Dennis Jun
 Richard Stout Esq.
 Mark
 Mary M Stout Esq.
 Mark

April 16th 1734
 This day Samuel Dennis one of the Subscribing Evidences to the within Deed
 (being solemnly sworn on the holy Evangel of Almighty God) before me
 Gabriel Stelle Esq. One of the Judges of the Court of Common Pleas for the
 County of Monmouth did declare that he saw the within Richard Stout
 & Mary Stout Seal and and Deliver the within Instrument as his Act & Deed

Sworn before me Gabriel Stelle

Release
 Elizabeth Jones
 to
 Thomas Jones
 Entered July 17th 1734

Know all Men by these Presents that I Elisabeth
 Jones of Upper Freshold in the County of Monmouth Wi-
 dow and Relict of William Jones late of Freshold in s^d
 County Deceased have Remised, Released & Quit-claimed
 and by these Presents do for me and my Heirs for ever
 Remise Release and for ever Quitclaim unto my Son
 Thomas Jones of the same place in his full and law-
 -able Possession now being and unto his Heirs and Assigns
 for ever all my Right Title Dowry Claim Interest Posses-
 sion and Demand that I ever had now have and in

any manner of ways hereafter may have to me and my Heirs of and in to
 a certain Tract of Land belonging to my s^d deceased Husband in his life time
 lying and being in upper Freshold afores^d Beginning at empty Cox Brook
 fence running East and by North forty five Minutes Northwardly forty two
 Chains forty Links to a Stake thence North two Degrees East Twenty Nine
 Chains to another Stake thence West and by South forty five Minutes Southwardly
 Twenty Nine Chains fifty Links to another Stake thence South South West
 thirty five Chains to the Beginning containing One Hundred and Eight
 Acres ^{together} with all the houses Buildings and Improvements with all and every
 the Appurtenances and Hereditaments hereunto belonging To HAVE
 and to hold the said Tract of Land with the Premises and Appurte-
 -nances unto him the said Thomas Jones his Heirs and Assigns forever to the
 only proper Use Benefit and behoof of him the said Thomas Jones his Heirs
 & Assigns for ever so that neither I Elisabeth nor my Heirs nor
 any other by us for us or in our Names Cur or may Claim or Demand
 from henceforth any Right Title Claim Demand or Interest of in or unto
 the said Tract of Land with the Premises & Appurtenances or to any part or
 parcel thereof But from all Actions Rights Titles Demands and Interests to the
 same shall be fully and wholly Excluded for ever by these Presents In Witness
 whereof the afores^d Elisabeth Jones hath hereunto set my hand and Seal the
 twenty ninth day of May in the Year of Our Lord One thousand Seven
 hundred and thirty three

Sealed and Delivered
 in the presence of
 John Wetton John Stelle
 Lawrence Marr

Memorandum the words by these Presents were subscribed
 between the fourth and fifth Lines from the top before
 Sealing
 Elisabeth X Jones Esq.
 Mark Memorandum

Memorandum the 25th of June Annoq Domini 1734
 Then John Vaughan appeared before me / Gabriel Stelle Esq one of His
 Majesty Judges of the Court of Common Pleas for the County of Monmouth
 and being sworn on the Holy Evangel of Almighty God did declare that
 he saw the within Elisebeth Jones Seal and Deliver the within Instru-
 ment as as her Act & Deed
 Sworn before me Gabriel Stelle

Release
 Andrew & Jannet Layton
 to
 Samuel Layton
 Entered 12th Aug^r 1734

To all Christian People to whom these Presents shall
 come know ye that Andrew Layton of Freshold in the
 County of Monmouth in the Eastern Division of the Province
 of New Jersey Yeoman (by and with the Consent good liking
 and approbation of Jannet Layton Widow of Samuel Layton
 Deceased as is testified by her heard and Seal as a Party
 to these Presents Affixed) for divers good causes and con-
 siderations him especially moving hath conceived released

and for ever quit-claimed and by these Presents for himself and his Heirs
 and assigns fully clearly and absolutely renise release and for ever quit-claim unto
 his Brother Samuel Layton in his full and peaceable possession and Seizen
 and to his Heirs and Assigns for ever all such right Estate title Interest and
 Demand whatsoever as he the said Andrew Layton had or ought to have
 of in or to the Tract of Land and Meadow following as Heirs unto his Father
 Samuel Layton Deceased or otherwise Beginning at John Laytons Southernmost
 Corner on William Laytons Line and Running North Sixty four Degrees West
 Thirty four Chains to a Black Oak Sapling mark'd on four sides standing by
 the Edge of a Run thence South by West Eighteen Chains twenty five Links to
 a Corner of Thomas Laytons Land thence South Seventy one Degrees East
 Thirty four Chains to Stephen Ammocks Line thence North by East along the
 Line of S Ammocks Land and William Laytons Land Fourteen Chains Twelve
 Links to where it began containing Fifty four Acres and also Three Acres
 and a half of Meadow lying in the Great Meadow which Samuel Layton
 Deceased purchased of John Combs by Deed of Sale bearing date March the 2^d
 1724 Beginning at the North Corner of Thomas Hewits ^{and running South Twenty Chains} Meadow and East
 seven Rods bounded West by Thomas Hewits Meadow East by part of the
 same Meadow belonging to Samuel Layton Deceased North and South
 by Upland To Have and to Hold all the said Tract of Land and Meadow unto
 the said Samuel Layton his Heirs and Assigns to the only Sole and proper
 use and behoof of him the said Samuel Layton his Heirs & Assigns for ever so
 that neither he the said Andrew Layton nor his Heirs nor any other
 Person or Persons from him or them in his or their Names or in the
 Name Right or stead of any of them shall or will by any ways or means
 hereafter have Claim Challenge or Demand any Estate right title
 Interest of in or to the Premises or to any part or parcels thereof But
 from all and every Action Right Estate title Interest and Demand of in or
 to the Premises or any part or parcels thereof they and every of them
 shall be utterly excluded and barred for ever by these Presents and also
 the said Andrew Layton and his Heirs the said Tract of Land and Meadow
 and other the Premises with the Appurtenances to the said Samuel Layton
 his Heirs and Assigns to his and their own proper use and Uses in manner
 and form aforesaid against their Heirs and Assigns and every of them
 shall warrant and for ever defend by these presents In Witness whereof he
 the said Andrew Layton and Jannet his mother hath hereunto set their hands
 and Seals the Thirtieth day of May in the Sixth Year of the Reiger of Our
 Sovereign Lord George the Second over Great Britain France and Ireland

King