

whereas mentioned - it therefore is well known to be true

Master in Chancery

Recorded the second Day of March Eight hundred and Twelve at six o'clock P.M. - Jasper Hoppe Clerk

This Indenture Made the second Day of March in the Year One thousand Eight hundred and Twelve, between John N. Smith of the Town of Salina in the County of Onondaga of the first part, and Samuel Bishop of the Town and County aforesaid of the second part, Witneseth the said party of the first part for and in consideration of the sum of Three hundred Dollars to him in hand paid by the said party of the second part the receipt whereof is hereby confessed and acknowledged, hath granted, bargain sold, released and confirmed, and by these presents doth grant, bargain, sell, release and confirm, unto the said party of the second part his Heirs & Assigns forever. All that certain Lot of Land, situate in the Town of Salina in the County of Onondaga and distinguished as Lot Number Thirty One in the Village of Liverpool as the same is laid out and delineated on a Map thereof, filed agreeable to Law in the Office of the Secretary of the State of New York, which said Lot is bounded as follows to wit, on the South East by Lot Number Thirt two, on the three remaining sides, by Streets of the said Village, and containing one half acre of Land, Together with all manner of improvements, here detaments and appurtenances to the same belonging or in any wise appertaining. And all the Estate, right, title, interest, claim and demand whatsoever. To have and To hold all and singular the said Premises hereby intended to be conveyed and every part thereof, with the appurtenances, and to the only proper use and behoof of the said party of the second part, his Heirs and Assigns forever - In witness whereof the said John N. Smith hath hereunto set his hand & seal the Day and year first above writters - John N. Smith J.S. - Sealed & delivered in presence of L.H. Colvin - State of New York. On this second Day of March One thousand Eight hundred and twelve, personally appeared before me John N. Smith a Person to me well known to be the same Person described as the Grantor in and who executed the within deed, and acknowledged the same to be his free voluntary act for the uses and purposes therein mentioned - I thereof allow it to be Recorded - Daniel Moseley Master in Chancery

This Indenture Made the Twenty Eighth Day of November in the Year of our Lord One thousand Eight hundred and Eleven, Between Nickels Lewis and Rhody his Wife of the Town of Tully, County of Onondaga and State of New York of the first part, and Edward Hackett late of the Town of Middleborough County of Plymouth and State of Massachusetts of the second part, Witneseth that the said party of the first part for and in consideration of the sum of Four hundred and Fifty Dollars Money of the United States, to them in hand paid, by the said party of the second part the Receipt whereof is hereby confessed and acknowledged, hath granted, bargained, sold, remise released, aliened and confirmed and by these presents do grant, bargain, sell, remise, release, alien and confirm unto the said party of the second part in his actual possession now being and to his heirs and Assigns forever, all that certain piece or parcel of Land situate

laying

laying and being in the County of Onondaga known by a part of Lot Number Forty in the Township of Tully beginning at the South west corner of One hundred Acres in said Lot, belonging to the said party of the first part and from thence running East thirty one chains and sixty three links, to the East line of said Lot, then North on said line three chains and fifty links to a Stake, then run West Seventeen degrees North twenty nine chains and thirteen links to a stake; then west twenty degrees south seven chains and two links; then south eight chains and eighty five links, to the place of beginning containing Twenty five Acres - Together with all and singular the hereditaments and appertinances thereto belonging or in anywise appertaining, and the Reversion and Reversions Remainder and Remainders rents issues and profits thereof - And all the Estate, right title interest claim or 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 appertinances - To have and To hold the said above described premises, to the said party of the second part his heirs and assigns, to the sole and only proper use benefit and behoof of the said party of the second part his heirs and assigns forever - And the said party of the first part for their heirs Executors and Administrators, Do covenant grant bargain promise and agree, to and with the said party of the second part his heirs and assigns, the above bargained premises in the quiet and peaceable possession of the said party of the second part his heirs and assigns, against all and every Person or Persons lawfully claiming or to claim the whole or any part of the above mentioned and described premises will never Murmur and Defend - In witness whereof the parties of the first part have hereunto interchangeably set their hands and seals the Day and year above written - Nieklaus Lewis, I S - Rhoda <sup>here</sup> Lewis, I S - Signed, sealed and delivered in the presents of, Shepherd Patrick - Wm McEvers - A. B. The words three on the Tenth line from the top, wrote on the Assurance - State of New York Onondaga County J. On the Fourth Day of March in the year One thousand Eight hundred and <sup>and</sup> Sixty before me Jacob R. DeWitt one of the Judges of the Court of Common Pleas, in and for the County of Onondaga came William McEvers One of subscribing Witnesses to the within Deed with whom I am well acquainted, being duly sworn says that he saw Nieklaus Lewis sign the within Deed, and deliver the same as his voluntary act for the uses and purposes therein contained, and further says that he well knows the said Nieklaus Lewis to be the Person described in the said Deed - and that he saw Shepherd Patrick sign his Name as the other subscribing Witness, I have examined the aforesaid Deed and find no erasures nor interlinations therein -

Jacob R. DeWitt -

This Indenture Made the Eighteenth Day of August in the year of our Lord One thousand Eight hundred and Six between Benjamin D. ... his wife of the County of ... and ...

Recorded the fourth Day of March Eighteen hundred and Sixty at Twelve o'clock M. J. Superhopper Clerk