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of the said Chiniak Court his heirs & assigns forever & the
 said William Lytle for himself for his heirs executors and
 Adminis^rtrators both Covenants Breach and agree to it with
 the said Chiniak Court his heirs Executors Adminis^rtrators &
 assigns that to the true and lawful owner of the Premises
 hereby granted & hath got right full Powers & lawful
 Authority to sell and Convey the same in Manner and
 Form afo^r & Further that he the said William Lytle
 his heirs Executors and Adminis^rtrators will stand and
 forson defend the afo^r Premises with their appurtenances
 & every part and parcel thereof unto the said Chiniak
 Court his heirs and assigns against Persons lawfully claiming
 or to claim by force or under Claim there or any of them
 or by force or under any Person or Persons Whomever
 In Witness Whereof the said William Lytle together with
 Eliza St. Leger his wife who hereby being under the right of
 Dowry in the Premises have hereunto set their hands & seals the day
 of Year first above written

Wm Lytle in Presence of
 Thos Dancy John Mahard
 State of Ohio Hamilton County }
 } William Lytle
 } Eliza St. Leger

Before me the undersigned one of the Justices of the
 Peace within and for said County Coured Personally William
 Lytle & Eliza his wife the within granted & the said Eliza
 being Examined Separately & apart from her husband equally
 to the Act in such Case Made and Provided Acknowledged
 the above Indenture to be their voluntary act and (and for the
 use & purposes therein contained & In Testimony Whereof
 I have hereunto set my hand and seal Affixed my seal
 this Tenth Day of March in the Year of our Lord one thousand
 eight hundred & sixteen

John Mahard J.P.

This Indenture made the fourth day of Sep-
 tember in the Year of our Lord one thousand eight hundred
 & sixteen between Aaron Osborn of the County of Cinnous &
 State of Ohio of the one Part and Thomas Morris of the same
 State of the other Part Witnesseth that the said Aaron
 Osborn for & in Consideration of the sum of eighty four dollar
 lawful Money of the United States to him in hand with and
 truly paid by the said Thomas Morris the Receipt Whereof

is hereby acknowledged and through & through thereof and
 their own doth acquit Release Exonerate and forever Discharge
 The said Thomas Morris his heirs Executors & Administrators
 that granted bargained sold aliened conveyed released conveyed
 and confirmed and by these Presents doth grant bargain
 sell alien release convey and confirm unto the said
 Thomas Morris his heirs and assigns forever all that tract
 or parcel of land lying & being in the County of Clermont
 containing seven acres being one five acre and lot in the
 Town of North County aforesaid and known and numbered
 in the Plot of said Town by Number Three also two acres
 off the South side of said lot No. four in the Town aforesaid
 All the estate right title interest claim & demands of the
 said Aaron Osborn in & to the said Premises hereby granted
 hereby and every part thereof together with all and singular
 the Right Privilege & appurtenances to the same belonging or
 anywise appertaining and the Rents Issues and Profits thereof
 to have & to hold. The said Premises hereby bargained and
 sold or meant or intended to be with the appurtenances
 to the said Thomas Morris to the only proper use benefit and
 behoof of the said Thomas Morris his heirs and assigns forever
 & the said Aaron Osborn for himself his Executors and
 Administrators doth covenant Grant & agree to & with the said
 Thomas Morris his heirs Executors Administrators & assigns that he is
 the true & lawful owner of the Premises hereby granted and has full
 Right full Power and Lawful Authority to sell & convey the same
 in manner & form aforesaid & further that he the said Aaron Osborn
 his heirs Executors and Administrators will warrant & forever defend
 the aforesaid Premises with their appurtenances and every part and
 parcel thereof unto the said Thomas Morris to the only proper use
 benefit and behoof of the said Thomas Morris his heirs and assigns
 against all Persons lawfully claiming or to claim by from or under
 him them or any of them or by from or under any Person or Persons
 whatsoever in Witness whereof The said Aaron Osborn
 together with Elanor his wife who hereby relinquish her right
 of Dower in the Premises have hereunto set their hands & seals
 the day and Year first above written

signed sealed in presence of
 John A. Smith, George Thantwine
 State of Ohio, Clermont County
 before me the undersigned one of the Justices of the Peace
 within and for said County came personally Aaron Osborn and
 Elanor his wife the within grantors and they said acknowledged
 the above deed of conveyance to Thomas Morris aforesaid

Aaron Osborn
 Elanor Osborn



In the act in last case made and provided to be their
voluntary act & deed for the use and Purpose therein
mentioned In Testimony Whereof I have here unto set
my hand & affixed my seal this fourth Day of September
in the year of our Lord One Thousand eight hundred
and fifteen

George I. Transum 10

My M^o M^o V^e made the twelfth day of
April in the Year of Our Lord One Thousand eight hundred
& sixteen between Thomas Cade of the County of Clermont
and State of Ohio of the one part & Amos Alley of the
said County & State of the other part Witnesseth That the
said Thomas Cade for & in consideration of the sum of
Two hundred Dollars lawful Money of the United States
to him in hand well and truly paid by the said Amos
Alley the Receipt Whereof is hereby acknowledged & thereof
& therefrom doth acquit release Exonerate & forever dis-
charge the said Amos Alley his heirs Executors and Admin-
istrators hath granted bargained sold aliened enfeoffed
Released conveyed and confirmed & confirmed hereby doth
grant bargain sell alien enfeoff release convey and confirm
unto the said Amos Alley his heirs and assigns forever
all that Parcel of land or lots of ground situate in the
County of Clermont and State of Ohio in the Town of
Williamshurg in said County & known & designated on the
Town Plat or Map of said Town of Williamshurg by the
Name of Lots No. 123 and fronting 99 Feet on Second
Street adjoining to Lot No. 121 & all the estate right title
interest claim & Demand of the said Thomas Cade of in
& to the said premises hereby granted Every part thereof
together with all & singular the rights Privileges and Appur-
tenances to the same belonging or in any wise appertaining
& the Rents Issues and Profits thereof to have & to hold
the said Premises hereby bargained & sold or meant or intended
so to be with their appurtenances to the said Amos Alley
to the only proper use Benefit and behoof of the said Amos
Alley his heirs & assigns forever & the said Thomas Cade
for himself his heirs Executors and Administrators doth
hereby grant and agree to & with the said Amos Alley
his heirs Executors Administrators and assigns that he is the true
& lawful owner of the Premises hereby granted & hath good
right full Power & Lawful Authority to sell & convey the
same in manner & form aforesaid & further that he the