

Description: Clermont Co., OH Deed Book X22; Pages 202 - 203

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Format: Microfilm

Film #: 333146

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authority to sell and convey the same in manner and form aforesaid
 And further that he the said Isaac Vorhis his heirs & executors and administra-
 tors will Warrant and forever defend the aforesaid premises with
 their appurtenances and every part and parcel thereof unto the said
 John Carden his heirs and assigns against all persons claiming or to
 claim by from or under him them or any of them or by from or under any
 person or persons whomsoever. In Witness Whereof the said Isaac Vorhis
 and Sabra Vorhis his wife have hereunto set their hands and seals
 the Day and Year first above written

Isaac Vorhis Sabra Vorhis

Alex. Blair David R. Smith

THE STATE OF OHIO } Before me the undersigned one of the Judges
 CLERMONT COUNTY } of the Court of Common Pleas within and for
 the said County personally appeared Isaac Vorhis and Sabra Vorhis
 his wife the grantors named in the foregoing Indenture (the said Sabra
 being first by me examined separate and apart from her said husband)
 and acknowledged the above deed of conveyance to be their voluntary act
 and deed for the uses and purposes therein mentioned In Witness
 Whereof I have hereunto set my hand and seal this twentieth day of
 September in the year of our Lord one thousand eight hundred and
 twenty five.

Alex. Blair Judge

This Indenture made this twenty first day of December in the
 year of our Lord one thousand eight hundred and twenty five between John
 Charles of the County of Clermont and State of Ohio of the first part of the first part
 and Jesse Calbourn of the County and State aforesaid of the second part
 Witnesseth that the said John Charles aforesaid for and in consideration of
 the sum of Two hundred and fifty dollars lawful money of the United
 States to him in hand well & truly paid by the said Jesse Calbourn the receipt
 whereof is hereby acknowledged hath granted bargained sold aliened
 released conveyed and confirmed and by these presents doth grant bargain
 sell alien release convey and confirm unto the said Jesse Calbourn his heirs
 and assigns forever. All that tract or parcel of Land lying and being in the
 County of Clermont and State of Ohio aforesaid and on the waters of
 Stonelick containing twenty four acres and twenty one poles the
 same being part of Original survey No. 2054 - Beginning at a stone
 thence N. 75° West one hundred poles to a beech & dogwood on a point
 near the South bank of Stonelick Crak, thence North 85° West 37 poles
 to a stone near a mulberry on the line of John Metcalf thence N. 21 1/2
 ninety four poles with the line of lower crossing Stonelick thence
 to a blue ash sugar and three sycamores at the lower end of
 an island on the crak, thence S. 75° E. one hundred or thirty or
 in poles to a stone near three beeches thence S 25° W. eighty five or
 half poles to the beginning. And all the estate right title interest

claim and Demand of him the said John Charles if in and to the said premises and every part thereof Together with all and singular the privileges and appurtenances to the same belonging or in any wise appertaining of the rents issues and profits thereof to have and to hold the premises hereby bargained sold or meant or intended as to be with the appurtenances to the only proper use and behoof of the said Jesse Olyburn his heirs assigns forever and the said John Charles for himself and for his heirs executors and administrators doth promise covenant and agree to and with the said Jesse Olyburn his heirs executors administrators or assigns that he is the true and lawful owner of the premises hereby granted and hath good right full power and lawful authority to sell and convey the same in manner and form aforesaid And further that he the said John Charles for himself his heirs executors and administrators will warrant and forever defend the aforesaid premises with their appurtenances and every part and parcel thereof unto the said Jesse Olyburn his heirs assigns against all persons claiming or to claim by from or under him them or any of them or by from or under any other person or persons whomsoever In Witness whereof the said John Charles hath hereunto set his hand and seal the day and year first above written.

Sealed delivered in the presence of }
 John Boggs
 William Sheppard }

John Charles Seal

THE STATE OF OHIO,
 CLERMONT COUNTY.

Before me John Boggs a Justice of the peace within and for the said county personally appeared John Charles the above grantor and acknowledged the above deed of conveyance to be his voluntary act and deed for the uses and purposes therein mentioned In Testimony whereof I have hereunto set my hand and seal this twenty first day of December in the year of our Lord one thousand eight hundred and Twenty five.

John Boggs J.P. Seal

This Indenture made this twentieth day of September in the year of our Lord one thousand eight hundred and twenty five Between Isaac Vorhies of the County of Clermont State of Ohio of the first part and John Hadden of the County and State aforesaid of the second part Witnesseth; that the said Isaac Vorhies for and in consideration of the sum of one hundred dollars lawful money of the United States to him in hand well and truly paid by the said John Hadden the receipt whereof is hereby acknowledged hath granted bargained sold aliened released conveyed and confirmed and by these presents doth grant bargain sell alien release convey and confirm unto the said John Hadden his heirs and assigns forever all that parcel or piece of land situate lying and being in the Town of Delana in the County and State aforesaid and designated on the Recorded plat or plan of said Town numbered two A and B 92 containing one fourth part of an acre. And all