

Volume 21
Holland Land Company
Articles of Agreement
193 pp , 6 p index
12 ½ “ x 15 ½”

The early settlers signed articles of agreement to purchase land from the Holland Land Company. These printed forms include a description of the property, and sometimes an outline map. When the property was finally paid for the company issued a deed, which was then registered in the county courthouse.

These articles of agreement are randomly arranged.
The index was prepared by Horace A. Foote, 1893.

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by Horace A. Foote 1893

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Russell, Robert

Contract Sept 20 - 1813

1-10 - 87. P of 57 -
50 @ 2 3/4

45

Russell, Thomas

Contract Nov. 26 - 1811

1-10 - 80 of 54

Transf to Matthew Jurney
50 @ 2 1/2

53

Ross, Benjamin

Contract Sept. 19 - 1816

2-11 - N.P. 30

on Cassedaga Creek 200 @ 5 1/2

93

Root, Zadoo

Contract July 10 - 1812

1-15 - part of 39

100 @ 2 1/2

135

Sands, Erastus

Contract March 16 - 1810

Sand on Chautaugus Lake - 2-11-58

220 @ 307
In Feb 1811 house had been built - family living in it -
5 acres cleared, and 7 acres more chipped over

21

Seymour, Hezekiah

Contract Sept 28 1808

(the Mrs Bostwick Farm) 1-11 - N.P. 30538

50 5/2 @ 2 15

35

Sears, William

Contract June 17 - 1811

1-11 - N.P. 3 -

150 @ 2 1/2

41

Simon Jonas

(Simmons?)
Home stead on Chaut. Lake

Contract Jan. 13 - 1810

2-11 - M.P. 59

174 @ 2 1/2

99

Swaney, Hugh

Contract Oct. 9 - 1815

2-10-5

deeded to Elijah Ewer.

198 @ 4 1/2

107

Stetson, Isaac

Contract July 23 - 1816

1-11 - SP. 27

228 @ 6⁰⁰

113

Stunk, John

Contract June 2 - 1823

2-10 - Part 47

100 @ 2 1/2

125

Stunk, Henry

Contract Nov. 15 - 1816

2-11-53

90 @ 6⁰⁰

163

Swaney, Hugh

Contract, Oct. 9 - 1815

2-10 - N.P. 3

198 1/2 @ 4 1/2

171

Transf to Simeon Scowden
deeded to Elijah Ewer -

Smiley William

Contract Sept. 16 - 1810

Land on Chautaugus Lake 2-10 - 8 1/2 of 17

Feb 28 - 1811

229 @ 2 1/2

5 acres cleared & fenced - 5 more chipped over
a house erected -

131

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Land on Connewango. 94 c 2 3/4

Vanderkemp J. J.

Successor to Paul Bristol as head of W.L. Co
Portrait of (See opposite page) 1

Work, Edward

The late of Crawford Co Penn
Contract Aug 1 - 1807
2 - 11 - & Various lots of party } 5
1811 c 2 20

Wilson, James

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Land on Chautauque Lake 162 c 4 1/2

Wheeler, Josiah

Contract March 7 - 1815
1 - 10 - 20 - 46 } - 69
183 c 4 00

Waterbury David
(Deaf man)

Contract Nov 4 - 1811
4 - 13 - part of 1 - } = 47
99 c 2 3/4



J J Vanderkemp

J J VANDERKEMP

Successor to Paul Boute as the General agent
of the Holland Land Co -

For Brog. Sketch, See Turner's History of Holl^d Land Co

page 429

heart shall nev - er fail Well

heart shall nev - er fail Well

- - dows wail

- - dows wail

pp s ft Ped

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1st Treble. Come on, come on, come brothers, come, Our heart shall nev - er fail We'll

2nd Treble. Come on, come on, come brothers, come, Our heart shall nev - er fail We'll

Tenor. Come on, come on, come brothers, come, Our heart shall nev - er fail We'll

Bass. Come on, come on, come brothers, come, Our heart shall nev - er fail We'll

Piano.

car - ry Friendship Truth and Love To soothe the wi - dow's wail

car - ry Friendship Truth and Love To soothe the wi - dow's wail

8va

pp Soft Ped.

Thomas R. Demondy of Greatford
& Edward Mark Eggs Aug 1 1807

Mark Ponds 1811 acres

W. D. Ledger P. 2 R. 11

W. D.

✓

W. D. W. H. W.

ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

this 23 day of May in the Year of our Lord one thousand eight hundred and fourteen Between Wilhem Willink Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seye, all of the City of Amsterdam in the republic of Batavia, by Joseph Ellicott, their Attorney of the first part, and Nathan Cass of the County of Chautauque and State of New York of the second part,

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of two thousand two hundred and seventy five Dollars New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say the sum of one hundred and fourteen Dollars immediately upon the executing of these Presents, and the sum of one thousand & fourteen Dollars

Dollars of or before the 23 day of May next with lawful interest thereon from the date hereof, and the remaining sum of two thousand and forty seven dollars in

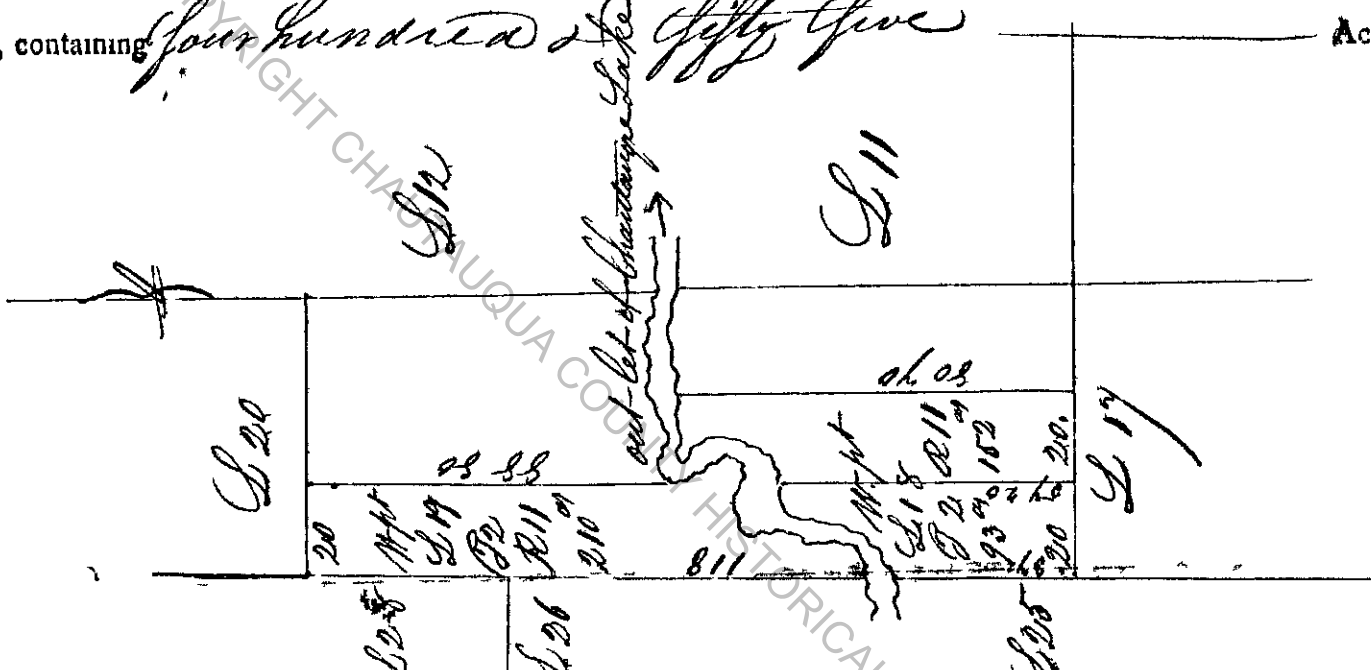
six equal yearly Instalments with the interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 23 day of May in the year of our Lord one thousand eight hundred and seventeen NOW THEREFORE,

in consideration thereof, the said parties of the first part for themselves, their Heirs, Executors, and Administrators, do by these presents, covenant, promise and agree, to and with the said party of the second part his Heirs, Executors, Administrators and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part

their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct — ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part made for the proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No 2 in the

11 Range of said Townships — And which said Tract of Land, on a certain other Map or Survey of said Township into Lots, made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by the west part of Lot No 18 and 19 in said Township,

according to the following plan, containing four hundred and fifty five Acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said instalments, and annual payments of interests in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators, and Assigns, the said sum of one hundred and fourteen Dollars

on or before the 23 day of May next with lawful interest thereon from the date hereof and the said remaining sum of two thousand and forty seven Dollars in six equal yearly instalments, together with lawful interest to grow due thereon

from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of interest, to commence on the 23 day of May in the year of our Lord one thousand eight hundred and seventeen and the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 23 day of May next, erect, or cause to be erected, on the tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall, on or before the said 23 day of May next, clear and fence, or cause to be cleared and fenced not less than five Acres of the said tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written, SIGNED, SEALED, AND DELIVERED, IN THE PRESENCE OF

William Devoek Wilhem Willink
Rutger Jan Schimmelpenninck Hendrik Vollenhoven
Wilhem Willink the younger Jan Willink the younger
Jan Willink the younger Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seye
 By their attorney
Joseph Ellicott
Nathan Cass

Dexter ville

Vol 14 p 36
Land League To R 11
July 31

9

Dexterville

Nathan C. C. C.

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Articles of Agreement, Indented, made, concluded, and fully

agreed upon, this 6th day of September in the year of our Lord one thousand eight hundred and twenty two

BETWEEN WILHEM WILLINK, HENDRIK VOLLENHOVEN, RUTGER JAN SCHIMMELPENNING, WILHEM WILLINK, the younger, JAN WILLINK, the younger son of Jan, CORNELIS VOLLENHOVEN, and HENDRIK SEYE, all of the city of Amsterdam, in the Kingdom of the United Netherlands, by JACOB S. ORTO their attorney, of the first part, and Abel S. Galt of the county of Chautauque and state of New York, of the second part—**WHEREAS** the said party of the second part, is justly indebted to the said party of the first part, in the sum of fourteen hundred & three dollars & 68 cents New-York currency, to be paid to the said party of the first part, their executors, administrators or assigns, in manner following, that is to say, the sum of seventy thirteen hundred & thirty three dollars immediately upon the executing of these presents, and the remaining sum of dollars & 68 cents in six equal yearly instalments, with the interest from the date hereof, to be paid yearly and every year (together with the said instalments) upon such part of the last mentioned sum as shall at the time of such respective payments be unpaid the first of the said instalments, and annual payments of interest to commence on the 6th day of September in the year of our Lord one thousand eight hundred and twenty two

Now Therefore, in consideration thereof, the said party of the first part, for themselves, their heirs, executors and administrators, do by these presents covenant, promise and agree, to and with the said party of the second part, his heirs, executors, administrators and assigns, and every of them, that if the said party of the second part, his heirs, executors administrators or assigns, or any of them, shall and do well and truly pay or cause to be paid unto the said party of the first part, their executors, administrators or assigns, the aforesaid several sums of money, at the times herein before mentioned, for payment thereof, according to the tenor and effect of the covenants and agreements hereinafter contained on the part of the said party of the second part, that then and in such case, the said party of the first part, their heirs and assigns, shall, and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure, to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct, **AND** that certain Tract of **LAND**, situate, lying, and being in the county of Chautauque in the state of New York, being part or parcel of a certain township which on a map or survey of divers tracts or townships of land, of the said party of the first part, made for the proprietors by Joseph Ellicott, surveyor, is distinguished by township No 2 in the 11th range of said townships, and which said tract of land, on a certain other map or survey of said township into lots, made for the said proprietors by the said Joseph Ellicott, is distinguished by lot No 26 in said township, according to the following plan, containing one hundred & forty eight acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next hereinafter contained, on the part of the said party of the second part, for the principal payment of the said instalments and annual payments of interest in manner hereinafter mentioned, then the said covenant next herein before contained on the part of the said party of the first part shall become void and of no effect—**AND** the said party of the second part, for himself, his heirs, executors and administrators, doth covenant, promise and agree, to and with the said party of the first part, their heirs, executors administrators and assigns, that he will well and truly pay to the said party of the first part, their executors, administrators and assigns, the said remaining sum of fourteen hundred & thirty three dollars & 68 cents in six equal yearly instalments, together with the lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said instalments and annual payments of interests to commence on the 6th day of September in the year of our Lord one thousand eight hundred and twenty two

And the said party of the second part will not assign this contract or his interest therein, or in the said land, or any part thereof, without the consent of the said party of the first part, first had and obtained in writing **AND** the said party of the first part, for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 6th day of September next, erect or cause to be erected, on the tract of land and premises herein before described, or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall on or before the said 6th day of September next, clear and fence, or caused to be cleared and fenced, not less than five acres of the said tract of land to the satisfaction of the said party of the first part, that then and in such case, they the said party of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

In Witness Whereof, the parties to these presents have hereunto interchangeably, set their hands and seals the day and year first above written

SIGNED, SEALED AND DELIVERED, }
IN THE PRESENCE OF
William Teacock

Wilhelm Willink
Hendrick Vollenhoven
Rutger Jan Schimmelpenninck
Wilhelm Willink the younger
Jan Willink the younger son of Jan
Jan Gabriel Vabe Steinhart
Corneilus Vollenhoven
Hendrick Luyse
By their attorney

96 as at \$11 1/2
82 " " 650

J. S. Galt
E. S. Fiske

Vol 28 No 51
S. S. P. B. 11
Folio 82

E. J. Foster
Jas. Tr. Village
N of outlet 6th Sept 1822

128th 3

See the documents following this article in this
volume, in explanation of this purchase by E. J. Foster

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History of E. J. Foots purchase of Jamestown lands

In relation to my purchase of the "Reserved Land" lots 25 & 26 in the 2^d Township and Eleventh, ^{now} embracing a large share of the present Village of Jamestown Ny made on the 6th day of September 1822. It seems ^{meet} that I should leave a history of the purchase I made, a prominent part of which was embraced in the preceding article.

In the year 1816, I applied to Judge Picoke agent of the Holland Land Company at Mayville for the purchase of the West one third of Lot 26 in the 2^d township in the 11th Range adjoining Judge Pendergasts lands, when I was informed by said agent that it was "Reserved Land" which he regretted he had no power to sell, but as soon as it was for sale, I should have it. They then informed me that all the land between Judge Pendergast purchase and Duffville (Lots 25 & 26) was reserved land.

As I visited Mayville from time to time, I saw the agent and asked about the land I had applied for, when I invariably received the old answer "Reserved Land" with the assurance that when it was for sale, I should have it. In time Mr Joseph Ellicott the head agent for sales on the purchase at Batavia, and uncle of the agent at Mayville retired from the office, some said displaced, after having been agent for about 20 years. Paul Buste Esqr the General or head agent of the Holland Land Company residing in Philadelphia, appointed Jacob Otto Esqr, who had been in his office to supersede Mr Ellicott. Mr Buste having learned the complaints of the settlers on the purchase, under Mr Ellicott's administration, issued an address to the settlers, which was published in the Newspapers printed in Western Ny in answer to the grievances

of the Settlers among other things he declared that the Reservation of lands for our sale on the Halland Company tract was unauthorized, and that he had been the general agent of the Company from the opening of their sales and the reservations made by selling agents was unauthorized - I have not seen one of the circulars for nearly 40 years; yet it may be found in the files of western NY papers of that date.

On reading Mr Burt's circular I went to Mayville and called at the land office and informed ^{the agent} I had seen from Mr Burt's address that there were no longer any reservations.

Mr Peacock answered that were no longer any reservations "but from some recent negotiations for land sales by the head agent he did not feel authorized to make the sale to me but would remember my application and I should have taken for sale - I knew he had made some small sales on the back end of one of the lots. I was now perfectly satisfied that there was duplicity on the part of the local agents - Dr. Phipps and another friend of mine was present and heard what passed between us. Still I showed no doubt of the truth of P's statements.

On returning home I immediately wrote a letter to Paul Burt Esq the general agent at the City of Philadelphia detailing a history of my applications and the answers I had received, which I was ready to verify. I sent my letter by mail to Robertson P. Moore Esq a personal friend of mine in Philadelphia requesting that he would deliver it personally at the office that I might know it was received - I knew that Mr Burt was uniformly known as an honorable high minded Dutch gentleman whose honor and character for integrity was above reproach.

Mr Burt very promptly answered my letter (see annexed copy - The original is among my private title papers) which he sent me by mail care of Mr Otto agent at Batavia which he promptly re-mailed to me at Jamestown. On receiving Mr Burt's letter I first thought I would go to Mayville for the land, but on 22nd thought I concluded I would wait a few days and see if I should hear from Mr Peacock - In less than a week Mr Samuel Cowden called at my house in Jamestown and said he had been to the land office & Mr Peacock requested him to call and inform me that I could have the land for which I had applied. I then went to Mayville and saw Mr P who informed me that he was authorized to sell me the "Reserved land". He then said to me you have applied elsewhere have you not for the land. I answered yes. He then said where and to whom. I answered to Mr Burt, at Philadelphia - Then said he what did you write and I told him as near as I could recollect, as I could prove what he stated to me on our last previous interview. Yes said he I have a copy of what you wrote and a signed good nature, but I have no doubt he felt severely the duplicity he had practiced. But he never asked if I had received any answer. I have no doubt there had not only a copy of what I wrote and also Mr Burt's answer. I then asked him the price and terms of payment when he answered one of the lots would be \$11 an acre and the other lots \$6⁰⁰ an acre. I answered him it was was an unhand price for the Company to charge for their land in Chautauque County, and that I had never applied for ^{any but the} Lot 26, next to Judge Pendergast's. But he said he could not divide the reserve. After some debate I finally came to his terms and took Articles for the remainder of the Reserve.

The price paid I believe was greater than ever charged by the company for any land in Chautauqua County. I have no doubt Peacock felt revengeful, but his uncle Ellicott was no longer his protector, but a man in his stead who would honestly follow Mr Ruste's directions in good faith. Had I not applied to Mr Ruste or had Mr Ellicott remained agent at Batavia, I never should have obtained the land - The history of these "Reservations" by Mr Ellicott and his subagents has never been fully understood - No wonder Mr Ellicott, in his agency of less than 25 years left the office with millions of dollars and Judge Peacock left his office it said with real estate alone of over 1/2 a million - Judge Peacock and myself were active members of the same political party, and I kept quiet about his duplicity, but it in a measure broke all intimacy between us. I ultimately did and purchased north of the outlet & embraces all my Village allotments - My deed from H.L.C bears date 3rd July 1827.

I sold the lands south of the outlet in the articles to various citizens of Forestburg, with an arrangement with the Land Office by which renewed articles were given directly to the purchasers except one small piece the NW part of Lot 25, I retained more effectually to secure the water power. My deed for that small portion from the H.L.C bears date June 14th 1827 I retained this land for many years and sold it to Henry Baker. I have given this sketch as a matter of history, and let future generations should consider why my purchase remained unsold by the H.L.C for so long a period, after all their other lands in the vicinity had been sold. If I ever should live to write a history of Forestburg I may give a more full history of my purchase.

E. J. Folsom

Copy of Paul Ruste's letter to Elias J. Folsom 17

Plata? 29th July 1822

E. J. Folsom Esq

Sir, Your letter of the 15th inst deposited by somebody in the Post Office of this city was received last Saturday. The promptness wherewith I hasten to answer will convince you of the importance I attach in speeding that I pride in acting consistently with my words and assertions - In my address published last Summer I have declared that at no time whatever the Holland Land Company, whose agent I am since the opening for sale of their land had ordered or intended to make any reservation - In announcing to the world this undeniable fact, I intended to repress and silence the slanderous rumors which were spreading about. By the statement of your letter concerning the small part of Lot 26, 2^o Township, 11 Range, it evidently appears that I have not fully succeeded in my object - You have either misunderstood Mr Peacock, or that gentleman has misstated things. There is not even a shadow of truth in the assertion that by recent arrangement that lot is put under my immediate control.

Whatever might have been the cause of the misunderstanding on your part, or of the misstated insinuation of Mr Peacock, it is not for me to enquire, suffice it is to say that I have not retained to myself, nor in any way ordered ~~ordered~~ or consented that the former or actual local agent at the general office at Batavia, should assume to themselves the authority of making reservations. It follows of course that subaltern agents at Ellicottville or Mayville, could much less assume such a power. If the statement, I give you, requires further proof it is your power to acquire by directing your application

application to Mr Jacob, Otto, the actual agent at Batavia, as Mr Peacock is acting, under his instructions, he may perhaps explain the nature of your application having been referred to me. I remain,

(copy)

Respectfully yours
Obedient servant
Paul Ruste

Both the signature and body of the letter is all in the handwriting of Mr Ruste. It came to me by mail post marked at Batavia

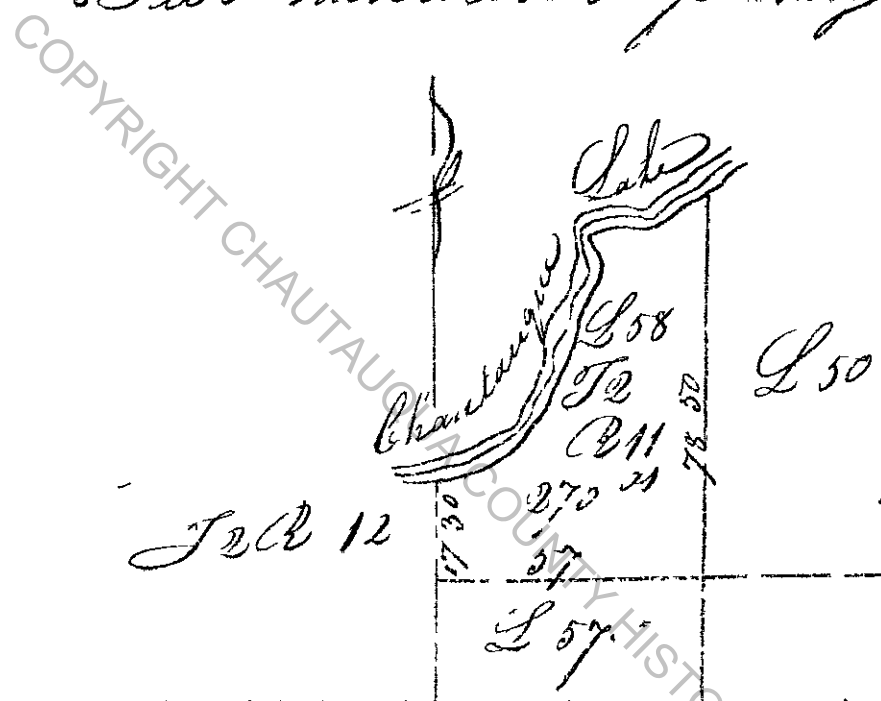
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ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON, this

26th Day of March in the Year of our Lord one thousand eight hundred and ten Between Willem Willink, Pieter Van Eighen, Hendrik Vollenhoven, Rutger Jan Schummelpennuck, Willem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seye, all of the City of Amsterdam in the Republic of Batavia, by Joseph Ellicott, their Attorney, of the FIRST PART, And Cornelis Van San of the County of Madison - and State of New York of the SECOND PART.

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of Six hundred & seventy five Dollars New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say, the sum of Fourteen Dollars immediately upon the executing of these Presents, and the sum of Fifty three Dollars on or before the 26th day of March next with lawful Interest thereon from the date hereof, and the remaining sum of Six hundred & eighty Dollars

in eight equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said Instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be due and unpaid - The first of the said Instalments and annual payments of Interest to commence on the 26th day of March in the year of our Lord one thousand eight hundred and thirteen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these Presents, covenant, promise, and agree, to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the Tenor and Effect of the Covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct - ALL that certain Tract of Land situate, lying and being in the County of Madison in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No 2 in the 11th Range of said Townships - And which said Tract of Land, on a certain other Map or Survey of said Township into Lot No. 58 in said Township, according to the following plan, containing Two hundred & seventy Acres, be the same more or less



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect - And the said party of the second part, for himself his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part their Heirs, Executors, Administrators and Assigns; that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of Fifty three Dollars on or before the 26th day of March next with lawful interest thereon from the date hereof and the said remaining sum of Six hundred & eighty Dollars in eight equal yearly Instalments, together with lawful Interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of Interest, to commence on the 26th day of March in the year of our Lord one thousand eight hundred and thirteen And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 26th day of March next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 26th day of March next, clear and fence, or cause to be cleared and fenced, not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years.

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED, }
IN THE PRESENCE OF

William Sawick Willem Willink
Pieter Van Eighen
Hendrik Vollenhoven
Rutger Jan Schummelpennuck
Willem Willink the Younger
Jan Willink the Younger son of Jan

Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seye
By their Attorney
Joseph Ellicott
Trustee said

1503
1810

1803

Norma

No 30

Dec 1803

David Linn

First Sheriff of Chautauque Co
first office at Norma on tax form
when Gov. Stephen Vesley lived and died

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Land Ledger T6 R12
F 10

ARTICLES OF AGREEMENT, Indented, Made, Concluded and Fully Agreed upon, this *thirty first* Day of *December* in the Year of our LORD one thousand eight hundred and *three* BETWEEN *Wilhem Willink, Pieter Van Eeghen, Hendrik Vollenhoven, Rutger Jan Schummelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seye*, all of the City of Amsterdam, in the Republic of Batavia, by *Joseph Ellicott* their Attorney of the FIRST PART—And *David Cason* of the County of *Genesee* and State of *New York* of the SECOND PART.—WHEREAS the said Party of the second Part is justly indebted to the said Parties of the first Part, in the Sum of *three hundred and twenty five Dollars* New-York Currency, to be paid to the said Parties of the first Part, their Executors, Administrators or Assigns, in Manner following, that is to say, the Sum of *thirty five Dollars*

and the remaining Sum of *three hundred and forty Dollars* in *eight* equal yearly Instalments, with the Interest from the Date hereof, to be paid yearly and every Year, (together with the said Instalments) upon such part of the said last mentioned Sum as shall at the Time of such respective Payments be due and unpaid —The first of the said Instalments and annual Payments of Interest to commence on the *thirty first* Day of *December* in the Year of our Lord one thousand eight hundred and *six* —NOW THEREFORE, in Consideration thereof, the said Parties of the first Part, for themselves, their Heirs, Executors and Administrators, do by these Presents, covenant, promise and agree, to and with the said Party of the second Part, his Heirs, Executors, Administrators and Assigns, and every of them, that if the said Party of the second Part, his Heirs, Executors, Administrators or Assigns, or any of them, shall and do well and truly pay, or cause to be paid unto the said Parties of the first Part, their Executors, Administrators or Assigns, the aforesaid several Sums of Money, at the Times herein before mentioned for Payment thereof, according to the Tenor and Effect of the Covenant and Agreement herein after contained on the Part of the said Party of the second Part, that then and in such Case, the said Parties of the first Part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said Party of the second Part, and to his Heirs and Assigns forever, or to whom he or they shall appoint or direct—ALL that certain Tract of Land, situate, lying and being in the County of Genesee, in the State of New-York, being Part or Parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said Parties of the first Part, made for the Proprietors by *Joseph Ellicott*, Surveyor, is distinguished by Township No *six* in the *sixth* Range of said Townships—AND which said Tract of Land, on a certain other Map or Survey of said Township into Lots, made for the Proprietors by the said *Joseph Ellicott*, is distinguished by *Part of* Lot No *twenty* in said Township —BEGINNING at a *Post* being the *Southeast* corner of said Lot from which a *Chain* bears *N 40° E 66 links*, thence *West* bounding on Township No *6* in the *6th* Range *Twenty five Chains 10 links* to a *Post* thence *North* *fifty nine Chains 56 links* to a *post* thence *East* by part of Lot No *21* *Twenty five Chains 10 links* to a *Post* from which a *Chain* bears *N 79° E 21 links* thence *South* by Lot No *14* *fifty nine Chains 62 links* to the *Place* of Beginning containing *one hundred and fifty* Acres be the same more or less

PROVIDED ALWAYS, that if Default shall be made in the Performance of the Covenant next herein after contained on the Part of the said Party of the second Part, for the punctual Payment of the said Instalments, and annual Payments of Interest in Manner herein after mentioned, then the said Covenant next herein before contained on the Part of the said Parties of the first Part shall become void and of no Effect —AND the said Party of the second Part, for himself, his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said Parties of the first Part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said Parties of the first Part, their Executors, Administrators and Assigns, the said Sum of *three hundred and forty Dollars*

in *eight* equal yearly Instalments, together with the lawful Interest to grow due thereon from the Date hereof, yearly and every Year, in Manner herein before mentioned, the first of the said Instalments, and annual Payments of Interest, to commence on the *thirty first* Day of *December* in the Year of our Lord one thousand eight hundred and *six* AND the said Parties of the first Part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said Party of the second Part shall, on or before the *thirty first* Day of *December* next, erect, or cause to be erected, on the Tract of Land and Premises herein before described, or some Part thereof, a Messuage fit for the Habitation of Man, not less than *eighteen* Feet square, and shall live and reside, or cause a Family to live and reside therein, during the Term of *three* Years from thence next ensuing, and shall, on or before the *thirty first* Day of *December* next, clear and fence, or cause to be cleared and fenced, not less than *five* Acres of the said Tract of Land, to the Satisfaction of the said Parties of the first Part, that then and in such Case they the said Parties of the first Part, shall and will relinquish and release to the said Party of the second Part, all the Interest which shall have accrued upon such principal Sums of Money for the Period of two Years

IN TESTIMONY WHEREOF the Parties to these Presents have hereunto interchangeably set their Hands and Seals the Day and Year first above written.

SIGNED SEALED AND DELIVERED, }
 IN THE PRESENCE OF

<i>James M. Stevens</i>	<i>Wilhem Willink</i>	<i>Jan Willink the younger son of Jan</i>
<i>David E. Evans</i>	<i>Pieter Van Eeghen</i>	<i>Jan Gabriel Van Staphorst</i>
	<i>Hendrik Vollenhoven</i>	<i>Cornelis Vollenhoven</i>
	<i>Rutger Jan Schummelpenninck</i>	<i>Hendrik Seye</i>
	<i>Wilhem Willink the younger</i>	By their atty <i>Joseph Ellicott</i>

His *James M. Stevens* *David E. Evans*

1803

Return

No. 30

23

Dec 1803

David Brown

First Sheriff of Chautauque Co

has been at the residence of the former

when you Stephen P. Kelly lived and used

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Land Ledger T6 V12

F 10

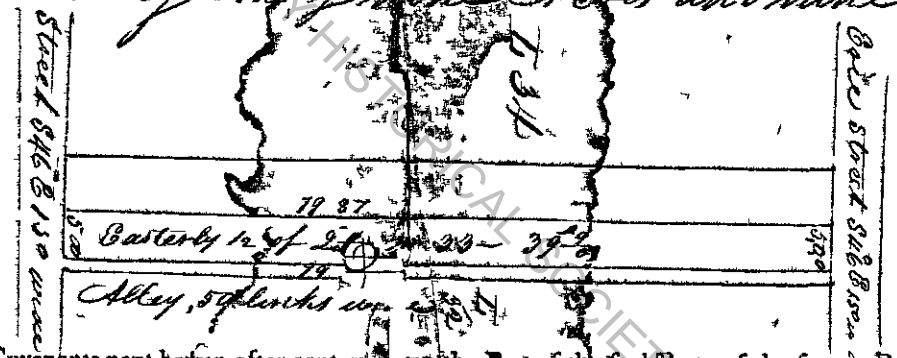
ARTICLES OF AGREEMENT, Indenture

March in the Year of our LORD one thousand eight hundred and Nineteen
Gehimmelpenswacke Wilhem Willink the younger, Jan Willink the younger,
all of the City of Amsterdam, in the Republic of Batavia, by JOSEPH ELLICOTT, their Attorney, of the first Part, Attorney
of the County of Nassau and State of New York of the second Part,
and Ninety nine Dollars & 50 Cents
say, the Sum of Twenty Dollars

included, and Fully Agreed upon, this 3rd Day of March
Hendrick Muller, Pieter van Dyken, Hendrick Willemsen, Pieter van
suyff van, Jan Gabare, Vanstaport, Cornelis Vollenhoven & Hendrick Leyzer
WHERELAS the said Party of the second Part is justly indebted to the said Parties of the first Part, in the Sum of one hundred
and Ninety nine Dollars & 50 Cents, to be paid to the said Parties of the first Part, their Executors, Administrators, or Assigns, in Manner following, that is to
immediately upon the executing of these Presents,

and the remaining Sum of One hundred & Seventy nine Dollars & 50 Cents
Date hereof, to be paid yearly and every Year, (together with the said Instalments) upon such Part of the said land mentioned
Parties of Interest, to commence on the 3rd Day of March in the Year of our LORD one thousand eight hundred and Nineteen
Parties of the first Part, for themselves, their Heirs, Executors, and Administrators, do by these Presents, covenant, promise, and agree, to and with the said Party of the second Part, his Heirs, Executors, Administrators, and Assigns, and every of
them, that if the said Party of the second Part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do well and truly pay, or cause to be paid unto the said Parties of the first Part, their Executors, Administrators, or Assigns, the
aforesaid several Sums of Money, at the Times herein before mentioned for Payment thereof, according to the Tenor and Effect of the Covenants and Agreements herein after contained, on the Part of the said Party of the second Part, and shall on
or before the 3rd Day of March next erect, or cause to be erected on the Part of Land and Premises herein after described, or some Part thereof, a Messuage fit for the Habitation of Man, not less
than eighteen Feet square, and shall live and reside, or cause a Family to live and reside therein during the Term of Three Years next ensuing, and that on or before the 3rd Day of March next
not less than Five Acres of the said Tract of Land shall be well cleared and fenced, according to the Tenor and Effect of the Covenants and Agreements herein after contained on the Part of the said Party of the second Part, that then,
and in such Case, the said Parties of the first Part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm, and assure to the said Party of the second Part, and to his Heirs and Assigns forever, or to whom he
or they shall appoint or direct, ALL that certain Tract of Land situate, lying and being in the Village of Mayville in the County of Otsego in the State of New-York, being Part or Parcel of two certain Townships
which on a Map or Survey of divers Tracts or Townships of Land of the said Parties of the first Part, made for the Proprietors by JOSEPH ELLICOTT, Surveyor, are distinguished by Townships No 3 and 4 in the 13th
Range of the said Townships; and which said Tract of Land, on a certain other Map or Survey of said Township into Village Lots, made for the said Proprietors, by the said JOSEPH ELLICOTT
is distinguished by the Eastern 1/2 of Lot No Thirty three in the said Village. BEGINNING

According to the following Plan containing thirty nine Acres and nine tenths of an Acre to be the same more or less



PROVIDED ALWAYS, that in Default shall be made in the Performance of the Covenants next herein after contained on the Part of the said Parties of the first Part, shall become void, and of no Effect - AND the said Party of the second Part, himself, his Heirs, Executors, and Administrators, doth covenant, promise and agree, to and with the said Parties of the first Part, their Heirs, Executors, Administrators, and Assigns, that he will well and truly pay to the said Parties of the first Part, their Heirs, Executors, Administrators, and Assigns, the said Sum of One hundred & seventy nine Dollars and fifty Cents

Four equal yearly Instalments, together with the lawful Interest to grow due thereon from the Date hereof to commence on the 3rd Day of March in the Year of our LORD One thousand eight hundred and Nineteen
fit for the Habitation of Man, of the Dimensions herein before mentioned, and will live and reside, or cause a Family to live and reside therein, during the Term of Three Years next ensuing, and that on or before the said 3rd Day of March next not less than Five Acres of the said Tract of Land set their Hands and Seals the Day and Year first above written

SIGNED, SEALED, AND DELIVERED, IN THE PRESENCE OF
Wilhem Willink
Pieter van Dyken
Hendrick Willemsen
Pieter van
Gehimmelpenswacke
Wilhem Willink the younger
Jan Willink the younger

IN TESTIMONY WHEREOF, the Parties to these Presents have hereunto interchangeably
Jan Gabriel Vanstaport
Cornelis Vollenhoven
Hendrick Leyzer
By their Attorney
Joseph Ellcott
Lacharade Colby

Lasharwah Eddy
Meyville
May 20

25

Sand League Mapod
Foley 136

Lasharwah Eddy Meyville
value lot \$5.00

Lasharwah Eddy
lots in Meyville
3rd month 1809
\$5¹² on land
on property
\$20 out money

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ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

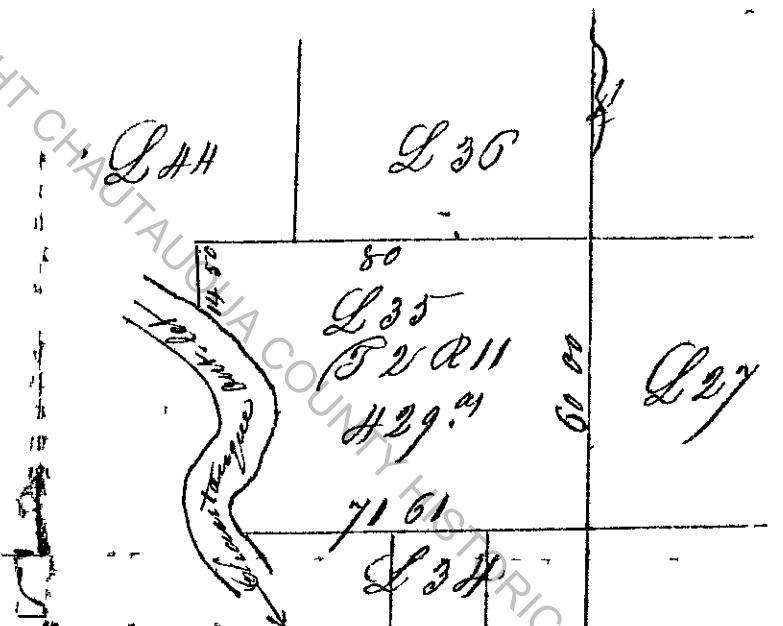
this 24th Day of February in the Year of our LORD one thousand eight hundred and thirteen Between Wilhem Willink, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Stafforst, Cornelis Vollenhoven and Hendrik Seye, all of the City of Amsterdam in the republic of Bytavia, by Joseph Ellicott, their Attorney of the FIRST PART, And Nathan Medes of the County of Chautauque and State of New York of the SECOND PART,

WHEREAS the sud party of the second part is justly indebted to the said parties of the first part, in the sum of Five hundred and eighty seven Dollars

Administrators, or Assigns, in manner following, that is to say, the sum of Five hundred and twenty nine Dollars immediately upon the executing of these Presents, and the remaining sum of Eighty eight Dollars

in six equal yearly Instalments with the interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 24th day of February in the year of our Lord one thousand eight hundred and fifteen NOW THEREFORE, in consideration thereof, the sud parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the sud parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct — ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No 2 in the 11th Range of said Townships — And which said Tract of Land, on a certain other Map or Survey of said Township, into lots, made for the proprietors, by the sud JOSEPH ELLICOTT, is distinguished by Lot No 35 in said Township,

according to the following plan, containing Four hundred and twenty nine Acres, be the same more or less.



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, on the part of the sud party of the second part, for the punctual payment of the said instalments, and annual payments of interests in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect — And the sud party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators, and Assigns, the said remaining sum of Eighty eight Dollars

in six equal yearly instalments, together with lawful Interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments and annual payments of interest, to commence on the 24th day of February in the year of our Lord one thousand eight hundred and fifteen and the sud parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the sud party of the second part shall on or before the 24th day of February next, erect, or cause to be erected, on the tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 24th day of February next, clear and fence, or cause to be cleared and fenced not less than five Acres of the sud tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the sud parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written

SIGNED, SEALED, AND DELIVERED, IN THE PRESENCE OF

William Deaerck
Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the younger
Jan Willink the younger

Jan Gabriel Van Stafforst
Cornelis Vollenhoven
Hendrik Seye

By their attorney
Joseph Ellicott
Nathan Medes

Vol 13 No 13

29

Land Ledger Vol 11

July 26

Nathan Medley

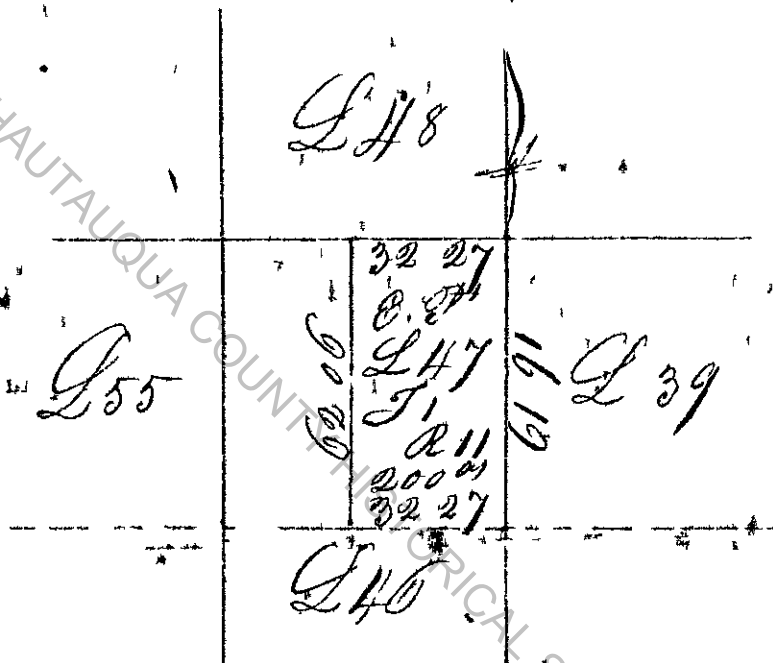
24 July 1813

Given to ~~Henry~~ ~~Medley~~

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ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON, this 15 Day of September in the Year of our Lord one thousand eight hundred and Eighty, Between Willem Willink Pieter Van Eeghen, Hendrik Vollenhoven, Rutger Jan Schummelpenninck, Willem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seye, all of the City of Amsterdam in the Republic of Batavia, by Joseph Ellicott, their Attorney of the first part, and Russell Dyer of the County of Niagara and State of New York of the second

PART WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of Four hundred & fifty Dollars New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say, the sum of Three Dollars immediately upon the executing of these Presents, and the sum of Twenty Dollars on or before the 15th day of September next with lawful Interest thereon from the date hereof, and the remaining sum of Four hundred & twenty seven Dollars in eight equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said Instalments) upon such part of the said first mentioned sum as shall, at the time of such respective payments be due and unpaid — The first of the said Instalments and annual payments of Interest to commence on the 15th day of September in the year of our Lord one thousand eight hundred and Eighty NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these Presents, covenant, promise, and agree, to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof according to the Tenor and Effect of the Covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land situate, lying and being in the County of Niagara in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No 1 in the 11th Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into lots, made for the Proprietors, by the said JOSEPH ELLICOTT, is distinguished by the East part of Lot No A 11 in said Township, according to the following plan, containing Two hundred Acres, be the same more or less



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect — And the said party of the second part, for himself his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of Twenty Dollars on or before the 15th day of September next with lawful interest thereon from the date hereof and the said remaining sum of Four hundred & twenty seven Dollars in eight equal yearly Instalments, together with lawful Interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of Interest, to commence on the 15th day of September in the year of our Lord one thousand eight hundred and Eighty And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 15th day of September next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 15th day of September next, clear and fence, or cause to be cleared and fenced, not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written

SIGNED, SEALED, AND DELIVERED, }
IN THE PRESENCE OF

William Peauwk Willem Willink
Peter Van Eeghen
Hendrik Vollenhoven
Rutger Jan Schummelpenninck
Willem Willink the younger
Jan Willink the younger

Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seye
By their attorneys
Joseph Ellicott
Russell Dyer

Vol 8

No 86

31

Land Ledger J. R. M.

Folio 16

1805

February 28 1811

14 Acres Cleared 2 Acres more Chopped over
a House ^{erected} & Family residing thereon, on the
within mentioned land

J. R. M. 1811

Russell Dyer

Attn Post Genl

15 Sep 1808

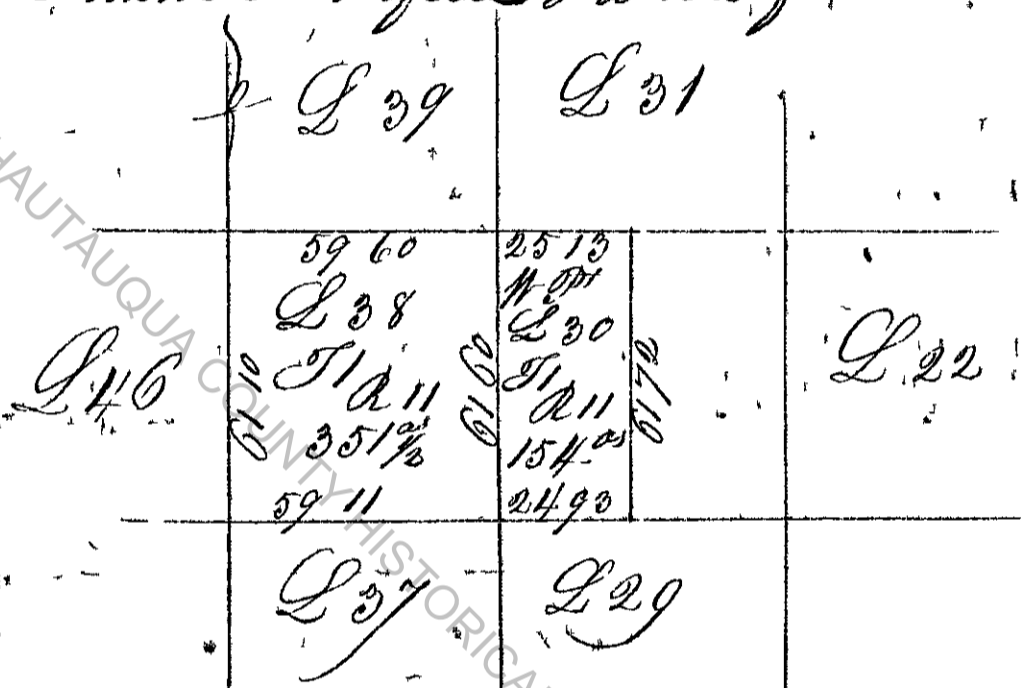
COPYRIGHT CHAUTAUQUA COUNTY HISTORICAL SOCIETY WESTFIELD, NY 2011

ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON, this

28th Day of *September* in the Year of our Lord one thousand eight hundred and *Eight* Between *Wilhem Willink, Pieter Van Eeghelt, Hendrik Vollenhoven, Rutger Jan Schummelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven* and *Hendrik Seye*, all of the City of Amsterdam in the Republic of Batavia, by *Joseph Elicott*, their Attorney, of the first part, and *Joseph Elicott* of the County of *Magara* and State of *New York* of the second

PART WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of *One thousand one hundred* Dollars *& 38 cents* New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say, the sum of *Five hundred* Dollars immediately upon the executing of these Presents, and the sum of *Five* Dollars

on or before the *28th* day of *September* next with lawful Interest thereon from the date hereof, and the remaining sum of *One thousand & eighty* Dollars *& 38 cents* in eight equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said Instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be due and unpaid. The first of the said Instalments and annual payments of Interest to commence on the *30th* day of *September* in the year of our Lord one thousand eight hundred and *Eleven* NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these Presents, covenant, promise, and agree, to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the Tenor and Effect of the Covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land situate, lying and being in the County of *Magara* in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by *JOSEPH ELICOTT*, Surveyor, is distinguished by Township No *1* in the *11th* Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into *11* Lots, made for the Proprietors, by the said *JOSEPH ELICOTT*, is distinguished by *the West part of Lot No 30 and by Lot No 38* in said Township, according to the following plan, containing *Five hundred & five & a half* Acres, be the same more or less.



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of *Five* Dollars on or before the *28th* day of *September* next with lawful interest thereon from the date hereof and the said remaining sum of *One thousand and eighty* Dollars *& 38 cents* in eight equal yearly Instalments, together with lawful Interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of Interest, to commence on the *28th* day of *September* in the year of our Lord one thousand eight hundred and *Eleven* And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the *28th* day of *September* next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said *28th* day of *September* next, clear and fence, or cause to be cleared and fenced, not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED, IN THE PRESENCE OF

William Willink
Peter Van Eeghen
Hendrik Vollenhoven
Rutger Jan Schummelpenninck
Wilhem Willink the younger
Jan Willink the younger son of Jan

Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seye
Pytheus Attorney
Joseph Elicott
Hershelah Seymour

Vol 8

No 83

Land Ledger T. R. 11

Folio 13

February 28 1811

T. R. 11

Hughes & Seymour

Mrs. Burtch for

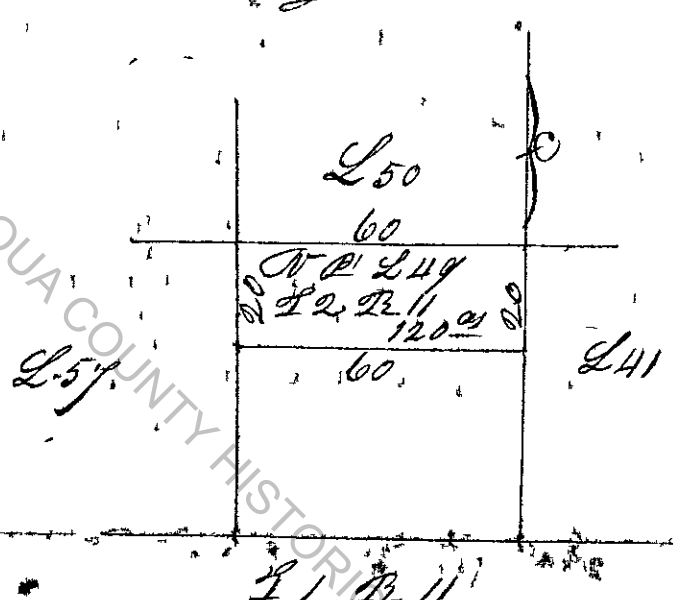
28 Sept 1808

COPYRIGHT CHALQUACOUNTY HISTORICAL SOCIETY WESTFIELD 2012

ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

Day of August in the Year of our Lord one thousand eight hundred and Ten Between Willem Willink, Pieter Van Eeghen, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Willem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Scye, all of the City of Amsterdam in the Republic of Batavia, by Joseph Ellicott, their Attorney, of the FIRST PART, and Jayes Nicholas of the County of Niagara and State of New York of the SECOND PART

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of Two hundred Seventy Dollars of the New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say, the sum of Shutten Dollars immediately upon the executing of these Presents, and the sum of 250 cents on or before the 15 day of August next with lawful interest thereon from the date hereof, and the remaining sum of Two hundred Fifty Six Dollars in eight equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said Instalments) upon such part of the said first mentioned sum as shall, at the time of such respective payments be due and unpaid. The first of the said Instalments and annual payments of Interest to commence on the 9th day of August in the year of our Lord one thousand eight hundred and Twelve NOW THEREFORE, in consideration thereof, the said parties of the first part for themselves their Heirs, Executors, and Administrators, do by these Presents, covenant, promise, and agree, to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the Tenor and Effect of the Covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land situate, lying and being in the County of Niagara in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No 2 in the 11th Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into lots, made for the Proprietors, by the said JOSEPH ELLICOTT, is distinguished by the North part of Lot No 44 in said Township, according to the following plan, containing one hundred twenty Acres, be the same more or less



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part their Heirs, Executors, Administrators and Assigns, that he will well and truly pay Dollars thereon from the date hereof and the said remaining sum of Two hundred Fifty Six Dollars on or before the 15 day of August next with lawful interest Dollars in eight equal yearly Instalments, together with lawful Interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of Interest, to commence on the 9th day of August in the year of our Lord one thousand eight hundred and Twelve And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 9th day of August next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 9th day of August next, clear and fence, or cause to be cleared and fenced, not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED, }
IN THE PRESENCE OF

David Godwin
Willem Willink
Pieter Van Eeghen
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Willem Willink the younger

Jan Willink the younger Son of Jan
Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Scye
By their Attorney
Joseph Ellicott
Jayes Nicholas

Vol. 6

No. 116

Land Ledger T. D. R. 11.

Folio 80

August 1815

Dyer Midwater

~~Mar 1815~~

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ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

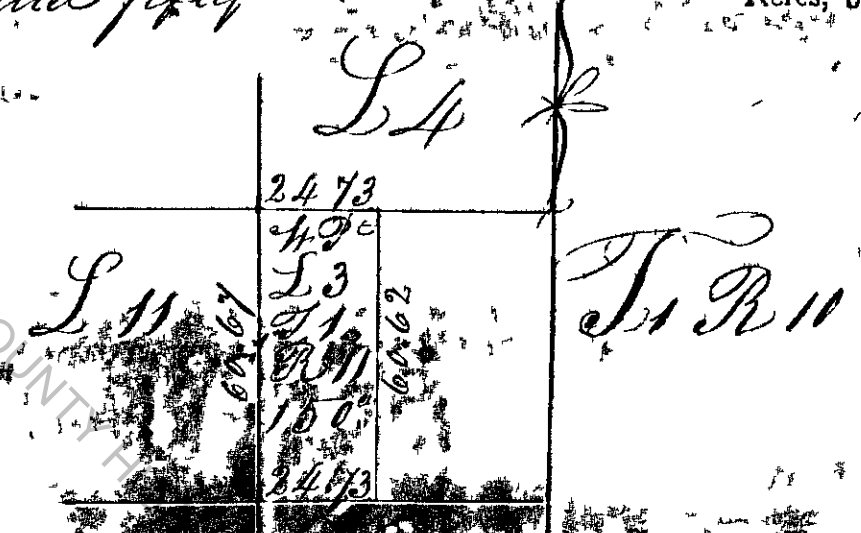
this 17th Day of June in the Year of our Lord one thousand eight hundred and Eleven Between Wilhem Willink, Pieter Van Eeghen, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seys, all of the City of Amsterdam in the Republic of Batavia, by Joseph Ellicott, their Attorney, of the **FIRST PART**, And William Sears of the **SECOND PART**

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of Three hundred & Seventy five Dollars Next New-York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say, the sum of Three hundred Dollars immediately upon the executing of these Presents, and the sum of Seventy five Dollars on or before the 17th day of June next with lawful interest thereon from the date hereof, and the remaining sum of Three hundred fifty six dollars

in Six equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said first mentioned sum as shall, at the time of such respective payments be due and unpaid. The first of the said Instalments and annual payments of Interest to commence on the 17th day of June in the year of our Lord one thousand eight hundred and fourteen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these Presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the Tenor and Effect of the Covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No 1 in the 11th Range of said Townships—

And which said Tract of Land, on a certain other Map or Survey of said Township into 1 Lots, made for the Proprietors, by the said JOSEPH ELLICOTT, is distinguished by the West part of Lot No. 3 in said Township, according to the following plan, containing One hundred and fifty Acres, be the same more or less

One hundred and fifty



PROVIDED ALWAYS that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect.—And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of Three hundred and fifty six Dollars on or before the 17th day of June next with lawful interest thereon from the date hereof, and the said remaining sum of Three hundred and fifty six Dollars in Six equal yearly Instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of Interest, to commence on the 17th day of June in the year of our Lord one thousand eight hundred and fourteen And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 17th day of June next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 17th day of June next, clear and fence, or cause to be cleared and fenced, not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

In TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written

SIGNED, SEALED, AND DELIVERED, IN THE PRESENCE OF

Benjamin Henry
Wilhem Willink
Peter Van Eeghen
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the Younger
Jan Willink the Younger

Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seys
Joseph Ellicott
William Sears

of 2
at 13

Land League
Tulsa

Wm Sears June 1811

West lot 3 - T-1-R 11 - 150^{ac}

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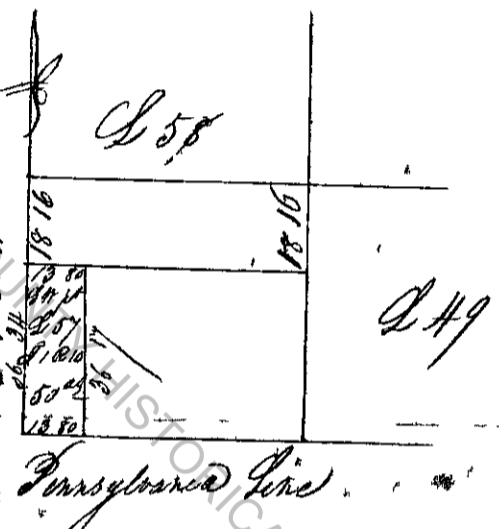
ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

this 20th Day of September in the Year of our Lord one thousand eight hundred and thirteen Between Wilhem Willink, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staflorst, Cornelis Vollenhoven and Hendrik Seys, all of the City of Amsterdam in the republic of Batavia, by Joseph Ellicott, their Attorney of the first part, And Robert Ryffel of the County of Chautauque and State of New York of the second part,

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of one hundred and thirty seven Dollars & fifty cents New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say, the sum of seven Dollars immediately upon the executing of these Presents, and the remaining sum of one hundred and thirty Dollars

thirty Dollars & fifty cents in six equal yearly Instalments with the interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said first mentioned sum as shall, at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 20th day of September in the year of our Lord one thousand eight hundred and thirteen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct — ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the proprietors by JOSEPH ELICOTT, Surveyor, is distinguished by Township No one in the twelfth Range of said Townships — And which said Tract of Land, on a certain other Map or Survey of said Township into Lots, made for the proprietors, by the said JOSEPH ELICOTT, is distinguished by the Southwest part of Lot No 57 in said Township,

according to the following plan, containing fifty Acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said instalments, and annual payments of interests in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators, and Assigns, the said remaining sum of one hundred and thirty Dollars & fifty cents in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of interest, to commence on the 20th day of September in the year of our Lord one thousand eight hundred and thirteen and the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 20th day of September next, erect, or cause to be erected, on the tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 20th day of September next, clear and fence, or cause to be cleared and fenced not less than five Acres of the said tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written

SIGNED, SEALED, AND DELIVERED, }
IN THE PRESENCE OF

William Beavock

Wilhem Willink

Hendrick Vollenhoven

Rutger Jan Schimmelpenninck

By their Attorney
Joseph Ellicott

Robert Ryffel

Vol 1 -

No 77

Land Ledger F 1 R 10

Folio 17.

Robert Russell Sept 1813

SW 1/4 57 T 1 R 10 - 5000

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To be

Sub-Deed to Robt Russell Aug. 3. 1815

To be &c &c

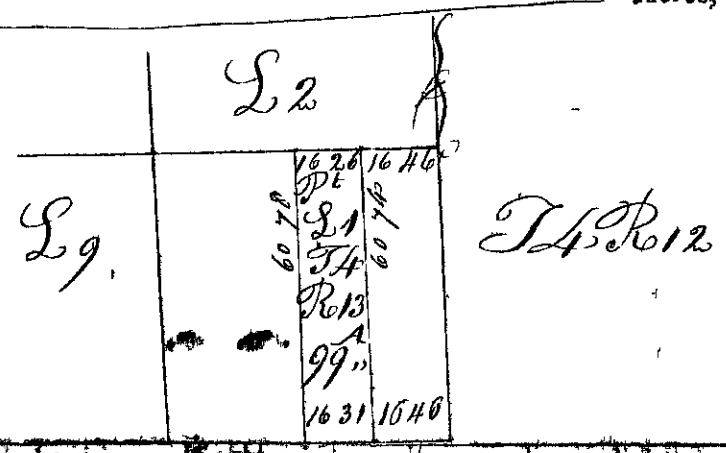
ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

this 4th Day of November in the Year of our Lord one thousand eight hundred and eleven Between Wilhem Willink, Pieter Van Eeghen, Hendrik Vollenhoven, Rutger Jan Schummelpenninck, Wilhem Willink the younger, Jan Willink the younger, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seye, all of the City of Amsterdam in the Republic of Batavia, by Joseph Ellicott, their Attorney of the FIRST PART, And David D. Waterbury of the SECOND PART

of the County of Chautauque and State of New York

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of two hundred and Dollars and twenty five Cents New York Currency to be paid to the said parties of the first part, their Executors, Administrators or Assigns, in manner following, that is to say, the sum of Twenty seven Dollars and 25 cents immediately upon the executing of these Presents, and the sum of two hundred and forty five Dollars on or before the 4th day of November next with lawful interest thereon from the date hereof, and the remaining sum of two hundred and forty five Dollars in

six equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be due and unpaid. The first of the said Instalments and annual payments of interest to commence on the 4th day of November in the year of our Lord one thousand eight hundred and fourteen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these Presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELICOTT, Surveyor, is distinguished by Township No 4 in the 13th Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into lots made for the Proprietors, by the said JOSEPH ELICOTT, is distinguished by part of Lot No. 1 in said Township, according to the following plan, containing thirty nine Acres, be the same more or less



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of two hundred and forty five Dollars on or before the 4th day of November next with lawful interest thereon from the date hereof, and the said remaining sum of two hundred and forty five Dollars in six equal yearly Instalments, together with the lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of interest, to commence on the 4th day of November in the year of our Lord one thousand eight hundred and fourteen And the said parties of the first part, for themselves, their Heirs, Executors, Administrators and Assigns, do hereby further declare and agree, that if the said party of the second part shall, on or before the 4th day of November next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall, on or before the said 4th day of November next, clear and fence, or cause to be cleared and fenced, not less than five acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written.

SIGNED, SEALED AND, DELIVERED, IN THE PRESENCE OF

Wilhem Willink
Pieter Van Eeghen
Hendrik Vollenhoven
Rutger Jan Schummelpenninck
Wilhem Willink the younger
Jan Willink the younger jongfian

Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seye
By their attorney
Joseph Ellicott
David D. Waterbury

Young
David Waterbury
Nov 1879
99
13

David Waterbury
(deaf man)
Nov 13

Barth
Mr. [unclear]

10

MUSIC OF AMERICA

Handwritten musical score for voice and piano. The lyrics are: "y the wa-ter; And I am his on-ly daughter". The score consists of a vocal line and a piano accompaniment line. The piano part features a prominent bass line with large notes.

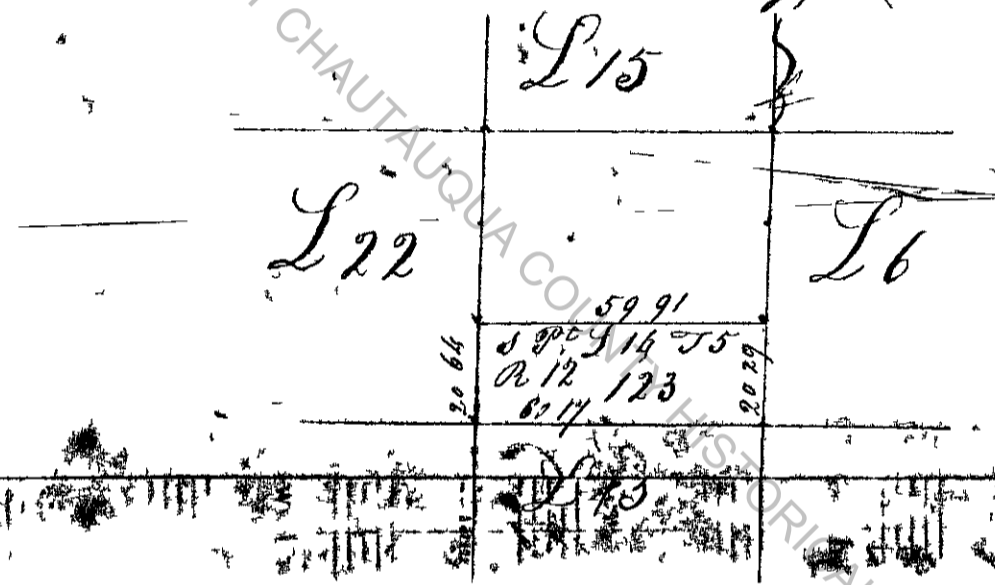
My daughter

ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

this 9th Day of August in the Year of our Lord one thousand eight hundred and ten Between Wilhem Willink, Pieter Van Eeghen, Hendrik Vollenhoven, Rutger Jan Schummelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Geye, all of the City of Amsterdam in the Republic of Batavia, by Joseph Ellicott, then Attorney, of the first PART, And Justin Hinman of the County of Niagara and State of New York of the second PART

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of seven Dollars and 50 cents New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say, the sum of fifteen Dollars immediately upon the executing of these Presents, and the sum of two hundred and twenty two Dollars

on or before the 9th day of August next with lawful interest thereon from the date hereof, and the remaining sum of two hundred and twenty two Dollars and 50 cents in six equal yearly installments with the interest from the date hereof, to be paid yearly and every year, (together with the said installments) upon such part of the said first mentioned sum as shall, at the time of such respective payments be due and unpaid. The first of the said installments and annual payments of interest to commence on the 9th day of August in the year of our Lord one thousand eight hundred and thirteen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, Administrators, and Assigns, do by these Presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the Tenor and Effect of the Covenant and Agreement herein after contained on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land, situate, lying and being in the County of Niagara in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No 5 in the 12th Range of said Townships— And which said Tract of Land, on a certain other Map or Survey of said Township into Lots, made for the Proprietors, by the said JOSEPH ELLICOTT, is distinguished by the sixth part of Lot No. 14 in said Township, according to the following plan, containing one hundred and twenty three Acres, be the same more or less



PROVIDED ALWAYS that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said installments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of two hundred and twenty two Dollars on or before the 9th day of August next with lawful interest thereon from the date hereof, and the said remaining sum of two hundred and twenty two Dollars and 50 cents in six equal yearly installments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said installments, and annual payments of interest, to commence on the 9th day of August in the year of our Lord one thousand eight hundred and thirteen And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 9th day of August next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 9th day of August next, clear and fence, or cause to be cleared and fenced, not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED, IN THE PRESENCE OF

Benjamin Senzig
Wilhem Willink
Pieter Van Eeghen
Hendrik Vollenhoven
Rutger Jan Schummelpenninck
Wilhem Willink the younger
Jan Willink the younger son of Jan

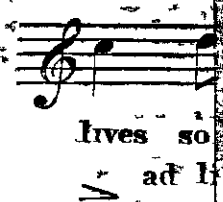
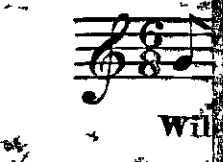
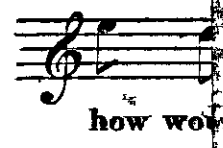
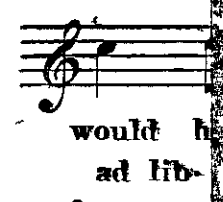
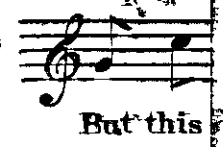
Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Geye
Butcher attorney
Joseph Ellicott
Justin Hinman

May 23

No 10
1831

Laura Leaper P. 12
Folio 49.

Justus Herman aug. 1810
5/14 J 5 P. 12 12302

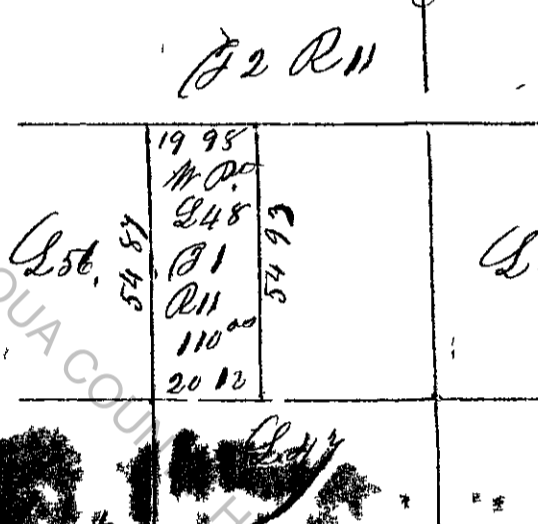


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Transferred to Ebenezer M. Brown

ARTICLES OF AGREEMENT, Indented, Made, Concluded

and fully agreed upon, this 4th day of June in the year of our Lord one thousand eight hundred and Eighteen between Wilhem Willink Hendrik Vollenhoven, Rutger Jan Schummelpennock, Wilhem Willink the younger, Jan Willink the younger, son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seye, all of the city of Amsterdam in the Republic of Batavia, by JOSEPH ELLICOTT, their attorney, of the FIRST PART, and John Blowers of the county of Chautauque and state of New York, of the SECOND PART,—WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of Six hundred & sixty dollars New York currency, to be paid to the said parties of the first part, their executors, administrators, or assigns, in manner following, that is to say, the sum of thirty three dollars immediately upon the executing of these presents, and the remaining sum of Six hundred & twenty seven dollars in six equal yearly instalments with the interest from the date hereof to be paid yearly and every year, (together with the said instalments) upon such part of the 1st mentioned sum, as shall, at the time of such respective payments be unpaid —The first of the said instalments and annual payments of interest to commence on the 4th day of June in the year of our Lord one thousand eight hundred and nineteen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves their heirs, executors and administrators, do by these presents, covenant, promise, and agree to and with the said party of the second part, his heirs, executors, administrators and assigns and every of them, that if the said party of the second part, his heirs, executors, administrators or assigns, or any of them, shall and do well and truly pay, or cause to be paid unto the said parties of the first part, their executors, administrators, or assigns, the aforesaid several sums of money, at the time herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement hereinafter contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their heirs and assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm, and assure, to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct—All that certain Tract of Land, situate, lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain township, which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT, surveyor, is distinguished by Township No 1 in the 11th Range of said Township, —And which said tract of land, on a certain other map or survey of said Township into lots made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by the West part of Lot No 48 in said Township, according to the following plan, containing One hundred & ten acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next hereinafter contained, on the part of the said party of the second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect —And the said party of the second part, for himself his heirs executors and administrators, doth covenant, promise and agree to and with the said parties of the first part, their heirs, executors, administrators, and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns, the said remaining sum of Six hundred & twenty seven dollars in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year in manner herein before mentioned, the first of the said instalments and annual payments of interest, to commence on the 4th day of June in the year of our Lord one thousand eight hundred and nineteen And the said parties of the first part, for themselves, their heirs, executors and administrators do hereby further declare and agree, that if the said party of the second part shall on or before the 4th day of June next, erect, or cause to be erected on the tract of land and premises herein before described, or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing, and shall on or before the said 4th day of June next clear and fence, or cause to be cleared and fenced, not less than five acres of the said tract of land, to the satisfaction of the said parties of the first part, that then and in such case they, the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED }
IN THE PRESENCE OF

William Deacock

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schummelpennock
Wilhem Willink the younger
Jan Willink the younger son of Jan
Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seye
By their attorney
Joseph Ellcott
John Blowers

To 65

To 79

Land Ledger 11/11

July 103

John Blowers 4 Jun 1816

Wpt 48 71 R 11 10000

John Blowers

(in raised ground)

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1918
2A
3 Rd
1 Av
5 Rd

1/11

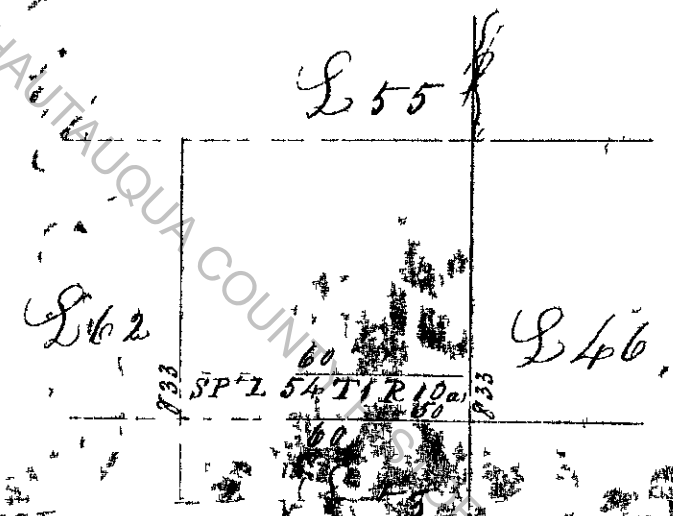
ARTICLES OF AGREEMENT, INDENTED MADE, CONCLUDED, AND FULLY AGREED UPON;
 this 26th Day of November in the Year of our Lord one thousand eight hundred and forteen Between Willem Willink, Pieter Van Eggen,
Hendrik Vollenhoven and Rutger Jan Schimmelpenninck,

all of the City of Amsterdam in the Republic of Batavia, by Joseph Ellicott, their Attorney of the first part, And Thomas Russell
 of the County of Chaumont and State of New York of the second part.

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of one hundred and twenty
four Dollars New York Currency to be paid to the said parties of the first part, their Executors,
 Administrators, or Assigns, in manner following, that is to say, the sum of five Dollars
and 25 cents immediately upon the executing of these Presents, and the sum of

one hundred and eighteen Dollars next with lawful interest thereon from the
26th day of November date hereof, and the remaining sum of one hundred and thirteen dollars and 75 cents in
 six equal yearly instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon which part of the said
 list mentioned sum as shall, at the time of such respective payments be due and unpaid — The first of the said Instalments and annual payments of interest to
 commence on the 26th day of November in the year of our Lord one thousand eight hundred and fourteen NOW THEREFORE,

in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these Presents, covenant, promise and
 agree, to and with the said party of the second part his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second
 part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part,
 their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the
 tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of
 the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second
 part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land, situate, lying and being in the County
 of Chaumont in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of
 Land of the said parties of the first part, made for the Proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No 1 in the
10th Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into 54 Lots,
 made for the Proprietors, by the said JOSEPH ELLICOTT, is distinguished by the south part of Lot No 54
 in said Chaumont Township,
 according to the following plan, containing Fifty Acres, be the same more or less,



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second
 part, for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before
 contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself, his Heirs, Exec-
 utors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that
 he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of

five Dollars next with lawful interest thereon from the date hereof, and the said remaining sum of one hundred and thirteen dollars and 75 cents on or before the 26th day of November
and 75 cents in six equal yearly Instalments, together with the lawful Interest to grow due thereon from the date hereof, yearly and every
 year, in manner herein before mentioned, the first of the said Instalments, and annual payments of Interest, to commence on the 26th day of November
 in the year of our Lord one thousand eight hundred and fourteen And the said parties of the first part, for themselves, their Heirs, Executors and Adminis-
 trators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 26th day of November next, erect, or cause
 to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen
 feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall, on or before
 the said 26th day of November next, clear and fence, or cause to be cleared and fenced, not less than five acres of the said Tract of Land, to the
 satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party
 of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED, }
 IN THE PRESENCE OF

Willem Willink
Pieter Van Eggen
Hendrik Vollenhoven

Rutger Jan Schimmelpenninck
Joseph Ellicott
Thomas Russell

No 50
James Leager & Son
Folio 13
Thomas Russell Nov 1811
St Lot 54 - J1 - R10 - 50

Transferred to Matthew Sumner

Done by Josiah Wheeler Nov 7th 1819

ARTICLES OF AGREEMENT

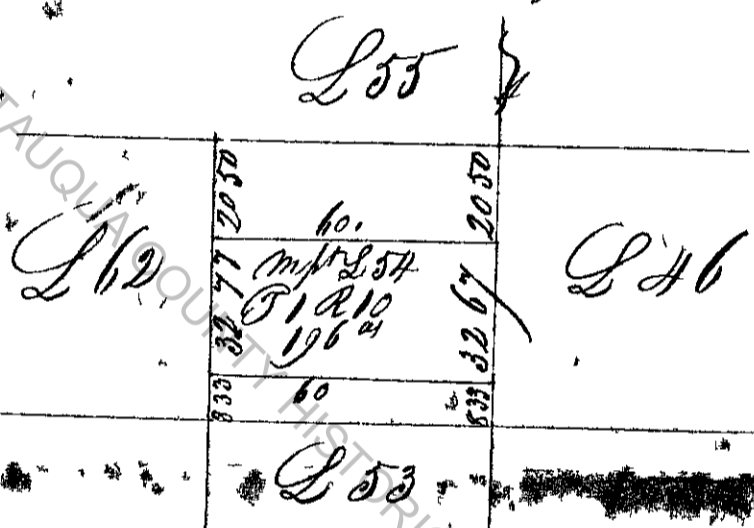
COPYRIGHT CHAUTAUQUA COUNTY HISTORICAL SOCIETY WESTFIELD, N.Y. 13609-2400

Articles of Agreement, indented, made, concluded, and fully

acted upon, this 27th day of July in the year of our Lord one thousand eight hundred and seventeen between Wilhem Willink, Hendrik Vollenhoven, and Rutger Jan Schimmelpenninck,

all of the city of Amsterdam in the republic of Batavia, by Joseph Ellicott, their attorney, of the first part, and James Hall of the county of Chautauque and state of New York, of the second part. WHEREAS the said party of the second part is fully indebted to the said parties of the first part, in the sum of five hundred and eighty eight dollars New York currency, to be paid to the said parties of the first part, their executors, administrators, or assigns, in manner following, that is to say, the sum of three dollars immediately upon the executing of these presents, and the remaining sum of five hundred and eighty eight dollars in six equal yearly instalments, with the interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be unpaid. The first of the said instalments and annual payments of interest to commence on the 27th day of July in the year of our Lord one thousand eight hundred and seventeen. Now therefore, in consideration thereof, the said parties of the first part, for themselves, their heirs, executors, and administrators, do by these presents, covenant, promise and agree, to and with the said party of the second part, his heirs, executors, administrators and assigns, and every of them, that if the said party of the second part, his heirs, executors, administrators, or assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their executors, administrators, or assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their heirs and assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct—ALL that certain tract of LAND, situate, lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain Township, which on a map or survey of divers tracts or Townships of Land of the said parties of the first part, made for the proprietors by Joseph Ellicott, surveyor, is distinguished by Township No one in the Range of said Townships—And which said tract of Land, on a certain other map or survey of said Township into one Lots, made for the proprietors, by the said Joseph Ellicott, is distinguished by the middle part of Lot No 54 in said Township,

according to the following plan containing one hundred and ninety six acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said instalments and annual payment of interests in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect. And the said party of the second part, for himself, his heirs, executors and administrators, doth covenant, promise and agree, to and with the said parties of the first part, their heirs, executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns, the said remaining sum of five hundred and eighty eight dollars in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said instalments, and annual payments of interest, to commence on the 27th day of July in the year of our Lord one thousand eight hundred and seventeen and the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 27th day of July next, erect, or cause to be erected, on the tract of Land and premises herein before described, or some part thereof, a messuage fit for the habitation of man, not less than eight feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall on or before the said 27th day of July next, clear and fence, or cause to be cleared and fenced not less than five acres of the said tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

SIGNED, SEALED, AND DELIVERED, IN THE PRESENCE OF

William Fearock

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck

By their Attorney
Joseph Elliott

James Hall

Vol. 1

55

N~~o~~ 11-

Land Ledger P. 1110

Folio 98

James Hall July 1814

Wm. L. to 57 J. F. R. 10 196

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Dr. 98^{as} Debt to James Hall June 10th 1828

" 98^{as} Paid by Job Toby " " "

196^{as}

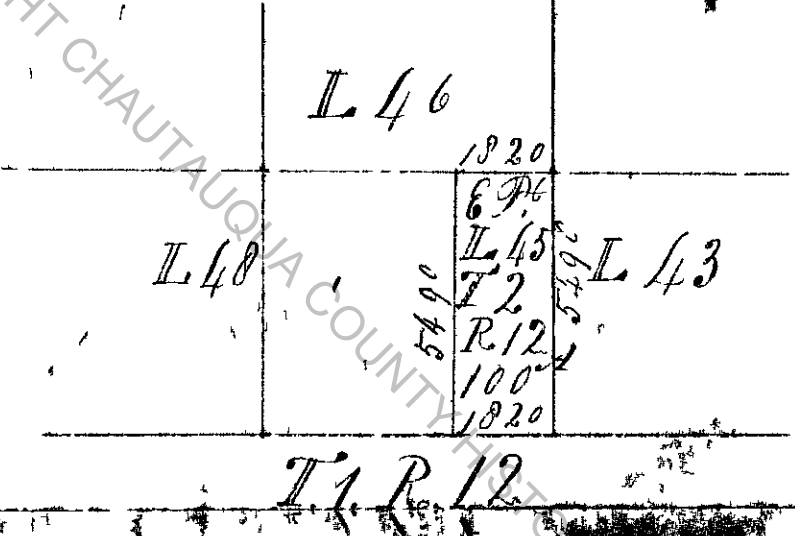
ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

this 22nd Day of August in the Year of our Lord one thousand eight hundred and eleven Between Wilhem Willink, Pieter Van Eeghen, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Sege, all of the City of Amsterdam in the Republic of Bitavia, by Joseph Ellicott, their Attorney of the FIRST PART, And Theron Bly of the County of Chautauque and State of New York of the SECOND PART

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of Two hundred and fifty Dollars and 50 cents New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say, the sum of Twelve Dollars immediately upon the executing of these Presents, and the sum of Two hundred and thirty seven Dollars on or before the 12th day of August next with lawful interest thereon from the date hereof, and the remaining sum of Two hundred and thirty seven Dollars and 50 cents in six equal yearly instalments with the interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said sum mentioned as shall, at the time of such respective payments be due and unpaid.

The first of the said instalments and annual payments of interest to commence on the 22nd day of August in the year of our Lord one thousand eight hundred and fourteen - NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these Presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct - ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No 2 in the 12th Range of said Townships - And which said Tract of Land, on a certain other Map or Survey of said Township into Lots, made for the Proprietors, by the said JOSEPH ELLICOTT, is distinguished by the East part of Lot No 43 in said Township,

according to the following plan, containing One hundred Acres, be the same more or less



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect - And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of Two hundred and thirty seven Dollars on or before the 12th day of August next with lawful interest thereon from the date hereof, and the said remaining sum of Two hundred and thirty seven Dollars and 50 cents in six equal yearly instalments, together with the lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said instalments, and annual payments of interest, to commence on the 22nd day of August in the year of our Lord one thousand eight hundred and fourteen And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 22nd day of August next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eight hundred feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall, on or before the said 22nd day of August next, clear and fence, or cause to be cleared and fenced, not less than five acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written

SIGNED, SEALED AND DELIVERED, }
IN THE PRESENCE OF

William Search
Wilhem Willink
Pieter Van Eeghen
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the younger
Jan Willink the younger son of Jan

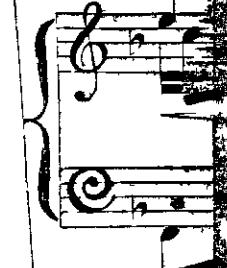
Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Sege
Joseph Ellicott
Theron Bly

Oct 8

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COPYRIGHT CHAUTAUQUA COUNTY HISTORICAL SOCIETY WESTFIELD, NY 2012

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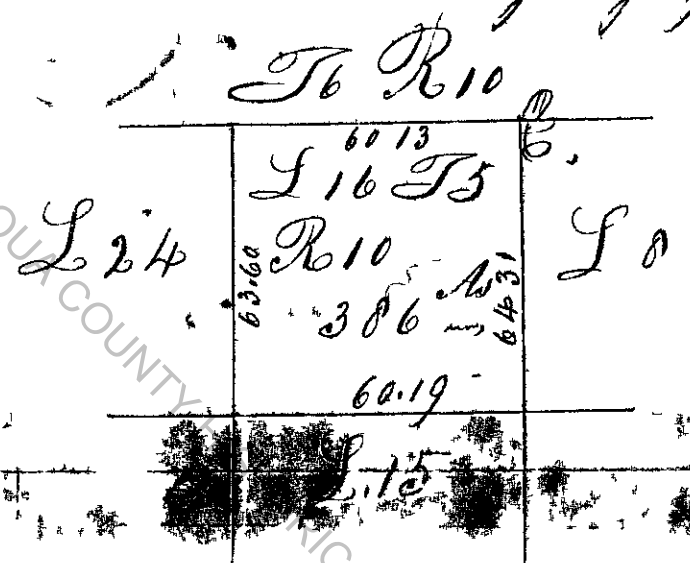
ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON;

this 9th Day of October in the Year of our Lord one thousand eight hundred and eleven Between Willem Willink, Pieter Van Eeghen, Hendrik Vollenhoven and Rutger Jan Schirmelpennick,

all of the City of Amsterdam in the Republic of Batavia, by Joseph Ellicott, their Attorney of the first part, And Artemus Harwick of the County of Chautauque and State of New York of the second part

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of nine hundred and sixty five Dollars New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say, the sum of four hundred and forty eight Dollars immediately upon the executing of these Presents, and the sum of

five hundred and seventeen Dollars on or before the 15th day of October next with lawful interest thereon from the date hereof, and the remaining sum of nine hundred and seventeen Dollars in six equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be due and unpaid:—The first of the said Instalments and annual payments of interest to commence on the 9th day of October in the year of our Lord one thousand eight hundred and fourteen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these Presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No 5 in the 10th Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into lots, made for the Proprietors, by the said JOSEPH ELLICOTT, is distinguished by Lot No 16 in said Township, according to the following plan, containing three hundred and eighty six Acres, be the same more or less.



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of four hundred and forty eight Dollars on or before the 15th day of October next with lawful interest thereon from the date hereof, and the said remaining sum of nine hundred and seventeen Dollars in six equal yearly Instalments, together with the lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of Interest, to commence on the 19th day of October in the year of our Lord one thousand eight hundred and fourteen And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 9th day of October next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall, on or before the said 9th day of October next, clear and fence, or cause to be cleared and fenced, not less than five acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED, }
IN THE PRESENCE OF

William Fearock Willem Willink
Peter Van Eeghen
Hendrik Vollenhoven

Rutger Jan Schirmelpennick
By their attorney
Joseph Ellicott
Artemus Harwick

No. 50
David Deane J. B. 10
July 24

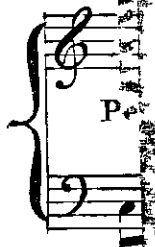
Arthur Heavick, Oct. 1811

Set 16 5710 R 386 as

Judge Heavick
of New York
sent in papers

Transferred to David Smith

Reverted



Part 100 as Rev. by Daniel Shinn at March 1820
50 " " John Prosser Jan 1822
50 " " Lorenzo Prosser
1175 " Deed to Dan Shinn all Nov 11 1829



1175 " " John Near
1175 " " Charles G. James Sept 1 1825
1175 " " Lewis James

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HISTORICAL SOCIETY

RECEIVED
GENERAL
OFFICE
MAY 11 1899
MAY 11 1899

ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

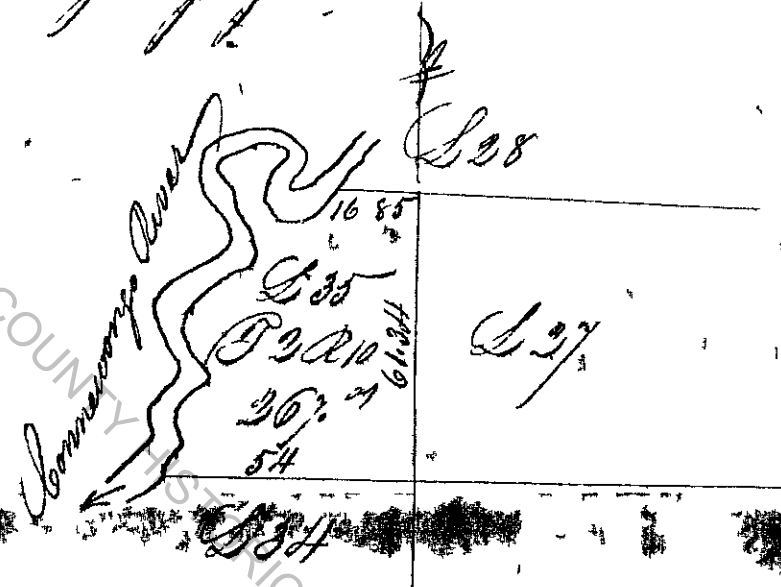
this 11th Day of January in the Year of our Lord one thousand eight hundred and fourteen Between Wilhem Willink, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Sege, all of the City of Amsterdam in the republic of Batavia, by Joseph Ellicott, their Attorney of the first part, and John Owens of the County of Chautauque and State of New York of the second part,

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of nine hundred & thirty four Dollars & 50 cents New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say the sum of forty seven Dollars immediately upon the executing of these Presents, and the sum of forty seven Dollars on or before the 1st day of June next with lawful interest thereon from the

date hereof, and the remaining sum of eight hundred & thirty four Dollars & 50 cents in six equal yearly Instalments with the interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be unpaid - The first of the said instalments and annual payments of interest to commence on the 11th day of January in the year of our Lord one thousand eight hundred and seventeen NOW THEREFORE,

in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct. - ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No. 2 in the 10th Range of said Townships - And which said Tract of Land, on a certain other Map or Survey of said Township into lots made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by Lot No. 30 in said Township,

according to the following plan, containing two hundred & sixty seven Acres, be the same more or less.



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said instalments, and annual payments of interests in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect - And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators, and Assigns, the said sum of forty seven Dollars on or before the 1st day of June next with lawful interest

thereon from the date hereof and the said remaining sum of eight hundred & thirty four Dollars & 50 cents in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of interest, to commence on the 11th day of January in the year of our Lord one thousand eight hundred and seventeen and the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 11th day of January next, erect, or cause to be erected, on the tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 11th day of January next, clear and fence, or cause to be cleared and fenced not less than five Acres of the said tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years.

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written;

SIGNED, SEALED, AND DELIVERED, IN THE PRESENCE OF

William Seawick Wilhem Willink Rutger Jan Schimmelpenninck
Cornelis Vollenhoven By their attorney Joseph Ellicott
John Owens

Vol. 1

63

N. 110

Land Ledger (S 2 R 10)

Polio 10

John Owens Survey 1814
L 35 T 2 R 10 267⁰⁰

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NP 134^{as} Rev^d by James D. Couch Oct 3 1825

ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED AND FULLY AGREED UPON,
this 26th Day of October in the Year of our Lord one thousand eight hundred and eleven Between Willem Willink, Pieter Van Eeghen,
Hendrik Vollenhoven and Ruiger Jan Schumelhemnick,

all of the City of Amsterdam in the Republic of Batavia by Joseph Ellicott, their Attorney of the first part, And Matthew Turner
of the County of Chautauque and State of New York of the second part

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of four hundred and thirty seven Dollars and 50 cents New York Currency to be paid to the said parties of the first part, their Executors Administrators, or Assigns, in manner following, that is to say, the sum of twenty Dollars immediately upon the executing of these Presents, and the sum of four hundred and seventeen Dollars on or before the 26th day of October next, with lawful interest thereon from the date hereof, and the remaining sum of four hundred and seventeen Dollars in six equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be due and unpaid. — The first of the said Instalments and annual payments of interest to commence on the 26th day of October in the year of our Lord one thousand eight hundred and eleven NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves their Heirs, Executors, and Administrators, do by these Presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell release, convey confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELICOTT Surveyor is distinguished by Township No 1 in the 10th Range of said Townships— And which said Tract of Land on a certain other Map or Survey of said Township into lots in said Township according to the following plan containing one hundred seventy five Acres, be the same more or less,

next with lawful interest thereon from the date hereof, and the remaining sum of four hundred and seventeen Dollars in six equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be due and unpaid. — The first of the said Instalments and annual payments of interest to commence on the 26th day of October in the year of our Lord one thousand eight hundred and eleven NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves their Heirs, Executors, and Administrators, do by these Presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell release, convey confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELICOTT Surveyor is distinguished by Township No 1 in the 10th Range of said Townships— And which said Tract of Land on a certain other Map or Survey of said Township into lots in said Township according to the following plan containing one hundred seventy five Acres, be the same more or less,



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said Instalments and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect— And the said party of the second part for himself, his Heirs, Executors and Administrators, do hereby covenant, promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of twenty Dollars next, with lawful interest thereon from the date hereof, and the said remaining sum of four hundred and seventeen Dollars on or before the 26th day of October next, in six equal yearly Instalments, together with the lawful Interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments and annual payments of Interest to commence on the 26th day of October in the year of our Lord one thousand eight hundred and eleven And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 26th day of October next, erect, or cause to be erected, on the said Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall on or before the said 26th day of October next, clear and fence, or cause to be cleared and fenced, not less than five acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

SIGNED, SEALED, AND DELIVERED,
IN THE PRESENCE OF

William Seawick
Peter Van Eeghen
Hendrik Vollenhoven

Ruiger Jan Schumelhemnick
Joseph Ellicott
Matthew Turner

Nov 18th 1853

65

Land Ledger L. 1 R. 10

Folio 12

Matthew Tupper Oct 18

E 1 L 53 - J 1 R 10 175⁰⁰

deduct by Joseph Shaver who bought
in 1811 100⁰⁰

19 Dec 1816

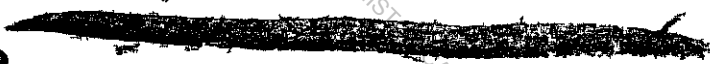
1/2⁰⁰ more
1/2⁰⁰ to be more

Matthew Tupper

one hundred acres of land

containing a small water course

and in 1816



VISITLY OF
TO STICITA

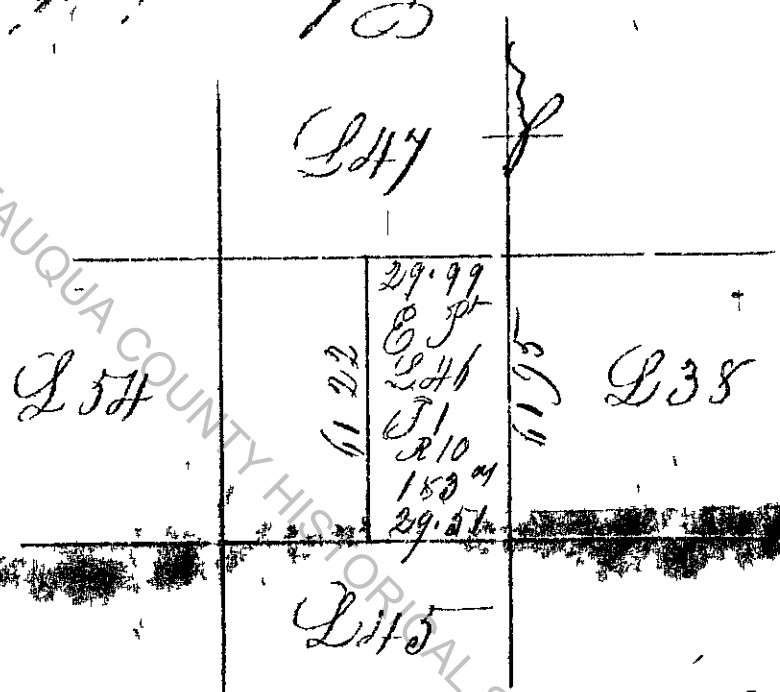


ARTICLES OF AGREEMENT, Indented, Made, Concluded

and fully agreed upon, this 7th day of March in the year of our Lord one thousand eight hundred and fifteen Between Wilhem Willink, Hendrik Volkenhoven and Rutger Jan Schimmelpenninck, all of the city of Amsterdam in the Republic of Batavia, by Joseph Ellcott their attorney, of the FIRST PART, and Josiah Wheeler of the county of Chautauque and state of New York of the SECOND PART—WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of Seven hundred & thirty two dollars New York currency, to be paid to the said parties of the first part, their executors, administrators or assigns, in manner following, that is to say, the sum of thirty seven dollars immediately upon the executing of these presents, and the remaining sum of Six hundred & ninety five dollars

in six equal yearly instalments with the interest from the date hereof, to be paid yearly and every year (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid—The first of the said instalments and annual payments of interest to commence on the 7th day of March in the year of our Lord one thousand eight hundred and eighteen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their heirs, executors and administrators, do by these presents, covenant, promise, and agree to and with the said party of the second part, his heirs, executors, administrators and assigns, and every of them, that if the said party of the second part, his heirs, executors, administrators, or assigns, or any of them, shall and do well and truly pay or cause to be paid unto the said parties of the first part, their executors, administrators or assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their heirs and assigns shall and will well and sufficiently grant, bargain, sell, release, convey, confirm, and assure to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct—All that certain FRACT OF LAND, situate, lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain township, which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by JOSEPH ELLCOTT, surveyor, is distinguished by Township No. one in the 10th range of said townships—And which said tract of land, on a certain other map or survey of said township into lots made for the proprietors, by the said JOSEPH ELLCOTT, is distinguished by the East part of Lot No. 46 in said township,

according to the following plan, containing one hundred & eighty three acres, be the same more or less,



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself, his heirs, executors and administrators, doth covenant, promise, and agree to and with the said parties of the first part, their heirs, executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns the said remaining sum of Six hundred & ninety five dollars in six equal yearly instalments, together with the lawful interest to grow due thereon from the date hereof yearly and every year, in manner herein before mentioned, the first of the said instalments, and annual payments of interest, to commence on the 7th day of March in the year of our Lord one thousand eight hundred and eighteen And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 7th day of March next, erect or cause to be erected on the tract of land and premises herein before described, or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall on or before the said 7th day of March next, clear and fence or cause to be cleared and fenced, not less than five acres of the said tract of land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years.

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED }
IN THE PRESENCE OF }

William Deacock

Wilhem Willink
Hendrik Volkenhoven
Rutger Jan Schimmelpenninck
By their attorney
Joseph Ellcott

Josiah Wheeler

Vol 1

no 127

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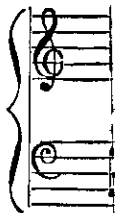
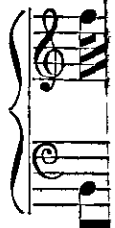
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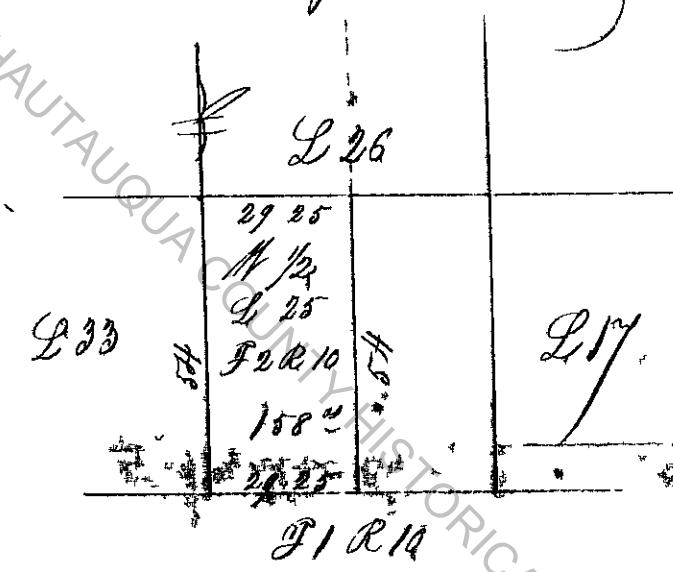
Fin. by James Wheeler April 14th 1828



ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,
 this 11th Day of May in the Year of our Lord one thousand eight hundred and fourteen Between Wilhem Willink, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan Jan Gabriel Van Staphorst, Sprinck Vollenhoven and Hendrik Seys, all of the City of Amsterdam in the republic of Batavia, by Joseph Ellicott, their Attorney of the first part, and Nathan Lasall of the County of Chautauque and State of New York of the second part,

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of four hundred and thirty four Dollars 25 Cents New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say the sum of twenty two Dollars immediately upon the executing of these Presents, and the remaining sum of four hundred and twelve Dollars 25 Cents in

six equal yearly Instalments with the interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sums shall, at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 11th day of May in the year of our Lord one thousand eight hundred and seventeen NOW HEREOF, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct — ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No. Two in the 10th Range of said Townships — And which said Tract of Land, on a certain other Map or Survey of said Township into Lots, made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by the West half of Lot No. 25 in said Township, according to the following plan, containing one hundred and fifty eight Acres, be the same more or less,



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said instalments, and annual payments of interests in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect — And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators, and Assigns, the said remaining sum of four hundred and twelve Dollars 25 Cents in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments and annual payments of interest, to commence on the 11th day of May in the year of our Lord one thousand eight hundred and seventeen and the said parties of the first part for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 11th day of May next, erect, or cause to be erected, on the tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 11th day of May next, clear and fence, or cause to be cleared and fenced not less than five Acres of the said tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written,

SIGNED, SEALED, AND DELIVERED, IN THE PRESENCE OF

William Sevak Wilhem Willink
Hendrik Vollenhoven

Rutger Jan Schimmelpenninck
 By their Attorney
Joseph Ellicott
Nathan Lasall

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Pueblo

Nathan Lasell May 1814
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ARTICLES OF AGREEMENT, Indented, Made, Concluded

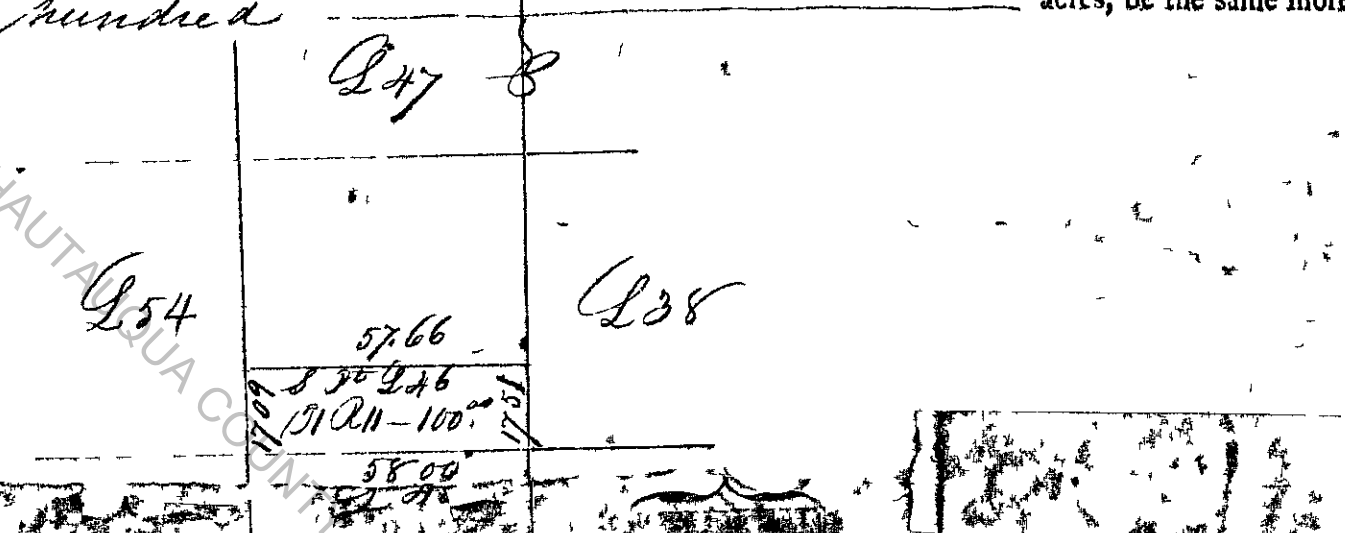
and fully agreed upon, this 26th day of April in the year of our Lord one thousand eight hundred and Eighteen between Wilhem Willink, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger, son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seye, all of the city of Amsterdam in the Republic of Batavia, by JOSEPH ELLICOTT, their attorney, of the FIRST PART, and Oliver Higley of the county of Chautauque and state of New York, of the SECOND PART.

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of Five hundred & twenty five dollars New York currency, to be paid to the said parties of the first part, their executors, administrators, or assigns, in manner following, that is to say, the sum of Twenty six dollars immediately upon the executing of these presents, and the remaining sum of Four hundred & ninety nine dollars

in six equal yearly instalments with the interest from the date hereof to be paid yearly and every year, (together with the said instalments) upon such part of the last mentioned sum, as shall, at the time of such respective payments be unpaid. The first of the said instalments and annual payments of interest to commence on the 26th day of April in the year of our Lord one thousand eight hundred and Nineteen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves their heirs, executors and administrators, do by these presents, covenant, promise, and agree to and with the said party of the second part, his heirs, executors, administrators and assigns and every of them, that if the said party of the second part, his heirs, executors, administrators or assigns, or any of them, shall and do well and truly pay, or cause to be paid unto the said parties of the first part, their executors, administrators, or assigns, the aforesaid several sums of money, at the time herein before mentoned for payment thereof, according to the tenor and effect of the covenant and agreement hereinafter contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their heirs and assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm, and assure, to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct. All that certain Tract of Land, situate, lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain township, which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT, surveyor, is distinguished by Township No. 1 in the 11th Range of said Township, and which said tract of land, on a certain other map or survey of said Township into Lot No 46 lots made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by the South part of

according to the following plan, containing One hundred acres, be the same more or less.

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PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next hereinafter contained, on the part of the said party of the second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect. And the said party of the second part, for himself his heirs executors and administrators, doth covenant, promise and agree to and with the said parties of the first part, their heirs, executors, administrators, and assigns, that he will well and truly pay, to the said parties of the first part, their executors, administrators and assigns, the said remaining sum of Four hundred & ninety nine dollars in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year in manner herein before mentioned, the first of the said instalments and annual payments of interest, to commence on the 26th day of April in the year of our Lord one thousand eight hundred and Nineteen. And the said parties of the first part for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 26th day of April next, erect, or cause to be erected on the tract of land and premises herein before described, or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing, and shall on or before the said 26th day of April next clear and fence, or cause to be cleared and fenced, not less than five acres of the said tract of land, to the satisfaction of the said parties of the first part, that then and in such case they, the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years.

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED
IN THE PRESENCE OF

William Seacock

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the younger
Jan Willink the younger son of Jan
Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seye

By their Attorney
Joseph Elliott

Oliver Higley

~~Notes~~

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A note George C. Bell

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Oleaver Higley about 1816

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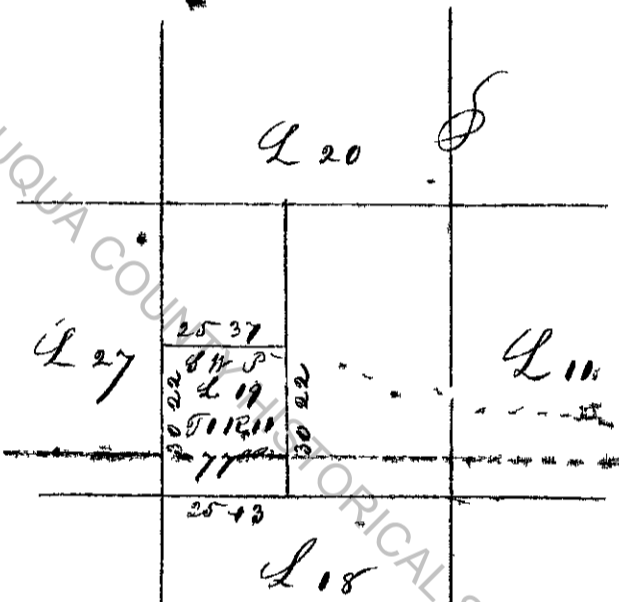
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Oleaver Higley

Articles of Agreement, Indented, made, concluded, and fully

agreed upon, this 25th day of February in the year of our Lord one thousand eight hundred and twenty-three
BETWEEN WILHEM WILLINK, HENDRIK VOLLENHOVEN, RUTGER JAN SCHIMMELPENNINCK, WILHEM WILLINK, the younger, JAN WILLINK, the younger son of
 Jan, JAN GABRIEL VAN STAPHORST, CORNELIS VOLLENHOVEN, and HENDRIK SEYD, all of the city of Amsterdam, in the Kingdom of the United Netherlands by JACOB S.
 OTTO, their Attorney, of the first part, and Simon C. Davis of the County of Chautauque and State
 of New-York, of the second part—**WHEREAS** the said party of the second part, is justly indebted to the said party of the first part, in the sum of Two
hundred & thirty six dollars & 82 cents New-York currency, to be paid to the said party of the first
 part, their executors, administrators or assigns, in manner following, that is to say, the sum of One dollar immediately upon the executing of these presents, and the remaining sum of Two hundred & thirty five
dollars & 82 cents in six equal yearly instalments, with the interest from the date hereof, to be paid yearly

and every year (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid the first of
 the said instalments, and annual payments of interest to commence on the 25th day of February in the year of our Lord one thousand
 eight hundred and twenty-three. **Now Therefore**, in consideration thereof, the said party of the first part, for themselves, their heirs, executors and admin-
 istrators, do by these presents covenant, promise and agree, to and with the said party of the second part, his heirs, executors, administrators and assigns, and every
 of them, that if the said party of the second part, his heirs, executors, administrators or assigns, or any of them, shall and do well and truly pay, or cause to be paid
 unto the said party of the first part, their executors, administrators or assigns, the aforesaid several sums of money, at the times herein before mentioned, for payment
 thereof, according to the tenor and effect of the covenants and agreements hereinafter contained on the part of the said party of the second part, that then and in such
 case, the said party of the first part, their heirs and assigns, shall, and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure, to the said party
 of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct, **ALL** that certain Tract of **LAND**, situate, lying, and
 being in the County of Chautauque in the State of New-York, being part or parcel of a certain township which on a map or survey of di-
 vers tracts or townships of land, of the said party of the first part, made for the proprietors by Joseph Ellicott, surveyor, is distinguished by township No. 1
 in the 11th range of said townships, and which said tract of land, on a certain other map or survey of said township into
 lots, made for the proprietors by the said Joseph Ellicott, is distinguished by the South West part of lot No. 19 in said township
 according to the following plan, containing seventy seven acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next hereinafter contained, on the part of the said party of the
 second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned, then the said covenant next herein be-
 fore contained on the part of the said party of the first part shall become void and of no effect—**And** the said party of the second part, for himself, his heirs, exec-
 utors and administrators, doth covenant, promise and agree, to and with the said party of the first part, their heirs, executors, administrators and assigns, that he will
 well and truly pay to the said party of the first part, their executors, administrators and assigns, the said remaining sum of Two hundred & thirty five
dollars & 82 cents in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof,
 yearly and every year, in manner herein before mentioned, the first of the said instalments and annual payments of interest to commence on the 25th
 day of February in the year of our Lord one thousand eight hundred and twenty-three

In Testimony Whereof, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written.

SIGNED, SEALED AND DELIVERED,
 IN THE PRESENCE OF
William Lewis

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the younger
Jan Willink the younger son of Jan
Cornelis Vollenhoven
Hendrik Seyd
 By their Attorney
C. A. M. S. Pitt
Simon C. Davis

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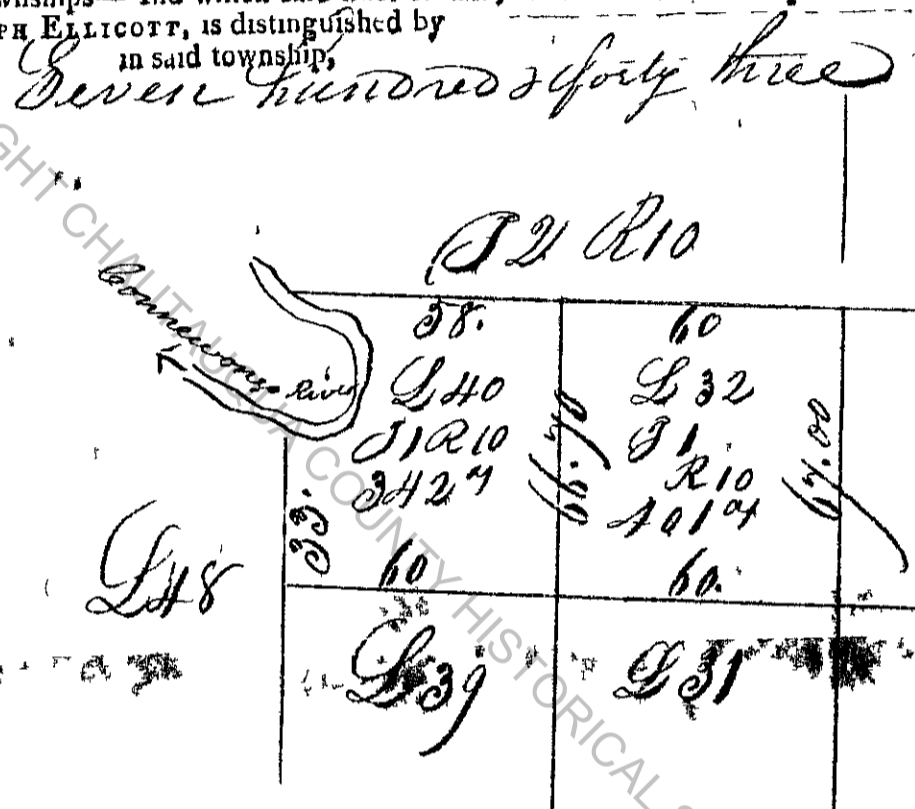
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ARTICLES OF AGREEMENT, Indented, Made, Concluded

and fully agreed upon, this 23rd day of March in the year of our LORD one thousand eight hundred and fifteen Between Wilhem Willink, Hendrik Vollenhoven and Rutger Jan Schimmelpenninck, all of the city of Amsterdam in the Republic of Batavia, by JOSEPH ELLICOTT their attorney, of the FIRST PART, and Joseph H. Wheeler & William Hall of the county of Chautauque and state of New York of the SECOND PART—WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of three thousand one hundred forty three dollars New York currency, to be paid to the said parties of the first part, their executors, administrators or assigns, in manner following, that is to say, the sum of Two hundred & thirty four dollars immediately upon the executing of these presents, and the remaining sum of Two thousand nine hundred & nine dollars in six equal yearly instalments with the interest from the date hereof, to be paid yearly and every year (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid.—The first of the said instalments and annual payments of interest to commence on the 23rd day of March in the year of our Lord one thousand eight hundred and Eighteen. NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their heirs, executors and administrators, do by these presents, covenant, promise, and agree to and with the said party of the second part, his heirs, executors, administrators and assigns, and every of them, that if the said party of the second part, his heirs, executors, administrators, or assigns, or any of them, shall and do well and truly pay or cause to be paid unto the said parties of the first part, their executors, administrators or assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their heirs and assigns shall and will well and sufficiently grant, bargain, sell, release, convey, confirm, and assure to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct—All that certain TRACT OF LAND, situate, lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain township, which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT, surveyor, is distinguished by Township No. One in the 10th range of said townships—And which said tract of land, on a certain other map or survey of said township into lots made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by Lot No. 32 & 40 in said township, according to the following plan, containing Seven hundred & forty three acres, be the same more or less,



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself, his heirs, executors and administrators, doth covenant, promise, and agree to and with the said parties of the first part, their heirs, executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns the said remaining sum of Two thousand nine hundred & nine dollars in six equal yearly instalments, together with the lawful interest to grow due thereon from the date hereof yearly and every year, in manner herein before mentioned, the first of the said instalments, and annual payments of interest, to commence on the 23rd day of March in the year of our Lord one thousand eight hundred and Eighteen. And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 23rd day of March next, erect or cause to be erected on the tract of land and premises herein before described, or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall on or before the said 23rd day of March next, clear and fence or cause to be cleared and fenced, not less than five acres of the said tract of land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years.

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written;

SIGNED, SEALED, AND DELIVERED
IN THE PRESENCE OF

William Deane

[Signature]

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Joseph Ellcott
Joseph H. Wheeler
William Hall

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Wm Hall Jr March 1815

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George W Cowan	SP	75
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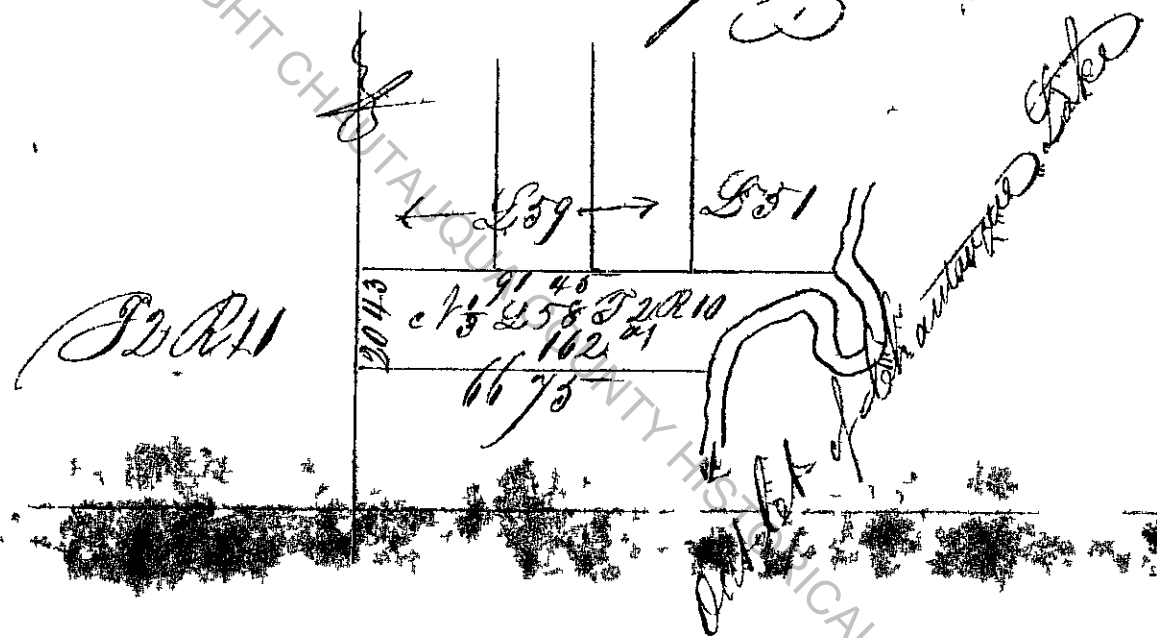
ARTICLES OF AGREEMENT, Indented, Made, Concluded

and fully agreed upon this 24th day of April in the year of our Lord one thousand eight hundred and fifteen Between Wilhem Wilhel Hendrik Vollenhofen and Rutger Jan Schimmelpenninck all of the city of Amsterdam in the Republic of Batavia by Joseph Ellicott their attorney of the FIRST PART and James Wilson of the county of Cattaraugus and state of New York of the SECOND PART—WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of Seven hundred & twenty nine dollars New York currency, to be paid to the said parties of the first part, their executors, administrators or assigns, in manner following that is to say the sum of forty five dollars

immediately upon the executing of these presents and the remaining sum of Six hundred & eighty four dollars in six equal yearly instalments with the interest from the date hereof, to be paid yearly and every year (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 24th day of April in the year of our Lord one thousand eight hundred and Eighteen NOW THEREFORE,

in consideration thereof, the said parties of the first part, for themselves, their heirs executors and administrators, do by these presents, covenant, promise and agree to and with the said party of the second part, his heirs executors, administrators and assigns and every of them, that if the said party of the second part his heirs, executors administrators, or assigns, or any of them shall do well and truly pay or cause to be paid unto the said parties of the first part, their executors, administrators or assigns, the aforesaid several sums of money at the times herein before mentioned for payment thereof according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part their heirs and assigns shall and will well and sufficiently grant bargain, sell, release, convey confirm and assure to the said party of the second part and to his heirs and assigns forever, or to whom he or they shall appoint or direct—All that certain TRACT of LAND, situate, lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain township which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT surveyor is distinguished by Township No. 2 in the 10th range of said townships— And which said tract of land, on a certain other map or survey of said township into lots made for the proprietors, by the said JOSEPH ELLICOTT is distinguished by the North 1/3 of Lot No. 58 in said township,

according to the following plan, containing one hundred & forty two acres, be the same more or less



PROVIDED ALWAYS that if default shall be made in the performance of the covenant next herein after contained on the part of the said party of the second part for the punctual payment of the said instalments, and annual payments of interest in manner herein after mentioned then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect — And the said party of the second part, for himself his heirs executors and administrators, doth covenant, promise, and agree to and with the said parties of the first part their heirs executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors administrators and assigns the said remaining sum of Six hundred & eighty four dollars in six equal yearly instalments, together with the lawful interest to grow due thereon from the date hereof yearly and every year, in manner herein before mentioned, the first of the said instalments and annual payments of interest to commence on the 24th day of April in the year of our Lord one thousand eight hundred and Eighteen And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 24th day of April next, erect or cause to be erected on the tract of land and premises herein before described or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall on or before the said 24th day of April next, clear and fence or cause to be cleared and fenced, not less than five acres of the said tract of land to the satisfaction of the said parties of the first part that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written,
 SIGNED SEALED AND DELIVERED }
 IN THE PRESENCE OF }

William Seawick

Wilhem Wilhel
Hendrik Vollenhofen
Rutger Jan Schimmelpenninck
 By their attorney
Joseph Ellicott

James Wilson

//

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Ja r u s W l l s n April 1815
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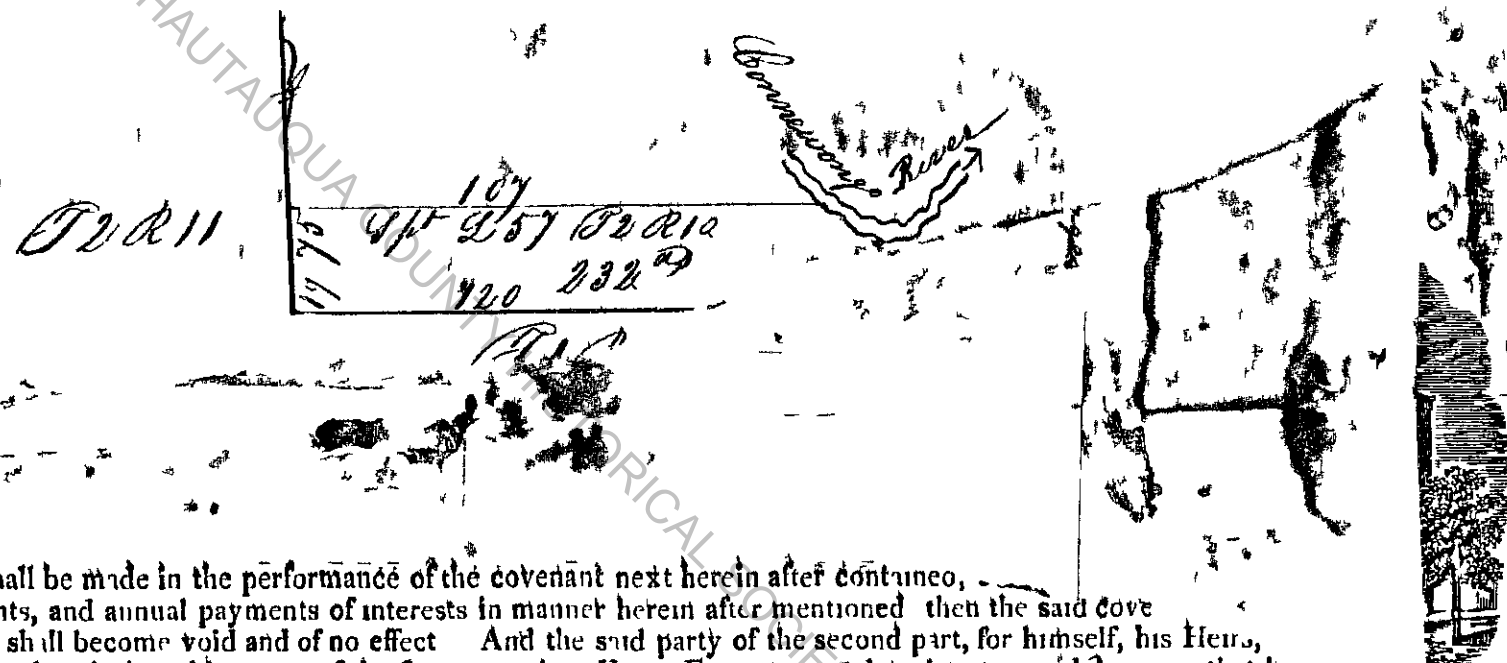
ARTICLES OF AGREEMENT, INDENTED MADE, CONCLUDED, AND FULLY AGREED UPON,

this 11th Day of March in the Year of our Lord one thousand eight hundred and Forty Between Wilhem Willink Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger Son of Jan Jan Gabriel van Stephorst, Cornelis Vollenhoven and Hendrik Seyde, all of the City of Amsterdam in the republic of Batavia, by Joseph Ellicott, their Attorney of the first part, and Arion Forbes of the County of Chautauque and State of New York of the second part,

WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of Eight Hundred & twelve Dollars of the second part, their Executors, Administrators, or Assigns, in manner following, that is to say the sum of One Hundred Dollars immediately upon the executing of these Presents, and the remaining sum of seven hundred and Dollars

in six equal yearly Instalments with the interest from the date hereof to be paid yearly and every year (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 10th day of March in the year of our Lord one thousand eight hundred and seventeen NOW THEREFORE, in consideration thereof, the said parties of the first part for themselves their Heirs, Executors, and Administrators do by these presents covenant, promise and agree, to and with the said party of the second part his Heirs, Executors, Administrators and Assigns and every of them that if the said party of the second part, his Heirs, Executors Administrators or Assigns or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part their Executors Administrators or Assigns, the aforesaid several sums of money at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and Agreement herein after contained, on the part of the said party of the second part that then and in such case, the said parties of the first part and their Heirs and Assigns shall and will well and sufficiently grant bargain sell release convey confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct — ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part made for the proprietors by JOSEPH ELLICOTT, Surveyor is distinguished by Township No 2 in the 10th Range of said Townships — And which said Tract of Land, on a certain other Map or Survey of said Township into Lot No 57 Lots, made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by the South part of Township, in said Township,

according to the following plan, containing Two Hundred & thirty two Acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, for the punctual payment of the said instalments, and annual payments of interests in manner herein after mentioned then the said covenant on the part of the said parties of the first part shall become void and of no effect — And the said party of the second part, for himself, his Heirs, Executors, Administrators and Assigns, doth covenant promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he, she, or they, shall and will pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, and Assigns, the said remaining sum of seven hundred & twelve Dollars in six equal yearly instalments, together with lawful interest to grow from the date hereof yearly and every year, in manner herein before mentioned the first of the said Instalments, and annual payments of interest, to commence on the 10th day of March in the year of our Lord one thousand eight hundred and seventeen and the said parties of the first part, themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 10th day of March next, erect, or cause to be erected on the tract of Land and premises herein before described or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside or cause a family to live and reside therein during the term of three years from thence next ensuing and shall, on or before the said 10th day of March next, clear and fence, or cause to be cleared and fenced not less than five Acres of the said tract of Land to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written

SIGNED SEALED AND DELIVERED, IN THE PRESENCE OF

William Search

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
By their Attorney
Joseph Ellicott
Arion Forbes

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Farmer Forbes mound / 4

S/F 37 J 2 R 10 - 3 as

homestead deed

W. C. Newcomb

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Sub Deed to Aaron Forbes Nov 21 1821

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ARTICLES OF AGREEMENT, Indented, Made, Concluded,

and fully agreed upon this 11th day of March in the year of our Lord one thousand eight hundred and Eighteen between Willem Willink Hendrik Vollenhoven, and Rutger Jan Schummelpenninck, all of the city of Amsterdam in the republic of Batavia, by Joseph Ellicott their attorney of the first part and Elias Tracy of the county of Chautauque and state of New York of the second part, WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of Six hundred and thirty nine dollars New York currency, to be paid to the said parties of the first part, their executors, administrators, or assigns in manner following, that is to say the sum of Sixty Nine dollars immediately upon the executing of these presents and the remaining sum of Six hundred and thirty dollars in six equal yearly instalments with the interest from the date hereof, to be paid yearly and every year (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid. The first of the said instalments and annual payments of interest to commence on the 11th day of March in the year of our Lord one thousand eight hundred and nineteen NOW THEREFORE, in consideration thereof the said parties of the first part for themselves their heirs executors and administrators do by these presents covenant promise and agree to and with the said party of the second part his heirs, executors administrators and assigns and every of them that if the said party of the second part his heirs, executors administrators or assigns shall or may at any time hereafter be indebted to the said parties of the first part their heirs and assigns, the aforesaid several sums of money at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained on the part of the said party of the second part, that then, and in such case, the said parties of the first part their heirs and assigns shall and will well and sufficiently grant bargain, sell release, convey confirm and assure, to the said party of the second part, and to his heirs and assigns forever or to whom he or they shall appoint or direct—All that certain TRACT OF LAND situate, lying, and being in the county of Chautauque in the state of New York being part or parcel of a certain township which on a map or survey of divers tracts or townships of land of the said parties of the first part made for the proprietors by Joseph Ellicott, surveyor is distinguished by township No 11 in the 10 range of said townships—And which said tract of Land, on a certain other map or survey of said township into Lot No 29 lots in de for the proprietors, by the said Joseph Ellicott, is distinguished by

according to the following plan, containing One hundred & thirty nine acres, be the same more or less



PROVIDED ALWAYS that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part for the punctual payment of the said instalments, and annual payments of interest in manner hereinafter mentioned then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect — And the said party of the second part, for himself his heirs executors and administrators doth covenant promise and agree to and with the said parties of the first part, their heirs executors administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns, the said remaining sum of Six hundred & thirty six dollars in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned the first of the said instalments and annual payments of interest to commence on the 11th day of March in the year of our Lord one thousand eight hundred and nineteen and the said parties of the first part, for themselves their heirs, executors, and administrators do hereby further declare and agree, that if the said party of the second part shall on or before the 11th day of March next erect or cause to be erected on the tract of land and premises herein before described or some part thereof a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing and shall on or before the said 11th day of March next clear and fence or cause to be cleared and fenced, not less than five acres of the said tract of land to the satisfaction of the said parties of the first part that then and in such case they, the said parties of the first part, shall and will relinquish and release to the said party of the second part all the interest which shall have accrued upon such principal sums of money for the period of two years.

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

SIGNED SEALED AND DELIVERED }
IN THE PRESENCE OF }

Willem Willink
Hendrik Vollenhoven
Rutger Jan Schummelpenninck
By their attorney
Joseph Ellicott
Elias Tracy

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Earl Ledger F 2 R 10

(Folio 32)

Elias Tracy March 1816

Lot 49, 72 R 10

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Deeded to Morse & Co.

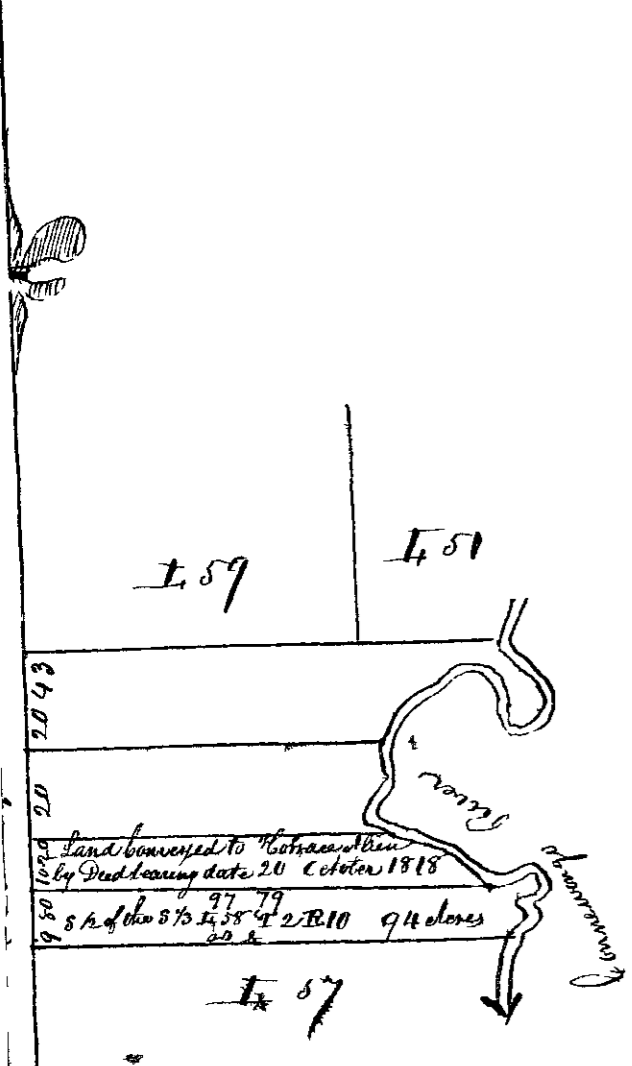
39

This Indenture, made this Second day of September in the year of

our Lord one thousand eight hundred and twenty two BETWEEN Horace Allen of the first part, and WILHEM WILLINK, HENDRIK VOLLENHOVEN and RUTGER JAN SCHIMMELPENNINCK of the county of Winneshess and state of New York and WILHEM WILLINK, HENDRIK VOLLENHOVEN and RUTGER JAN SCHIMMELPENNINCK of the Kingdom of the United Netherlands, of the second part, WITNESSETH, That the said party of the first part, as well for the better securing to the party of the second part the faithful payment of the debt which the said Horace Allen the said party of the first part justly owes to the party of the second part, in manner hereinafter mentioned, as in consideration of the sum of one Dollar to him in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, has granted, bargained, sold, aliened, released, conveyed, and confirmed, and by these presents doth grant, bargain, sell, alien, release, convey and confirm, unto the said party of the second part, and to their heirs and assigns forever, ALL that certain tract of Land, situate, lying and being, in the county of Winneshess in the state of New-York being part or parcel of a certain township which on a map or survey of divers tracts or townships of Land of the said party of the second part, made for the proprietors by Joseph Ellicott, surveyor, is distinguished by township Number Two in the Second range of said townships, and which said tract of Land on a certain other map or survey of said township into lots, made for the proprietors by the said Joseph Ellicott, is distinguished by the South half of the South third of Lot Number fifty eight in said Township

Bounded South by Lot Number Fifty seven, Eighty eight chains, West by part of Township Number two in the eleventh Range, Nine chains, eighty Links, North by Land conveyed to the said Horace Allen by Deed bearing date the twentieth day of October One thousand eight hundred and eighteen, Ninety seven chains, seventy nine Links, and East by the Connawang River containing Ninety four Acres be the same more or less According to the plan laid down in the Margin hereof

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TOGETHER with all and singular the edifices, buildings, rights, members, hereditaments and appurtenances to the same belonging, or in any wise appertaining, and all the estate, right, title, interest, property, claim, and demand whatsoever, of the said party of the first part, of, in, or to the same, and the reversion and reversions, remainder and remainders thereof—TO HAVE AND TO HOLD the said premises hereby granted and released, with the rights, members, hereditaments, and appurtenances thereunto belonging, and every part and parcel thereof, unto the said party of the second part, their heirs and assigns, to the only proper use, benefit and behoof, of the said party of the first part, his heirs, executors, administrators or assigns, shall well and truly pay to the said party of the second part, their executors, administrators or assigns, the sum of Three hundred and eight Dollars and thirty three cents lawful money of the state of New-York, with the lawful interest thereon from the date hereof, at the times and in the manner following, that is to say, the sum of Eighty four Dollars and seventy three cents on the second day of September next ensuing the date hereof, and the further sum of Eighty four Dollars and seventy two cents on the second day of September in each and every year, for the term of five years thence next ensuing, together with the lawful interest of the state of New-York, to be computed from the date hereof, on the whole principal sum unpaid, and paid annually, according to the tenor and true intent and meaning of a certain Bond, or obligation, bearing even date herewith, and duly made and executed by the said Horace Allen the said party of the first part, to the said party of the second part, THEN this present Indenture, and the estate hereby granted, and every article and clause herein contained, as well as the said Bond, or obligation, shall cease and become utterly void AND it is hereby mutually covenanted and agreed between the parties to these presents, that if default shall be made in the payment of the principal secured to be paid by the said Bond, or obligation, or the interest which shall accrue thereon at any time or times in which they shall be due, or of any part of such principal or interest, THAT then, and from thenceforth, it shall be lawful for the said party of the second part, their heirs, executors, administrators or assigns, or their attorney or attorneys, duly authorized and appointed, to grant, bargain, sell, and dispose of the said hereby granted premises, and all benefit and equity of redemption therein of the said party of the first part, his heirs, executors, administrators or assigns, at public auction, in fee-simple, giving notice of such sale according to the directions of the act of the legislature in that case made and provided And they or any of them, as the attorney or attorneys of the said party of the first part for that purpose by these presents duly authorized, constituted and appointed, to make, seal, and execute to the purchaser or purchasers thereof, a good estate in the law in fee simple, of and in the said hereby granted premises, with the appurtenances, which sale so to be made, shall be a perpetual bar both in law and equity, against the said party of the first part, his heirs and assigns, in and to the same hereby granted premises, and every part and parcel thereof, rendering the overplus of the purchase monies to be obtained for the same, after full satisfaction of the principal and interest to be due on such Bond or obligation in manner aforesaid, and the charges of advertisement and sale, (if any overplus there shall be,) unto the said Horace Allen the said party of the first part, his heirs, executors, administrators or assigns

In Witness whereof, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

Sealed and Delivered, }
IN THE PRESENCE OF
William Seawick
The Names Walrauw Van Hecke, Nicolaas Van Beekingh, Jan Van Egter, Wilhem Melius, Lutz Gerrit Schimmelpenninck, Rutger Lays, Lou Entered before the execution of the presents

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James Allen

1828

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March 18th Sum of \$266 70
deduction

Sum to be paid to J
J March 18th 1828

COPYRIGHT CHAUTAUQUA COUNTY HISTORICAL SOCIETY WESTFELD NY 14182

This sum of \$266 70 to be paid
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March 18th 1828. — the fact I
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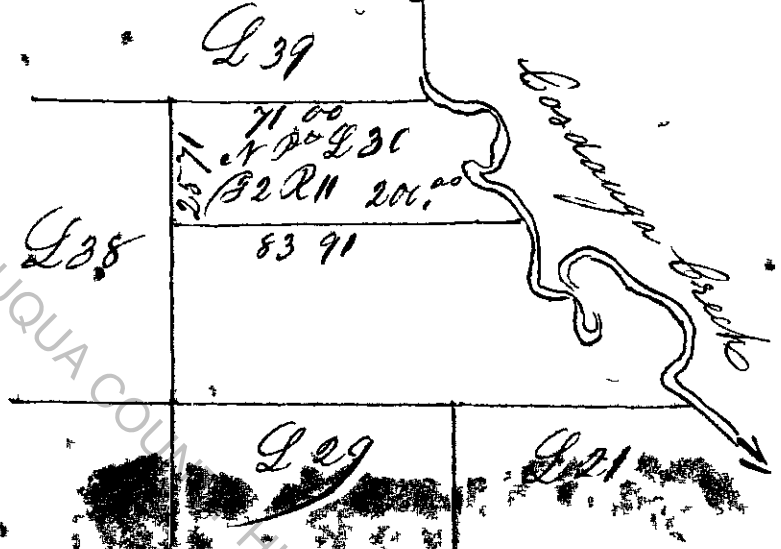
The Within Mortgage
Discharged August 21st 1828



ARTICLES OF AGREEMENT, Indented, Made, Concluded

and fully agreed upon this 19th day of September in the year of our Lord one thousand eight hundred and Sixteen between Wilhem Willink Hendrik Vollenhoven Rutger Jan Schimmelpenninck Wilhem Willink the younger Jan Willink the younger son of Jan Jan Gabriel Van Staphorst Cornelis Vollenhoven and Hendrik Seye, all of the city of Amsterdam in the Republic of Batavia, by JOSEPH ELLICOTT, their attorney, of the first part and Benjamin Rees of the county of Chautauque and state of New York, of the second part, — WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of One thousand dollars —

NEW YORK CURRENCY, to be paid to the said parties of the first part, their executors, administrators or assigns in manner following that is to say the sum of One hundred & ninety dollars immediately upon the executing of these presents and the remaining sum of Nine hundred & ninety dollars in six equal yearly instalments with the interest from the date hereof to be paid yearly and every year (together with the said instalments) upon such part of the last mentioned sum, as shall, at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 19th day of September in the year of our Lord one thousand eight hundred and Nineteen NOW THEREFORE, in consideration thereof the said parties of the first part, for themselves their heirs executors and administrators do by these presents covenant promise, and agree to and with the said party of the second part his heirs executors administrators and assigns and every of them that if the said party of the second part, his heirs executors administrators or assigns, or any of them shall and do well and truly pay or cause to be paid unto the said parties of the first part, their executors administrators, or assigns, the aforesaid several sums of money at the time herein before mentioned for payment thereof according to the tenor and effect of the covenant and agreement hereinafter contained, on the part of the said party of the second part that then and in such case, the said parties of the first part, their heirs and assigns, shall and will well and sufficiently grant bargain sell, release, convey confirm and assure, to the said party of the second part, and to his heirs and assigns for ever, or to whom he or they shall appoint or direct — All that certain Tract of Land situate, lying and being in the county of Chautauque in the state of New York being part or parcel of a certain township which on a map or survey of divers tracts or townships of land of the said parties of the first part made for the proprietors by JOSEPH ELLICOTT, surveyor is distinguished by Township No 2 in the 11th Range of said townships — And which said tract of land on a certain other map or survey of said Township into Lot No 30 lots made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by the North part of in said Township, two hundred acres, be the same more or less according to the following plan, containing



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next hereinafter contained, on the part of the said party of the second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect — And the said party of the second part for himself his heirs executors and administrators doth covenant, promise and agree to and with the said parties of the first part, their heirs executors, administrators, and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns the said remaining sum of Nine hundred & ninety dollars in six equal yearly instalments together with lawful interest to grow due thereon from the date hereof, yearly and every year in manner herein before mentioned, the first of the said instalments, and annual payments of interest to commence on the 19th day of September in the year of our Lord one thousand eight hundred and Nineteen And the said parties of the first part, for themselves, their heirs executors and administrators do hereby further declare and agree, that if the said party of the second part shall on or before the 19th day of September next, erect, or cause to be erected on the tract of land and premises herein before described or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing and shall on or before the said 19th day of September next clear and fence, or cause to be cleared and fenced not less than five acres of the said tract of land to the satisfaction of the said parties of the first part that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

SIGNED SEALED AND DELIVERED
IN THE PRESENCE OF

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the younger
Jan Willink the younger son of Jan
Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seye
 By their attorney
Joseph Elliott
Benjamin Rees

Vol 5

No 95

Land Ledger Pt 2 R 11

July 53

Per Prof's Sp 1816

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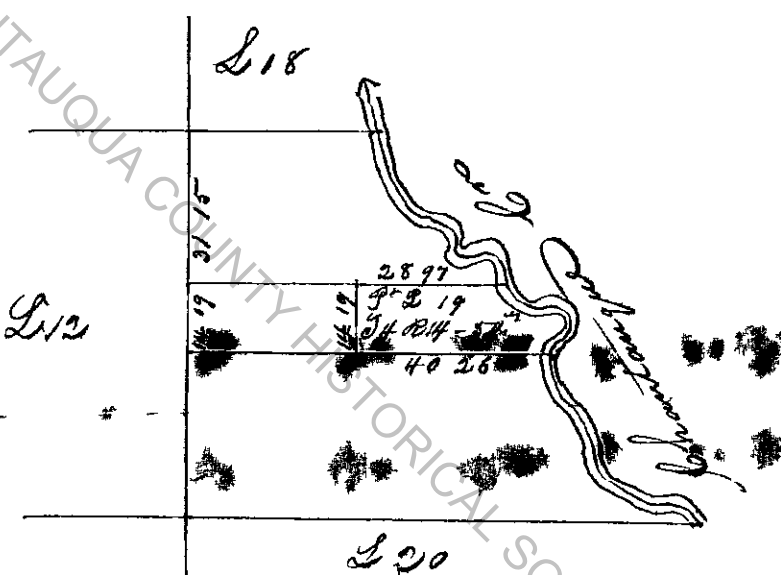
Survey

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Articles of Agreement, Indented, made, concluded, and fully

agreed upon, this 14th day of June in the year of our Lord one thousand eight hundred and twenty-three
BETWEEN WILHEM WILLINK, HENDRIK VOLLENHOVEN, RUTGER JAN SCHIMMELPENNINCK, WILHEM WILLINK, the younger, JAN WILLINK, the younger son of
 Jan, JAN GABRIEL VAN STAPHORST, CORNELIS VOLLENHOVEN, and HENDRIK SEYE, all of the city of Amsterdam, in the Kingdom of the United Netherlands by JACOB S.
 OTTO, their Attorney, of the first part, and Alexander M. Smit of the County of Chautauque and State
 of New York, of the second part—**WHEREAS** the said party of the second part is justly indebted to the said party of the first part, in the sum of Two
hundred & sixty nine dollars & 80 cents New York currency, to be paid to the said party of the first
 part, their executors, administrators or assigns, in manner following, that is to say, the sum of ten
 dollars immediately upon the executing of these presents, and the remaining sum of Two hundred & fifty nine

and every year (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid the first of
 the said instalments, and annual payments of interest to commence on the 1st day of June in the year of our Lord one thousand
 eight hundred and twenty-four—**Now Therefore**, in consideration thereof, the said party of the first part, for themselves, their heirs, executors and admin-
 istrators, do by these presents covenant, promise and agree, to and with the said party of the second part, his heirs, executors, administrators and assigns, and every
 of them, that if the said party of the second part, his heirs, executors, administrators or assigns, or any of them, shall and do well and truly pay, or cause to be paid
 unto the said party of the first part, their executors, administrators or assigns, the aforesaid several sums of money, at the times herein before mentioned; for payment
 thereof, according to the tenor and effect of the covenants and agreements hereinafter contained on the part of the said party of the second part, that then and in such
 case, the said party of the first part, their heirs and assigns, shall, and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure, to the said party
 of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct, **ALL** that certain Tract of **LAND**, situate, lying, and
 being in the County of Chautauque— in the State of New York, being part or parcel of a certain township which on a map or survey of di-
 vers tracts or townships of land, of the said party of the first part, made for the proprietors by Joseph Ellicott, surveyor, is distinguished by township No. 4
 in the 14th range of said townships, and which said tract of land, on a certain other map or survey of said township into
 lots, made for the proprietors by the said Joseph Ellicott, is distinguished by Part of lot No 19 in said township
 according to the following plan, containing Seventy acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next hereinafter contained, on the part of the said party of the
 second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned, then the said covenant next hereinafter
 contained on the part of the said party of the first part shall become void and of no effect—**AND** the said party of the second part, for himself, his heirs, exec-
 utors and administrators, doth covenant, promise and agree, to and with the said party of the first part, their heirs, executors, administrators and assigns, that he will
 well and truly pay to the said party of the first part, their executors, administrators and assigns, the said remaining sum of Two hundred & fifty nine
 dollars & 80 cents in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof,
 yearly and every year, in manner herein before mentioned, the first of the said instalments and annual payments of interest to commence on the
 day of June in the year of our Lord one thousand eight hundred and twenty-four

In Testimony Whereof, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written,
 SIGNED, SEALED AND DELIVERED,
 IN THE PRESENCE OF
William Searock

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the younger
Jan Willink the younger son of
Cornelis Vollenhoven
Hendrik Seye
 By their attorney
Jacob S. Otto
Alexander M. Smit

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No

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Land Ledger P 4 R 4

Folio 7

Alexanderville June 18

bk dot 4 T 4 R 14 50 or
Mineral Spring

John J. [unclear]

Wm M. [unclear]

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CHAUTAUCQUA COUNTY HISTORICAL SOCIETY

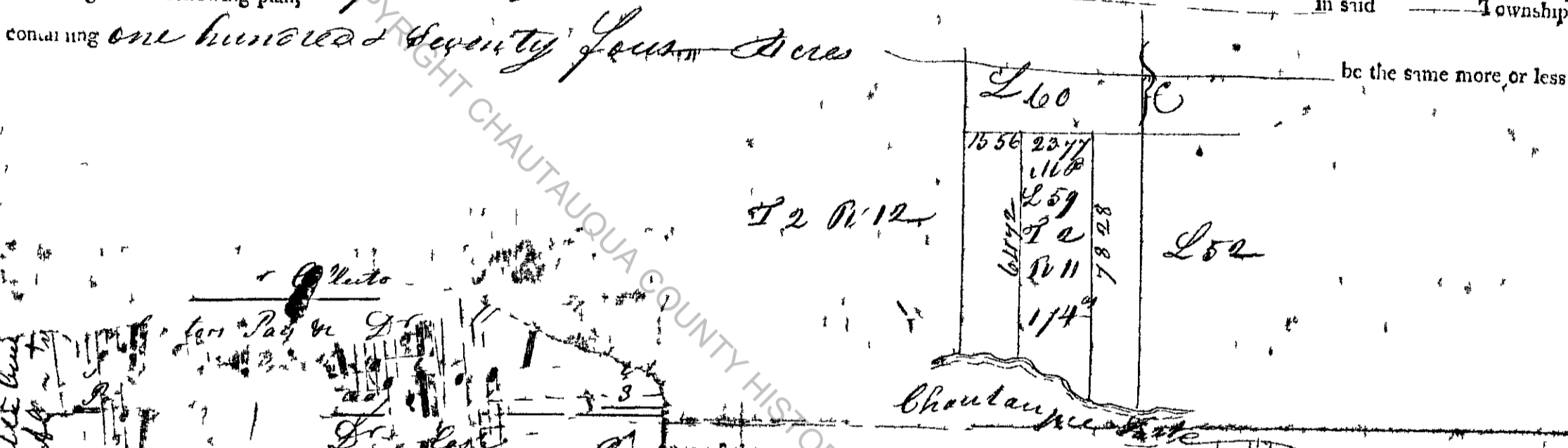
Ed. J. [unclear]

ARTICLES OF AGREEMENT, INDENTED, MADE CONCLUDED AND FULLY AGREED UPON

1816
 in the Year of our Lord one thousand eight hundred and ten Between *Wilhem Willink Pieter Van Eeghen,*
Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger Son of *Jan Jan Gabriel Van Staphorst, Cornelis Vollenhoven*
 and *Hendrik Seyde,* all of the City of Amsterdam in the Republic of *Batavia* by *Joseph Ellicott* their Attorney of the first part, and *Jonas Simon*
 of the County of *Niagara* and State of *New York* of the second

PART WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of *four hundred thirty five*
 Dollars to be paid to the said parties of the first part, their Executors,
 Administrators, or Assigns, in manner following that is to say, the sum of *thirteen*
 Dollars *25 cents* immediately upon the executing of these Presents, and the sum of *thirty*
 Dollars *25 cents* on or before the *13th* day of *January* next with lawful Interest thereon from the

date hereof and the remaining sum of *three hundred ninety one* Dollars *50 cents* next with lawful Interest thereon from the
 an eight equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said Instalments) upon such part of the said
 list mentioned sum as shall, at the time of such respective payments be due and unpaid. The first of the said Instalments and annual payments of Interest to com-
 mence on the *13th* day of *January* in the year of our Lord one thousand eight hundred and *thirteen* NOW THEREFORE,
 in consideration thereof, the said parties of the first part, for themselves, their Heirs Executors and Administrators do by these Presents, covenant promise, and agree,
 to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them that if the said party of the second part his Heirs
 Executors, Administrators or Assigns, or any of them shall and do, well and truly pay, or cause to be paid unto the said parties of the first part their Executors, Admin-
 istrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof according to the Tenor and Effect of the Covenant and
 Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part their Heirs and Assigns shall
 and will well and sufficiently grant, bargain sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom
 he or they shall appoint or direct—ALL that certain Tract of Land situate, lying and being in the County of *Niagara* the State of New York, being part
 of or parcel of a certain Township which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part made for the Proprietors by
 JOSEPH ELLICOTT Surveyor is distinguished by Township No *29* in the *11th* Range of said Townships—And
 which said Tract of Land, on a certain other Map or Survey of said Township into Lots, made for the Proprietors, by the said JOSEPH ELLICOTT, is distinguished by
 the *middle part of Lot No 59* in said Township,
 according to the following plan,



of the covenant next herein after contained, on the part of the said party of the second part
 in manner herein after mentioned, then the said covenant next herein before contained
 and of no effect — And the said party of the second part, for himself, his Heirs Executors and Adminis-
 trators, doth covenant, promise and agree, to and with the said parties of the first part, their Heirs, Executors and Adminis-
 trators, Administrators or Assigns, that he will well and truly pay
 Dollars *25 cents* on or before the *13th* day of *January* next with lawful interest
 thereon from the date hereof and the said remaining sum of *three hundred & ninety one* Dollars
50 cents in eight equal yearly Instalments, together with the lawful Interest to grow due thereon from the date hereof, yearly and every
 year in manner herein before mentioned, the first of the said Instalments, and annual payments of Interest, to commence on the *13th* day of *January*
 in the year of our Lord one thousand eight hundred and *thirteen* And the said parties of the first part for themselves, their Heirs, Executors and Administrators, do
 hereby further declare and agree, that if the said party of second part shall, on or before the *13th* day of *January* next erect, or cause to be erected, on
 the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live
 and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall on or before the said *13th* day of
January next, clear and fence, or cause to be cleared and fenced, not less than five Acres of the said Tract of Land to the satisfaction of the said parties of the
 first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall
 have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written
 SIGNED SEALED AND DELIVERED }
 IN THE PRESENCE OF

David Goodman
Wilhem Willink
Pieter Van Eeghen
Cornelis Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the younger

Jan Willink the younger
Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seyde
 By their attorney
Joseph Ellicott
Jonas Simon

Noted
for
Luzon Log Cabin
Polio

Jonas Sumner
Home Street
1870

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WESTFIELD CO. HISTORICAL SOCIETY

<p>Dr Sumner 1870</p>	<p>Dr Sumner 1870</p>	<p>Dr Sumner 1870</p>	<p>Dr Sumner 1870</p>
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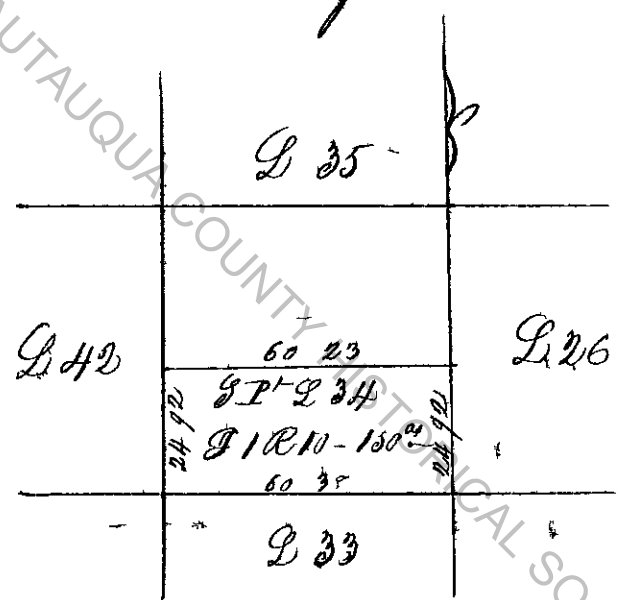
ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON

this 11th Day of May in the Year of our Lord one thousand eight hundred and fourteen Between Willem Willink, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Willem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staiphorst, Cornelis Vollenhoven and Hendrik Sijpe all of the City of Amsterdam in the republic of Batavia, by Joseph Ellicott, their Attorney of the FIRST PART, and Ebenezer Cheney of the County of Chautauque and State of New York of the SECOND PART,

WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of Four hundred and fifty Dollars 50 Cents New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say the sum of Twenty one Dollars immediately upon the executing of these Presents, and the remaining sum of three hundred and ninety one Dollars 50 Cents

in six equal yearly Instalments with the interest from the date hereof to be paid yearly and every year (together with the said instalments) upon such part of the said list mentioned sum as shall, at the time of such respective payments be unpaid. The first of the said instalments and annual payments of interest to commence on the 11th day of May in the year of our Lord one thousand eight hundred and fourteen NOW THEREFORE, in consideration thereof the said parties of the first part for themselves their Heirs Executors and Administrators, do by these presents covenant, promise and agree, to and with the said party of the second part his Heirs, Executors Administrators and Assigns and every of them that if the said party of the second part, his Heirs Executors Administrators or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators or Assigns the aforesaid several sums of money at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and Agreement herein after contained on the part of the said party of the second part, that then and in such case, the said parties of the first part their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release convey confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part made for the proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No one in the Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into 10th Lots, made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by the South part of Lot No 34 in said Township,

according to the following plan, containing one hundred and fifty Acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained on the part of the said party of the second part, for the punctual payment of the said instalments, and annual payments of interests in manner herein before mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect. And the said party of the second part, for himself, his Heirs, Executors and Administrators doth covenant promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators, and Assigns, the said remaining sum of three hundred and ninety one Dollars 50 Cents in six equal yearly instalments together with lawful interest to grow due thereon from the date hereof yearly and every year, in manner herein before mentioned, the first of the said instalments, and annual payments of interest, to commence on the 11th day of May in the year of our Lord one thousand eight hundred and fourteen and the said parties of the first part for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 11th day of May next erect or cause to be erected on the tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall, on or before the said 11th day of May next, clear and fence, or cause to be cleared and fenced not less than five Acres of the said tract of Land to the satisfaction of the said parties of the first part that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written

SIGNED SEALED, AND DELIVERED, IN THE PRESENCE OF

William Peacock Willem Willink
Hendrik Vollenhoven

Rutger Jan Schimmelpenninck
By their Attorney
Joseph Ellicott
Ebenezer Cheney

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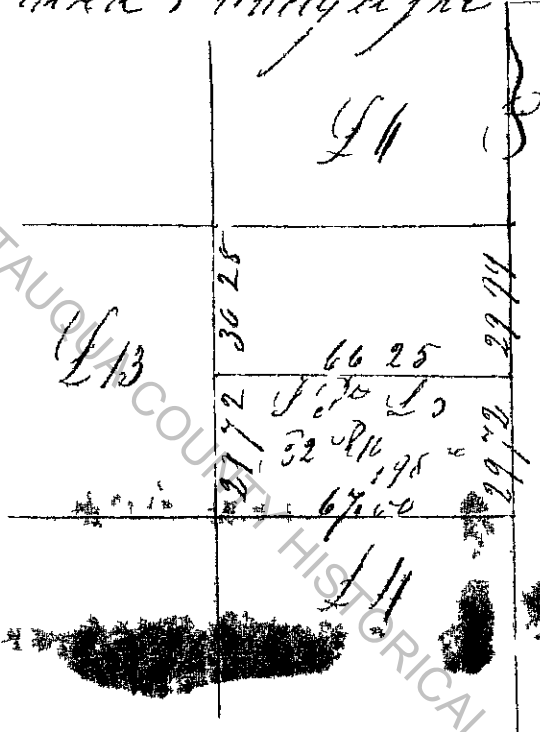
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ARTICLES OF AGREEMENT, Indented, Made, Concluded,

and fully agreed upon, this 9th day of October in the year of our Lord one thousand eight hundred and Eighteen Between Willem Willink, Hendrik Vollenhoven, and Rutger Jan Schummelpennuck, all of the city of Amsterdam in the Republic of Batavia, by JOSEPH ELLICOTT their attorney, of the FIRST PART, and Hugh Juany of the county of Ulster and state of New York of the SECOND PART, WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of Eight hundred and thirty seven dollars New York currency, to be paid to the said parties of the first part, their executors, administrators, or assigns, in manner following, that is to say, the sum of Eight hundred and thirty seven dollars immediately upon the executing of these presents, and the remaining sum of Eight hundred and thirty seven dollars in six equal yearly instalments, with the interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid. The first of the said instalments and annual payments of interest to commence on the 9th day of October in the year of our Lord one thousand eight hundred and Eighteen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their heirs, executors and administrators do, by these presents, covenant, promise and agree to and with the said party of the second part, his heirs, executors, administrators and assigns and every of them, that if the said party of the second part, his heirs, executors, administrators or assigns, or any of them, shall and do well and truly pay, or cause to be paid unto the said parties of the first part, their executors, administrators or assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then, and in such case, the said parties of the first part, their heirs and assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm, and assure, to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct—All that certain TRACT of LAND, situate, lying, and being in the county of Ulster in the state of New York, being part or parcel of a certain township, which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT, surveyor, is distinguished by township No. 2 in the 11th Range of said townships—And which said Tract of Land, on a certain other map or survey of said Township into lots made for the proprietors, by the said Joseph Ellicott, is distinguished by Lot No. 3 in said township, according to the following plan, containing One hundred and ninety eight acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next hereinafter contained, on the part of the said party of the second part, for the punctual payment of the said instalments, and annual payments of interest in manner hereinafter mentioned then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself, his heirs, executors, and administrators doth covenant promise and agree to and with the said parties of the first part, their heirs, executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns, the said remaining sum of Eight hundred and thirty seven dollars in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said instalments and annual payments of interest to commence on the 9th day of October in the year of our Lord one thousand eight hundred and Eighteen And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 9th day of October next, erect, or cause to be erected on the tract of land and premises herein before described or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing, and shall on or before the said 9th day of October next, clear and fence or cause to be cleared and fenced, not less than five acres of the said tract of land, to the satisfaction of the said parties of the first part, that then and in such case they, the said parties of the first part, shall and will relinquish and release to the said party of the second part all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED }
IN THE PRESENCE OF }

Willem Willink
Hendrik Vollenhoven
Rutger Jan Schummelpennuck

Willem Willink
Hendrik Vollenhoven
Rutger Jan Schummelpennuck
By their Attorneys
Joseph Ellicott
Hugh Juany

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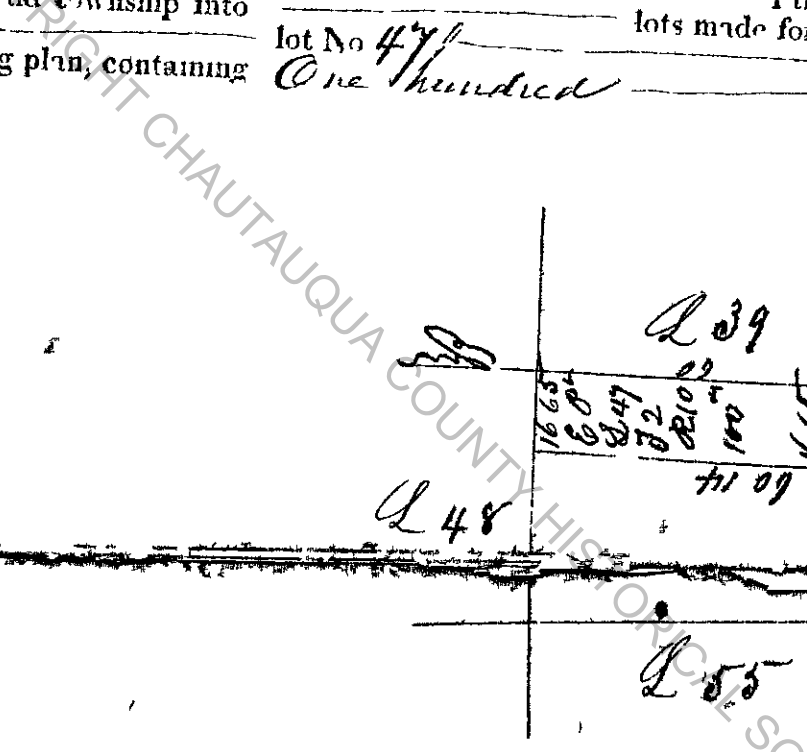
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Deed to El, 1 Ewer June 2nd 1826

Articles of Agreement

upon, this 10th day of May in the year of our Lord one thousand eight hundred and twenty three
BETWEEN WILHEM WILLINK, HENDRIK VOLLENHOVEN, RUTGER JAN SCHIMMELPENNINGK, WALRAVE VAN HEUKELOM, NICOLAAS VAN BEERTINGH, JAN VAN EEGHEN, WILHEM WILLINK, JUNIOR, and GERARD SCHIMMELPENNINGK, Rutger Jan's son, all of the city of Amsterdam in the Kingdom of the United Netherlands, by Jacob S. Otto, their Attorney, of the first part, and Benjamin Lee Junor of the county of Chautauque and state of New York, of the second part, **WHEREAS** the said party of the second part, is justly indebted to the said parties of the first part, in the sum of Two hundred & fifty dollars twelve cents, immediately upon the executing of these presents, that is to say, the sum of Two hundred & thirty seven dollars not cents in six equal yearly instalments, with the interest from the date hereof, to be paid yearly and every year (together with the said instalments) upon such part of the first mentioned sum as shall at the time of such respective payments be unpaid, the first of said instalments and annual payments of interest to commence on the 10th day of May in the year of our Lord one thousand eight hundred and twenty three
Now Therefore, in consideration thereof, the said parties of the first part, for themselves, their heirs, executors and administrators, do by these presents covenant, promise and agree, to and with the said party of the second part, his heirs, executors, administrators and assigns, and every of them, that if the said party of the second part, his heirs, executors, administrators or assigns, or any of them, shall and do well and truly pay or cause to be paid unto the said parties of the first part, then executors, administrators or assigns, the aforesaid several sums of money at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenants and agreements hereinafter contained on the part of the said party of the second part, that then and in such case, the said parties of the first part, their heirs and assigns, shall, and will well, and sufficiently grant, bargain, sell, release, convey, confirm and assure, to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct, ALL that certain Tract of LAND, situate lying and being in the county of Chautauque in the state of New-York, being part or parcel of a certain township which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by Joseph Ellicott, surveyor, is distinguished by township No. 2 in the 10th range of said townships, and which said tract of land, on a certain other map or survey of said township into lot No 47 lots made for the proprietors, by the said Joseph Ellicott, is distinguished by the according to the following plan, containing One hundred acres, be the same more or less

East Part of



Provided Always, that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect **AND** the said party of the second part, for himself, his heirs, executors and administrators, doth covenant, promise and agree, to and with the said parties of the first part, their heirs, executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, then executors, administrators and assigns, the said remaining sum of Two hundred & thirty seven dollars not cents in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said instalments and annual payments of interest to commence on the 10th day of May in the year of our Lord one thousand eight hundred and twenty three
AND the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 10th day of May next, erect or cause to be erected, on the tract of land and premises herein before described, or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall on or before the said 10th day of May next, clear and fence, or cause to be cleared and fenced, not less than five acres of the said tract of land to the satisfaction of the said parties of the first part, that then and in such case, they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

Signed, Sealed and Delivered,
 in the presence of
William Seaver

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Walrave Van Heukelom
Nicolaas Van Beertingh
Jan Van Eeghen
Wilhem Willink Junr
Gerard Schimmelpenninck
Rutger Jan's son
 By their attorney
Jacob S. Otto
Benjamin Lee Junor

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Ray Lee June - May 18 3

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Ray Lee

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CHAUTAUQUE COUNTY HISTORICAL SOCIETY

ARTICLES OF AGREEMENT, Indented, Made, Concluded

and fully agreed upon, this 23 day of July in the year of our Lord one thousand eight hundred and sixteen between Willem Willink, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Willem Willink the younger, Jan Willink the younger, son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seye, all of the city of Amsterdam in the Republic of Batavia, by JOSEPH ELICOTT, their attorney, of the first part and Isaac Nelson of the county of Chautauque and state of New York, of the second part.

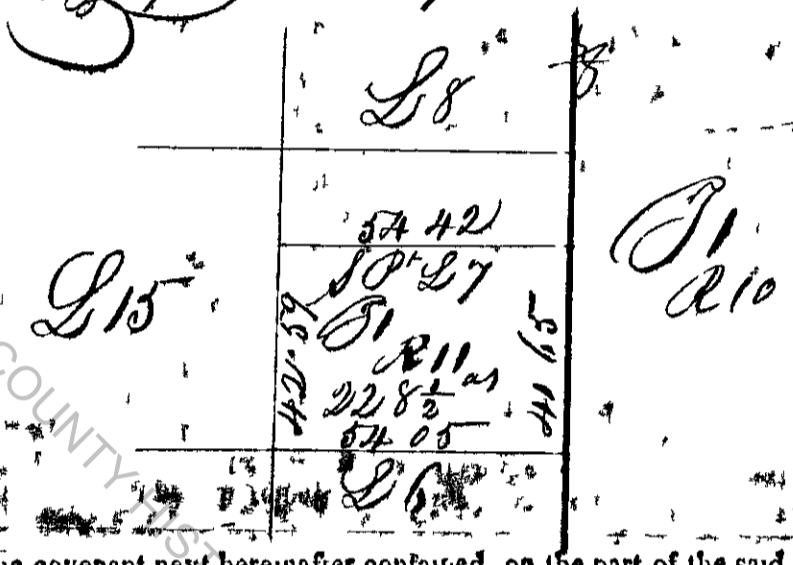
WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of fifteen hundred and seventy one dollars New York currency, to be paid to the said parties of the first part, their executors, administrators, or assigns, in manner following, that is to say, the sum of sixty nine dollars immediately upon the executing of these presents and the remaining sum of fifteen hundred and two dollars

in six equal yearly instalments with the interest from the date hereof to be paid yearly and every year, (together with the said instalments) upon such part of the last mentioned sum, as shall, at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 23 day of July in the year of our Lord one thousand eight hundred and sixteen NOW THEREFORE,

in consideration thereof, the said parties of the first part, for themselves their heirs executors and administrators, do by these presents, covenant, promise, and agree to and with the said party of the second part, his heirs executors, administrators and assigns and every of them that if the said party of the second part, his heirs executors, administrators or assigns, or any of them, shall and do well and truly pay, or cause to be paid unto the said parties of the first part, their executors, administrators, or assigns, the aforesaid several sums of money, at the time herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement hereinafter contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their heirs and assigns, shall and will well and sufficiently grant bargain, sell, release, convey, confirm, and assure, to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct — All that certain Tract of Land situate, lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain township, which in a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by JOSEPH ELICOTT, surveyor is distinguished by Township No. 11 in the 11 Range of said townships

— And which said tract of land, on a certain other map or survey of said township into 7 lots made for the proprietors, by the said JOSEPH ELICOTT, is distinguished by the South part of Lot No. 7 in said Township,

according to the following plan, containing two hundred and twenty eight and a half acres, be the same more or less.



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next hereinafter contained, on the part of the said party of the second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect — And the said party of the second part, for himself his heirs executors and administrators, do hereby covenant, promise and agree to and with the said parties of the first part, their heirs, executors, administrators, and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns, the said remaining sum of fifteen hundred and two dollars in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year in manner herein before mentioned, the first of the said instalments and annual payments of interest, to commence on the 23 day of July in the year of our Lord one thousand eight hundred and sixteen And the said parties of the first part, for themselves, their heirs, executors and administrators do hereby further declare and agree, that if the said party of the second part shall on or before the 23 day of July next, erect, or cause to be erected on the tract of land and premises herein before described, or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing, and shall on or before the said 23 day of July next clear and fence, or cause to be cleared and fenced, not less than five acres of the said tract of land to the satisfaction of the said parties of the first part, that then and in such case they, the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written.

SIGNED, SEALED AND DELIVERED
IN THE PRESENCE OF

William Seavick

Willem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Willem Willink the younger
Jan Willink the younger son of Jan
Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seye

By their Attorney
Joseph Elcott
Isaac Nelson

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Isaac Stetson July 816

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Isaac Stetson

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Isaac Stetson



ARTICLES OF AGREEMENT, INDENTED MADE CONCLUDED AND FULLY AGREED UPON this

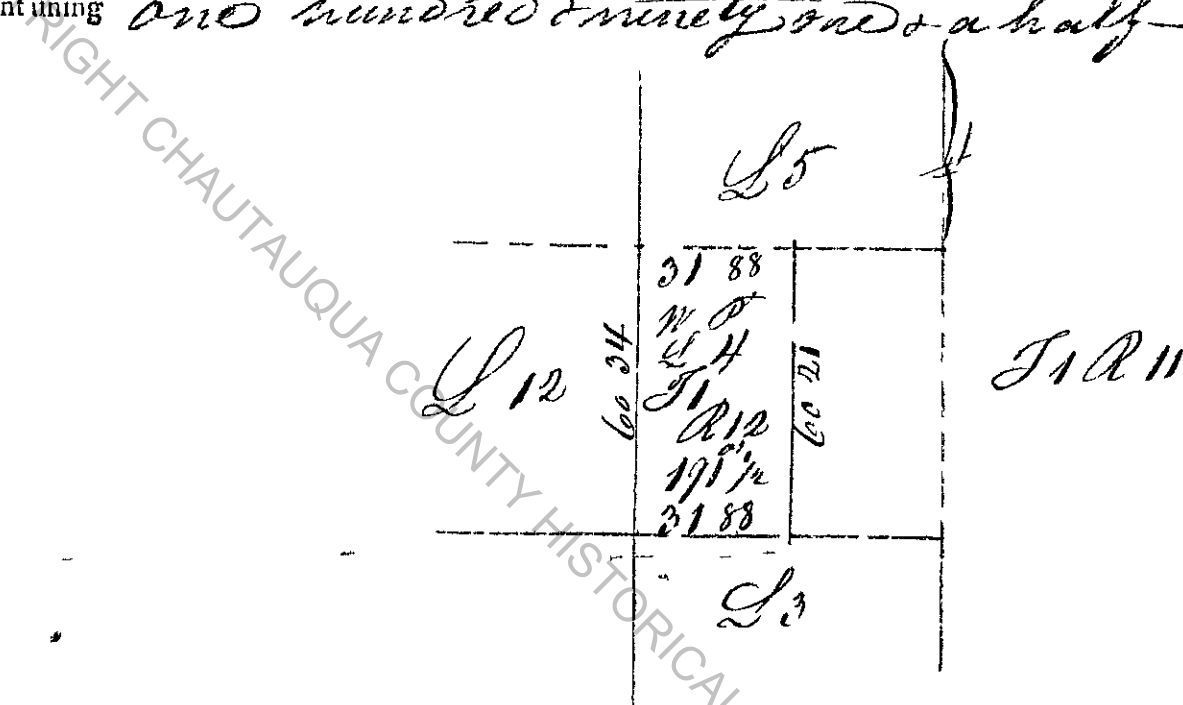
27th Day of April in the Year of our Lord one thousand eight hundred and ten Between Wilhem Willink Pieter Van Eeohen Hendrik Vollenhoven Rutger Jan Schimmelpenninck Wilhem Willink the younger Jan Willink the younger Son of Jan, Jan Gabriel Van Stophorst, Cornelis Vollenhoven and Hendrik Seys, all of the City of Amsterdam in the Republic of Batavia by Joseph Ellicott, their Attorney of the first part and Samuel Griffith of the County of Wayne and State of New York of the second

PART WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of Four hundred & thirty Dollars 88 Cents New York Currency to be paid to the said parties of the first part, their Executors, Administrators or Assigns, in manner following that is to say the sum of Two Dollars

immediately upon the executing of these Presents, and the sum of Twenty Dollars on or before the 27th day of April next with lawful Interest thereon from the date hereof and the remaining sum of Four hundred & eighty Dollars 88 Cents

in eight equal yearly Instalments with the Interest from the date hereof to be paid yearly and every year (together with the said Instalments) upon such part of the said first mentioned sum as shall, at the time of such respective payments be due and unpaid. The first of the said Instalments and annual payments of Interest to commence on the 27th day of April in the year of our Lord one thousand eight hundred and twelve NOW THEREFORE,

to and with the said party of the second part his Heirs Executors Administrators, and Assigns and every of them that if the said party of the second part his Heirs Executors Administrators or Assigns or any of them shall and do well and truly pay or cause to be paid unto the said parties of the first part their Executors Administrators or Assigns the aforesaid several sums of money at the times herein before mentioned for payment thereof according to the Tenor and Effect of the Covenant and Agreement herein after contained on the part of the said party of the second part that then and in such case the said parties of the first part their Heirs and Assigns, shall and will well and sufficiently grant bargain sell release convey confirm and as me to the said party of the second part, aid to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land situate lying and being in the County of Wayne in the State of New York being part or parcel of a certain Township which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part made for the Proprietors by Joseph Ellicott Surveyor is distinguished by Township No 1 in the 10th Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into lots, made for the Proprietors, by the said Joseph Ellicott, is distinguished by the West part of Lot No 4 in said Township according to the following plan, containing one hundred & ninety one & a half Acres, be the same more or less



PROVIDED ALWAYS that if Default shall be made in the performance of the covenant next herein after contained on the part of the said party of the second part for the punctual payment of the said Instalments and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself his Heirs Executors and Administrators doth covenant promise and agree, to and with the said parties of the first part their Heirs Executors Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns the said sum of Twenty Dollars

on or before the 27th day of April next with lawful interest thereon from the date hereof and the said remaining sum of Four hundred & eighty Dollars 88 Cents

in eight equal yearly Instalments together with lawful Interest to grow due thereon from the date hereof yearly and every year in manner herein before mentioned the first of the said Instalments and annual payments of Interest to commence on the 27th day of April in the year of our Lord one thousand eight hundred and twelve And the said parties of the first part for themselves their Heirs, Executors and Administrators do hereby further declare and agree, that if the said party of the second part shall on or before the 27th day of April next erect or cause to be erected, on the Tract of Land and premises herein before described or some part thereof a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall on or before the said 27th day of April next, clear and fence or cause to be cleared and fenced not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written

SIGNED SEALED AND DELIVERED, IN THE PRESENCE OF

Willem Search Wilhem Willink Jan Gabriel Van Stophorst
Pieter Van Eeohen Cornelis Vollenhoven Hendrik Seys
Hendrik Vollenhoven By their attorney
Rutger Jan Schimmelpenninck Joseph Ellicott
Wilhem Willink the Younger Samuel Griffith
Jan Willink the Younger Son of Jan

Fol 5
No 120

115

Land Ledger 31 R12

Folio 11

James P. Spitzer
Burt

Acres cleared & Acres more chopped over a house
erected & a family residing thereon, on the within
land

February 28 1811

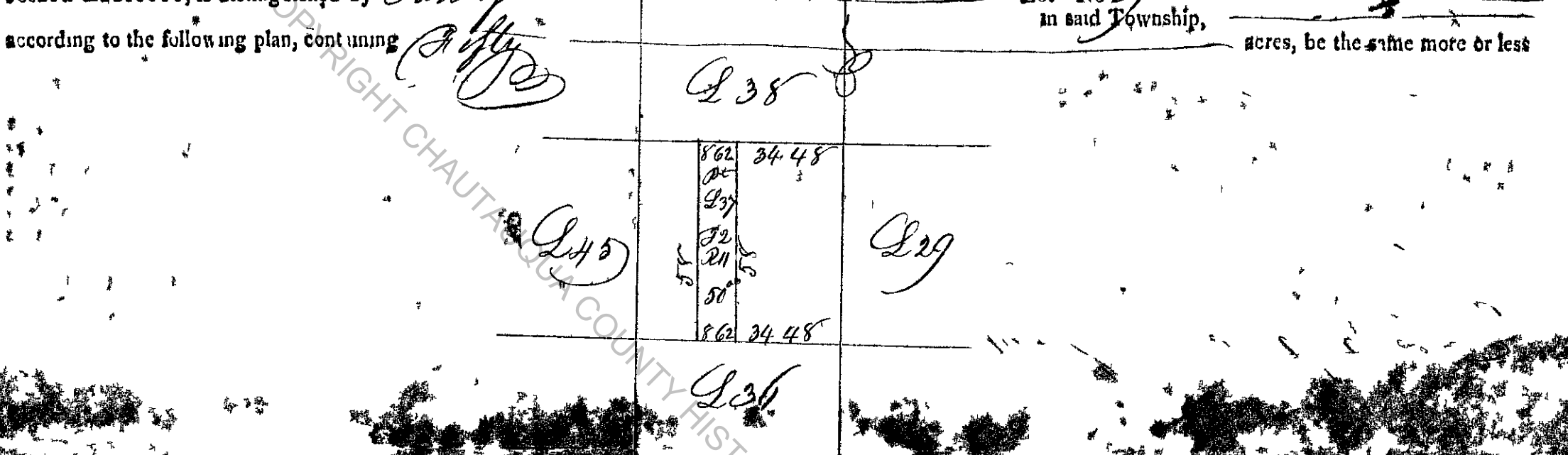
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ARTICLES OF AGREEMENT, Indented, Made, Concluded

and fully agreed upon this 26th day of August in the year of our Lord one thousand eight hundred and Sixteen between Wilhem Willink Hendrik Vollenhoven Rutger Jan Schummelpenninck Wilhem Willink the younger Jan Willink the younger son of Jan, Jan Gabriel Van Staphorst Cornelis Vollenhoven and Hendrik Seve, all of the city of Amsterdam in the Republic of Batavia by JOSEPH ELLICOTT, their attorney, of the first part and Augustus Meow of the county of Chautauque and state of New York,

of the SECOND PART,—WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of two hundred and fifty dollars New York currency, to be paid to the said parties of the first part, their executors, administrators, or assigns, in manner following that is to say, the sum of thirteen dollars immediately upon the executing of these presents and the remaining sum of two hundred and thirty seven dollars in six equal yearly instalments with the interest from the date hereof to be paid yearly and every year (together with the said instalments) upon such part of the last mentioned sum, as shall, at the time of such respective payments be unpaid —The first of the said instalments and annual payments of interest to commence on the 26th day of August in the year of our Lord one thousand eight hundred and nineteen NOW THEREFORE, in consideration thereof the said parties of the first part, for themselves their heirs executors and administrators do by these presents covenant promise, and agree to and with the said party of the second part his heirs executors, administrators and assigns and every of them that if the said party of the second part, his heirs executors, administrators or assigns, or any of them shall and do well and truly pay, or cause to be paid unto the said parties of the first part, their executors administrators, or assigns, the aforesaid several sums of money, at the time herein before mentioned for payment thereof according to the tenor and effect of the covenant and agreement hereinafter contained, on the part of the said party of the second part that then and in such case, the said parties of the first part, their heirs and assigns, shall and will well and sufficiently grant bargain sell, release, convey confirm and assure, to the said party of the second part, and to his heirs and assigns forever or to whom he or they shall appoint or direct—All that certain Tract of Land situate, lying and being in the county of Chautauque in the state of New York being part or parcel of a certain township which on a map or survey of divers tracts or townships of land of the said parties of the first part made for the proprietors by JOSEPH ELLICOTT, surveyor, is distinguished by Township No 2 in the 11th Range of said Townships —And which said tract of land on a certain other map or survey of said Township into lots made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by Part of Lot No 37 in said Township, acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next hereinafter contained on the part of the said party of the second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect —And the said party of the second part, for himself his heirs executors and administrators doth covenant, promise and agree to and with the said parties of the first part, their heirs executors, administrators, and assigns, that he will well and truly pay to the said parties of the first part, their executors administrators and assigns, the said remaining sum of two hundred and thirty seven dollars in six equal yearly instalments together with lawful interest to grow due thereon from the date hereof, yearly and every year in manner herein before mentioned, the first of the said instalments and annual payments of interest to commence on the 26th day of August in the year of our Lord one thousand eight hundred and nineteen And the said parties of the first part for themselves, their heirs, executors and administrators do hereby further declare and agree, that if the said party of the second part shall on or before the 26th day of August next erect or cause to be erected on the tract of land and premises herein before described or some part thereof a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing and shall on or before the said 26th day of August next clear and fence, or cause to be cleared and fenced not less than five acres of the said tract of land to the satisfaction of the said parties of the first part that then and in such case they, the said parties of the first part shall and will relinquish and release to the said party of the second part all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

SIGNED SEALED AND DELIVERED
IN THE PRESENCE OF

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schummelpenninck
Wilhem Willink the younger
Jan Willink the younger son of Jan
Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seve
 By their Attorney
Joseph Ellcott
Augustus Meow

76-

119

No 86

Sand Ledger P 2 R

St Co 54

Acquiesced Mon Aug 1876

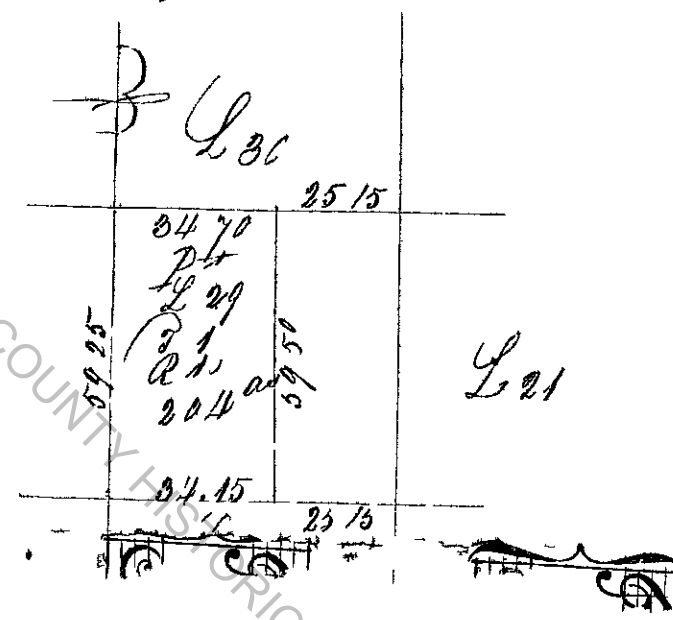
P 237 72 R 11

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ARTICLES OF AGREEMENT, Indented, Made, Concluded

and fully agreed upon, this 20th day of May in the year of our Lord one thousand eight hundred and Eighteen Between Wilhem Willink Hendrik Vollenhoven and Rutger Jan Schimmelpenninck all of the city of Amsterdam in the Republic of Batavia by JOSEPH ELLICOTT their attorney of the FIRST PART and Abel Harmon of the county of Chautauque and state of New York of the SECOND PART—WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of None hundred & eighty dollars New York currency, to be paid to the said parties of the first part, their executors, administrators or assigns, in manner following that is to say the sum of Forty dollars immediately upon the executing of these presents and the remaining sum of Eight hundred & seventy two dollars in six equal yearly instalments with the interest from the date hereof to be paid yearly and every year (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid—The first of the said instalments and annual payments of interest to commence on the 20th day of May in the year of our Lord one thousand eight hundred and Eighteen NOW THEREFORE in consideration thereof the said parties of the first part, for themselves their heirs, executors and administrators, do by these presents, covenant promise, and agree to and with the said party of the second part, his heirs, executors, administrators and assigns, and every of them, that if the said party of the second part his heirs, executors, administrators, or assigns or any of them, shall and do well and truly pay or cause to be paid unto the said parties of the first part, their executors, administrators or assigns, the aforesaid several sums of money at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part their heirs and assigns shall and will well and sufficiently grant, bargain sell, release, convey confirm, and assure to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct—All that certain TRACT OF LAND situate, lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain township which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT surveyor is distinguished by Township No 1 in the 10th range of said townships—And which said tract of land, on a certain other map or survey of said township into lots made for the proprietors, by the said JOSEPH ELLICOTT is distinguished by the West part of Lot No 29 in said township, according to the following plan, containing Two hundred & four acres, be the same more or less

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PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part for the punctual payment of the said instalment and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself, his heirs executors and administrators, doth covenant promise, and agree to and with the said parties of the first part, their heirs, executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors administrators and assigns the said remaining sum of Eight hundred & seventy two dollars in six equal yearly instalment, together with the lawful interest to grow due thereon from the date hereof yearly and every year, in manner herein before mentioned, the first of the said instalments and annual payments of interest to commence on the 20th day of May in the year of our Lord one thousand eight hundred and Eighteen And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 20th day of May next, erect or cause to be erected on the tract of land and premises herein before described, or some part thereof a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing and shall on or before the said 20th day of May next clear and fence or cause to be cleared and fenced not less than five acres of the said tract of land to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

SIGNED SEALED AND DELIVERED }
IN THE PRESENCE OF

William Pearce

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
By their attorney
Joseph Elliott

Abel Harmon

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of 1

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v124

Lur Lura (1) 51

P 635

Abel Hammond 1 day 18 5

Wpt 29 Tour 1 R10 2 401

COPYRIGHT CHAUTAUQUA COUNTY HISTORICAL SOCIETY WESTFIELD NY 2012

SMP 102^{as} Ten by Abel Hammond Nov 7 to 1 8

SMP 1 2

Robt Miles Jan 14th 183

Articles of Agreement, indentured, made, concluded and fully agreed

upon, this 16th day of June in the year of our Lord one thousand eight hundred and twenty three
BETWEEN WILHEM WILINK, HENDRIK VOULENHOFEN, PUTGER JAN SCHIMMELPENNINCK, VAYRAVE VAN HLUKLOM, NICOLAAS VAN BEEFTINGH, JAN VAN ECHTEN, WILHEM WILINK, JUNIOR, and GERIT SCHIMMELPENNINCK (Putger Jan's son), all of the city of Amsterdam in the Kingdom of the United Netherlands, by Joseph S. Otto, their Attorney, of the first part, and John Shrank of the county of Chautauque and State of New York, of the second part.

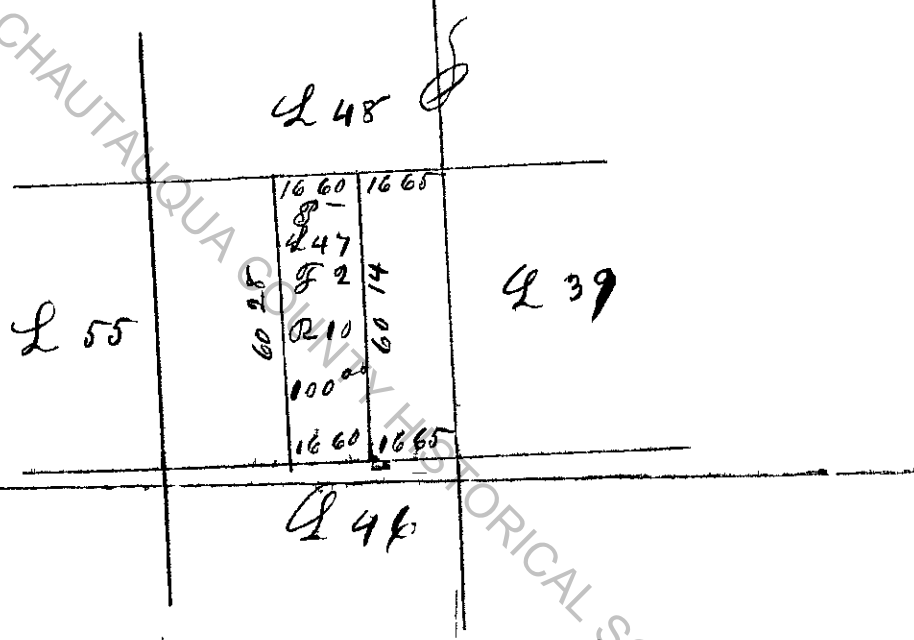
WHEREAS the said party, of the second part, is justly indebted to the said parties of the first part, in the sum of two hundred and fifty dollars New York currency, to be paid to the said parties of the first part, then executor, administrator or assigns, in manner following, that is to say, the sum of twelve dollars immediately upon the executing of these presents, and the remaining sum of two hundred and thirty seven dollars 50 cents in six equal yearly instalments, with the interest from the date hereof, to be paid yearly and every year (together with the said instalments) upon such part of the last mentioned sum as shall at the time of such respective payments be unpaid, the sum of said instalment and annual payments of interest to commence on the 16th day of June in the year of our Lord one thousand eight hundred and twenty three - New York.

AND the said parties of the first part, for themselves, their heirs, executors and administrators, do by these presents covenant, promise and agree, to and with the said party of the second part, his heirs, executors, administrators or assigns, and every of them, that if the said party of the second part, his heirs, executors, administrators or assigns, or any of them, shall and do well and truly pay or cause to be paid unto the said parties of the first part, then executor, administrator or assigns, the aforesaid several sums of money at the times hereinafter mentioned for payment thereof, according to the tenor and effect of the covenants and agreements hereinafter contained on the part of the said party of the second part, that then and in such case, the said parties of the first part, their heirs and assigns, shall and will well, and sufficiently grant, bargain, sell, release, convey, confirm and assure, to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct, AND that certain Tract of LAND, situate lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain township which on a map of survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by Joseph Ellicott, surveyor, is distinguished by a map of township No 2 in the 10th range of said townships, and which said tract of land, on a certain map of survey of said township into lots made for the proprietors, by the said Joseph Ellicott, is distinguished by lot No 47.

AND the said parties of the first part, do hereby further declare and agree, that if the said party of the second part shall on or before the 16th day of June next, erect or cause to be erected, on the tract of land and premises herein before described, or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall on or before the said 16th day of June next, clear and fence, or cause to be cleared and fenced, not less than five acres of the said tract of land to the satisfaction of the said parties of the first part, that then and in such case, they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years.

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

Signed, Sealed and Delivered, }
in the presence of }
William Seacock



Provided Always, that in default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect AND the said party of the second part, for himself, his heirs, executors and administrators, doth covenant, promise and agree, to and with the said parties of the first part, their heirs, executors, administrator and assigns, that he will well and truly pay to the said parties of the first part, then executor, administrator and assigns, the said remaining sum of two hundred and thirty seven dollars 50 cents in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said instalments and annual payments of interest to commence on the 16th day of June in the year of our Lord one thousand eight hundred and twenty three - AND the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 16th day of June next, erect or cause to be erected, on the tract of land and premises herein before described, or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall on or before the said 16th day of June next, clear and fence, or cause to be cleared and fenced, not less than five acres of the said tract of land to the satisfaction of the said parties of the first part, that then and in such case, they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years.

In TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

Signed, Sealed and Delivered, }
in the presence of }
William Seacock

Wilhelm Wilink
Hendrik Vollenhove
Putger Jan Schimmelpenninck
Wahrove van Hluclom
Nicolaas van Beftangh
Jan van Echten
Wilhelm Wilink
Gerit Schimmelpenninck
By their Attorney
John Shrank

1823

1823

43

125

no 147

James Fitzgerald Jr 200

Folio 44

John Strunk 25 June 1823

PL 47 P 2 P 10

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ARTICLES OF AGREEMENT, Indented, Made, Concluded and Fully Agreed upon, this First 12th Day of September 1806

in the Year of our Lord, one thousand eight hundred and Six BETWEEN William Willemse, Peter Van Geylen, Hendrick Hollenboorn, Albert Van Staphorst, Cornelis Vollenhoven and Hendrick Stey, all of the city of Amsterdam, in the Republic of Batavia by JOSEPH ELLICOTT, their Attorney of the first Part and Elisha Mann of the County of Genesee and State of New York of the second Part. WHEREAS the said Party of the second Part is justly indebted to the said Parties of the first Part, in the Sum of Two hundred and Sixty seven Dollars and 50 cents New-York Currency to be paid to the said Parties of the first Part, their Executors, Administrators or Assigns in Manner following that is immediately upon the Executing of these Presents,

and the remaining Sum of Two hundred and sixty seven Dollars and 50 cents in eight equal yearly Instalments, with the Interest from the Date hereof, to be paid yearly, and every Year (together with the said Instalments,) upon such Part of the said last mentioned Sum as shall at the Time of such respective Payments be due and unpaid. The first of the said Instalments and annual Payments of Interest to commence on the first Day of September in the year of our Lord one thousand eight hundred and Nine. NOW THEREFORE in Consideration thereof, the said Parties of the first Part for themselves their Heirs Executors and Administrators do by these Presents covenant promise and agree to and with the said Party of the second Part, his Heirs Executors Administrators and Assigns, and every of them, that if the said Party of the second Part his Heirs Executors, Administrators or Assigns or any of them, shall and do well and truly pay or cause to be paid unto the said Parties of the first Part their Executors Administrators or Assigns, the aforesaid several Sums of Money, at the Times herein before mentioned for Payment thereof according to the Tenor and Effect of the Covenant and Agreement herein after contained on the part of the said Party of the second Part, that then and in such Case, the said Parties of the first Part their Heirs and Assigns shall and will well and sufficiently grant bargain sell, release convey confirm and assure to the said Party of the second Part, and to his Heirs and Assigns forever, or to whom he shall appoint or direct, ALL that certain Tract of Land situate, lying and being in the County of Genesee in the State of New-York being Part or Part of a certain Township which on a Map or Survey of divers Tracts or Townships of Land of the said Parties of the first Part made for the Proprietors by Joseph Ellcott Surveyor is distinguished by Township No Six in the twelfth Range of the said Townships and which said Tract of Land, on a certain other Map or Survey of said Township into two Lots made for the said Proprietors, by the said Joseph Ellcott is distinguished by the east of Lot No Two

BEGINNING as a post being the South east corner of said Lot from which a Sapwood bears S 47 N 17 E 60 Chains South by Township No 6 in the 11th Range sixty Chains to a post Thence West by part of Lot No 1 thirteen Chains 65 Links to a post Thence North sixty Chains to a post Thence East by part of Lot No 3 twenty Chains 10 Links to the place of Beginning (containing) one hundred and nineteen Acres be the same more or less

PROVIDED ALWAYS, that if Default shall be made in the Performance of the Covenant next herein after contained on the part of the said Party of the second Part, for the punctual Payment of the said Instalments and annual Payments of Interest, in Manner herein after mentioned then the said Covenant next herein before contained, on the Part of the said Parties of the first Part shall become void and of no Effect. And the said Party of the second Part, for himself his Heirs Executor and Administrators doth covenant promise, and agree to and with the said Parties of the first Part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said Parties of the first Part, their Executors Administrators and Assigns the said Sum of Two hundred and sixty seven Dollars and 50 cents

in eight equal yearly Instalments together with the lawful Interest to grow due thereon from the Date hereof, yearly and every Year, in Manner herein before mentioned the first of the said Instalments and annual Payments of Interest to commence on the first Day of September in the Year of our Lord one thousand eight hundred and Nine. And the said Parties of the first Part, for themselves their Heirs Executors and Administrators do hereby further declare and agree, that if the said Party of the second Part, shall on or before the first Day of September next or cause to be erected on the Tract of Land and Premises herein before described, or some Part thereof, a Building fit for the Habitation of Man, not less than eighteen Feet square, and shall live and reside or cause a Family to live and reside therein during the Term of three Years from thence next ensuing, and shall on or before the said first Day of September next clear and fence, or cause to be cleared and fenced, not less than five Acres of the said Tract of Land to the Satisfaction of the said Parties of the first Part, that then and in such Case, they the said Parties of the first Part shall and will relinquish and release to the said Party of the second Part all the Interest which shall have accrued upon such principal Sums of Money for the Period of two years

IN TESTIMONY WHEREOF the Parties to these Presents have hereunto interchangeably set their Hands and Seals the Day and Year first above written.

Signed, Sealed and Delivered in the Presence of
David E. Evans
James M. Levens
William Willemse
Peter Van Geylen
Hendrick Vollenhoven
Albert Van Staphorst
William Willemse the younger
Jan Willemse the younger

Jan Cornelis Van Staphorst
Cornelis Vollenhoven
Hendrick Stey
By their Attorney
Joseph Ellcott
Elisha Mann

Received January 19th 1877 of Elisha Mann
Thirty Dollars by the first payment within mentioned
\$30.00

for Joseph Elliott
William Peck

1159 44 31

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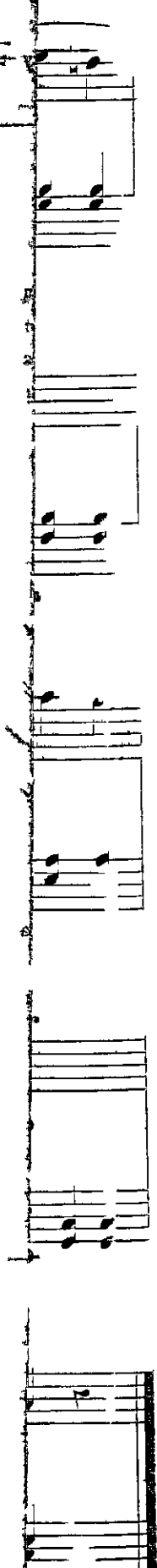
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THE

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Handwritten text: *Letter + 780 E*

Handwritten text: *Eliza Mann*

Handwritten text: *6th 17R 11900*



Handwritten text at the bottom right: *Genl Ldg - 86 R 2*
Police 10

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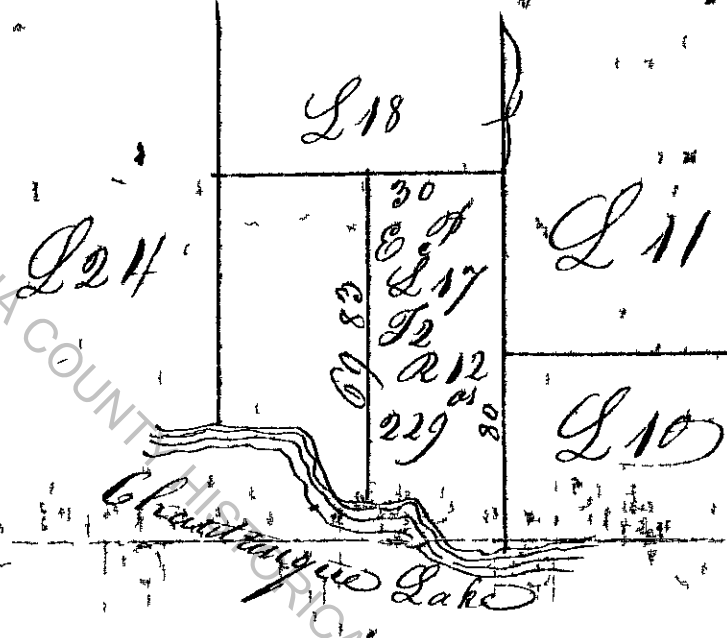
ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED AND FULLY AGREED UPON this

10th Day of *September* in the Year of our Lord one thousand eight hundred and *nine* Between *Willem Willink Pieter Van Eschen, Hendrik Vollenhoven Rutger Jan Schummelpennuck Willem Willink the younger Jan Willink the younger Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seys*, all of the City of Amsterdam in the Republic of *Holland*, by *Joseph Ellicott*, their Attorney of the first part, and *William Smiley* of the County of *Nagara* and State of *New York* of the second

PART WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of *Five hundred & seventy two* Dollars *& 50 cents* New York Currency to be paid to the said parties of the first part, their Executors Administrators, or Assigns, in manner following that is to say the sum of *Ten* Dollars immediately upon the executing of these Presents, and the sum of *Forty Seven* Dollars on or before the *10th* day of *September* next with lawful Interest thereon from the

date hereof and the remaining sum of *Two hundred & fifteen* Dollars *& 50 cents* in eight equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year (together with the said Instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be due and unpaid — The first of the said Instalments and annual payments of Interest to commence on the *10th* day of *September* in the year of our Lord one thousand eight hundred and *twelve* NOW THEREFORE,

in consideration thereof, the said parties of the first part for themselves their Heirs Executors and Administrators do by these Presents covenant, promise, and agree, to and with the said party of the second part his Heirs Executors Administrators and Assigns and every of them that if the said party of the second part his Heirs Executors Administrators or Assigns or any of them shall and do, well and truly pay or cause to be paid unto the said parties of the first part their Executors Administrators or Assigns the aforesaid several sums of money at the times herein before mentioned for payment thereof according to the Tenor and Effect of the Covenant and Agreement herein after contained, on the part of the said party of the second part that then and in such case, the said parties of the first part, their Heirs and Assigns shall and will well and sufficiently grant bargain sell release convey confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land situate lying and being in the County of *Nagara* in the State of *New York* being part or parcel of a certain Township which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by *JOSEPH ELLICOTT* Surveyor is distinguished by Township No *2* in the *12th* Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into *lots*, made for the Proprietors, by the said *JOSEPH ELLICOTT* is distinguished by *the East 1/2 of Lot No 17* containing *Two hundred & twenty nine* Acres, be the same more or less according to the following plan, containing



PROVIDED ALWAYS that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part for the punctual payment of the said Instalments and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect — And the said party of the second part, for himself his Heirs Executors and Administrators doth covenant, promise and agree to and with the said parties of the first part their Heirs Executors Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors Administrators and Assigns, the sum of *Forty Seven* Dollars on or before the *10th* day of *September* next with lawful interest thereon from the date hereof and the said remaining sum of *Two hundred & fifteen* Dollars *& 50 cents* in eight equal yearly Instalments together with lawful Interest to grow due thereon from the date hereof yearly and every year in manner herein before mentioned the first of the said Instalments, and annual payments of Interest to commence on the *10th* day of *September* in the year of our Lord one thousand eight hundred and *twelve* And the said parties of the first part for themselves their Heirs Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the *10th* day of *September* next erect or cause to be erected, on the Tract of Land and premises herein before described or some part thereof a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing and shall on or before the said *10th* day of *September* next, clear and fence, or cause to be cleared and fenced not less than five Acres of the said Tract of Land to the satisfaction of the said parties of the first part that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years,

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangingly set their Hands and Seals the day and year first above written

SIGNED SEALED, AND DELIVERED, IN THE PRESENCE OF

William Seavock *Willem Willink*
Peter Van Eschen
Hendrik Vollenhoven
Rutger Jan Schummelpennuck
Willem Willink the younger
Jan Willink the younger son of Jan

Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seys
By their Attorney
Joseph Ellicott
William Smiley

Vol 8
P 121

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Land Ledger

Page 21

5 Acres believed to be owned by the
over and a house erected on the
mentioned Land

Wm. J. J. J.

February 28 1811

P 121

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WILLIAM J. J. J.

WILLIAM J. J. J.

WILLIAM J. J. J.

WILLIAM J. J. J.

WILLIAM J. J. J.

WILLIAM J. J. J.

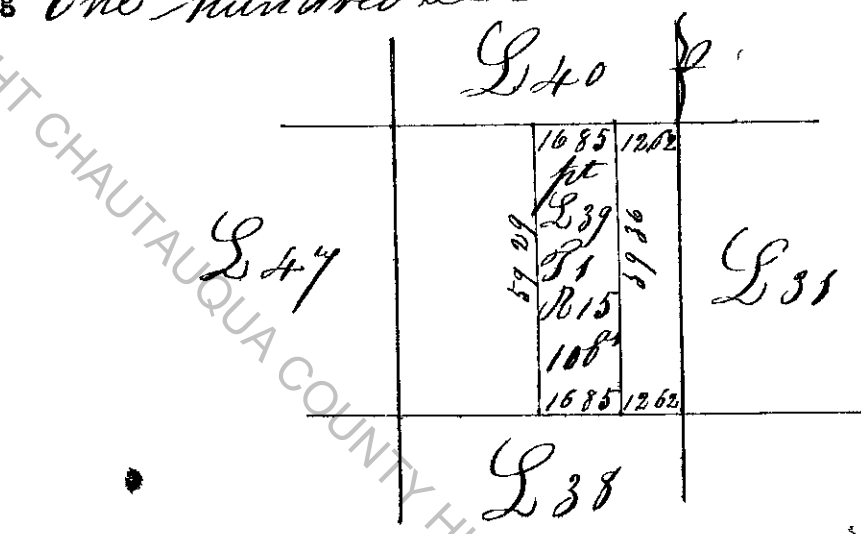
ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

this 10th Day of July in the Year of our Lord one thousand eight hundred and twelve Between Wilhem Willink, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger Sons of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik S'ye, all of the City of Amsterdam in the republic of Batavia, by Joseph Ellicott, their Attorney of the FIRST PART, And Jadock Root of the SECOND PART, of the County of Chautauque and State of New York

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of two hundred and fifty Dollars

Administrators, or Assigns, in manner following, that is to say, the sum of twelve Dollars immediately upon the executing of these Presents, and the remaining sum of two hundred and thirty seven Dollars and 50 cents in six equal yearly Instalments with the interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 10th day of July in the year of our Lord one thousand eight hundred and fifteen NOW THEREFORE, in consideration thereof, the said parties of the first part for themselves, their Heirs Executors and Administrators, do by these presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors Administrators and Assigns, and every of them that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns or any of them shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and issue to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct — ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT, Surveyor is distinguished by Township No one in the 15th Range of said Townships — And which said Tract of Land, on a certain other Map or Survey of said Township into lots made for the proprietors, by the said JOSEPH ELLICOTT is distinguished by part of Lot No 39 in said Township,

According to the following plan, containing One hundred Acres, be the same more or less.



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained on the part of the said party of the second part, for the punctual payment of the said instalments, and annual payments of interests in manner herein after mentioned then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect And the said party of the second part, for himself, his Heirs Executors and Administrators, doth covenant promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators, and Assigns, the said remaining sum of two hundred and thirty seven Dollars and 50 cents in six equal yearly instalments, together with lawful Interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of interest to commence on the 10th day of July in the year of our Lord one thousand eight hundred and fifteen and the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree that if the said party of the second part shall on or before the 10th day of July next, erect, or cause to be erected, on the tract of Land and premises herein before described or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside or cause a family to live and reside therein during the term of three years from thence next ensuing, and shall, on or before the said 10th day of July next, clear and fence, or cause to be cleared and fenced not less than five Acres of the said tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED, }
IN THE PRESENCE OF }

William Edwards } *Wilhem Willink* } *Jan Gabriel Van Staphorst*
Haerendrick Vollenhoven } *Jan Gabriel Van Staphorst* } *Cornelis Vollenhoven*
Rutger Jan Schimmelpenninck } *Haerendrick S'ye* }
Wilhem Willink the younger } *Joseph Ellicott* }
Jan Willink the younger } *Jadock Root* }
Joseph Ellicott } *mark* }

July 10th

V 2
No 129

Land Ledger P 1 R 15
(Polio)

Ladae Root July 1812

J. 1 R 15

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P. 1 R. 15

ARTICLES OF AGREEMENT

INDENTED MADE, CONCLUDED AND FULLY AGREED UPON, this *twenty first* Day of *January*

in the Year of our Lord one thousand eight hundred and *eight* BETWEEN *Wilhem Willink, Pieter Van Eeghen, Hendrik Vollenhoven, Rutger Jan Schummelpenninck, Wilhem Willink the younger*

Jan Willink the younger, Son of Jan, Jan Gabriel Van Stapthorst, Cornelis Vollenhoven and Hendrik Seye, all of the City of Amsterdam, in the Republic of Batavia, by *Joseph Ellicott*, their Attorney, of the

of the County of *Essex* and State *of New York* of the SECOND PART — WHEREAS the said Party of the second Part is justly indebted to the said Parties of the first Part, in the Sum of *four hundred & thirty*

three Dollars, to be paid to the said Parties of the first Part, their Executors, Administrators or Assigns, in Manner following, that immediately upon the Executing of these Presents

and the remaining Sum of *three hundred & twenty four Dollars & fifty cents* in *eight* equal yearly Instalments with the Interest from the Date hereof, to be paid yearly and every Year (together with the said Instalments) upon such Part of the said last mentioned Sum as shall at the Time of such respective Payments

be due and unpaid. The first of the said Instalments and annual Payments of interest to commence on the *21st* Day of *January* in the Year of our Lord one thousand eight hundred and *eight* NOW THEREFORE in Consideration thereof the said Parties of the first Part for themselves their Heirs Executors and Administrators do by these Presents, covenant promise and agree to and with the said Party of the second Part, his Heirs, Executors Administrators and Assigns, and every of them, that if the said Party of the second Part his Heirs, Executors, Administrators or Assigns or any of them, shall and do well and truly pay, or cause to be paid unto the said Parties of the first Part, their Executors Administrators or Assigns, the aforesaid several Sums of Money at the times herein before mentioned for Payment thereof according to the Tenor and Effect of the Covenant and Agreement herein after contained on the Part of the said Party of the second Part

and to his Heirs and Assigns for ever, or to whom he or they shall appoint or direct — ALL that certain Tract of Land situate lying and being in the County of *Essex* in the State of New York, being Part or Parcel of a certain Township which on a Map or Survey of divers Tracts or Townships of Land of the said Parties of the first Part, made for the Proprietors by *Joseph Ellicott* Surveyor, is distinguished by Township No - *2* - in the *12th* Range of said Townships — And which said Tract of Land, on a certain other Map or Survey of said Township into Lots, made for the Proprietors by the said *Joseph Ellicott*, is distinguished by *the West Part of Lot No. Seven*

BEGINNING at a post on the north eastern shore of *Chaumont Lake* being the south west corner of said Lot, thence South by Part of Lot No 24 Fifty three Chains 9 Links to a post thence East by Part of Lot No 18 Thirty Chains to a post thence South Sixty nine Chains 83 Links to a post on the north eastern shore of said Lake thence Up said Lake & Pounding thereon to the Place of Beginning, containing one hundred & seventy two Acres be the same more or less

PROVIDED ALWAYS that if Default shall be made in the Performance of the Covenant next herein after contained on the Part of the said Party of the second Part, for the punctual Payment of the said Instalments and annual Payments of Interest in Manner hereafter mentioned, then the said Covenant next herein before contained on the Part of the said Parties of the first Part shall become void and of no Effect — AND the said Party of the second Part for himself, his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said Parties of the first Part, their Heirs, Executors Administrators and Assigns, that he will well and truly pay to the said Parties of the first Part, their Executors, Administrators and Assigns, the said Sum of *Three hundred & twenty four Dollars*

and fifty cents

in *eight* equal yearly Instalments, together with the lawful Interest to grow due thereon from the Date hereof, yearly and every Year, in Manner herein before mentioned, the first of the said Instalments, and annual Payments of Interest to commence on the *21st* Day of *January* in the Year of our Lord one thousand eight hundred and *eight* AND the said Parties of the first Part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said Party of the second Part shall, on or before the *21st* Day of *January* next, erect or cause to be erected, on the Tract of Land and Premises herein before described, or some Part thereof, a Messuage fit for the Habitation of Man, not less than eighteen Feet square, and shall live and reside, or cause a Family to live and reside therein, during the Term of *three* Years from thence next ensuing, and shall, on or before the *21st* Day of *January* next, clear and fence, or cause to be cleared and fenced, not less than *three* Acres of the said Tract of Land to the Satisfaction of the said Parties of the first Part that then and in such Case they the said Parties of the first Part, shall and will relinquish and release to the said Party of the second Part, all the Interest which shall have accrued upon such principal Sums of Money for the Period of two Years.

IN TESTIMONY WHEREOF the Parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written

SIGNED SEALED AND DELIVERED, IN THE PRESENCE OF

William Peacock
David E Evans

Wilhem Willink
Pieter Van Eeghen
Hendrik Vollenhoven
R J Schummelpenninck
Wilhem Willink the younger

Jan Willink the younger
Jan Gabriel Van Stapthorst
Cornelis Vollenhoven
Hendrik Seye
Joseph Ellicott

Jeremiah Epiforth

c / 80

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Josiah W. Crafts
21 June 1808

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L. B. F. & Co
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18th Jun 1808

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Jeremiah Griffitts
21 July 1808

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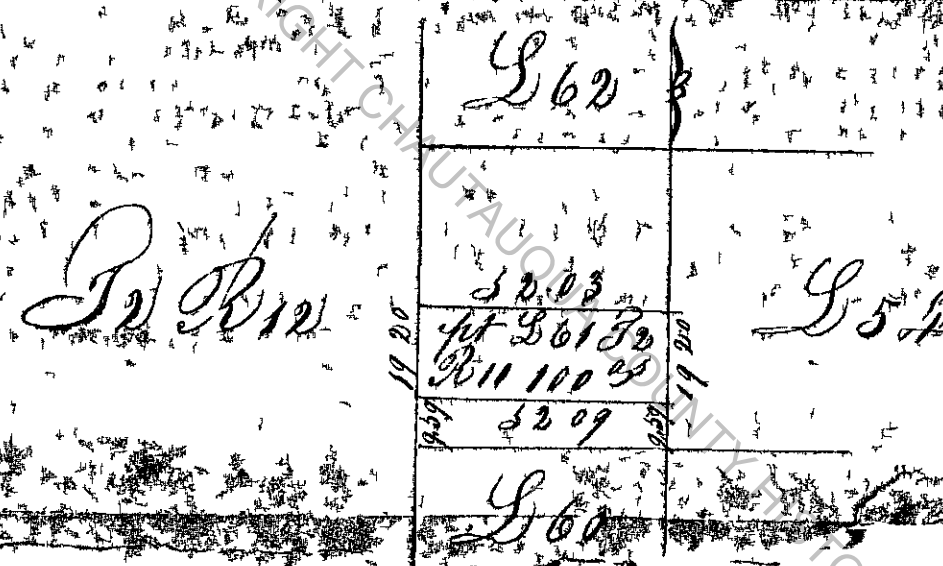
Land Lodges T. A. Wa
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ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

this 10th Day of March in the Year of our Lord one thousand eight hundred and twelve Between Wilhem Willink, Peter Van Eeghen, Hendrik Vollenhoven, Rutger Jan Schummelbeninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan Jan Gabriel Van Stap and Cornelis Valle and Henarik Seys, all of the City of Amsterdam in the Republic of Batavia, by Joseph Ellicott their Attorney at Law of the County of Chautauque and State of New York of the second part.

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of two hundred and twenty Dollars, Administrators, or Assigns, in manner following, that is to say, the sum of thirteen Dollars immediately upon the executing of these Presents, and the sum of two hundred and sixty one Dollars on or before the

date hereof, and the remaining sum of two hundred and sixty one Dollars with lawful interest thereon from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said first mentioned sum as shall, at the time of such respective payments be due and unpaid. The first of the said Instalments and annual payments of Interest to commence on the 10th day of March in the year of our Lord one thousand eight hundred and fifteen. NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these Presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and Effect of the Covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns, forever or to whom he or they shall appoint or direct. ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts of Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELICOTT, Surveyor, is distinguished by Township No. 2 in the 11th Range of said Townships. And which said Tract of Land, on a certain other Map or Survey of said Township, into Lot No. 61 Lots, made for the Proprietors, by the said JOSEPH ELICOTT, is distinguished by part of Lot No. 61 in said Township, according to the following plan, containing One hundred Acres, be the same more or less



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect. And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of thirteen Dollars on or before the date hereof, and the said remaining sum of two hundred and sixty one Dollars with lawful interest thereon from the date hereof, and the said remaining sum of two hundred and sixty one Dollars in six equal yearly Instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of Interest, to commence on the 10th day of March in the year of our Lord one thousand eight hundred and fifteen. And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 10th day of March next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 10th day of March next, clear and fence, or cause to be cleared and fenced, not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years.

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED, IN THE PRESENCE OF

Wilhem Willink Wilhem Willink
Peter Van Eeghen
Hendrik Vollenhoven
Rutger Jan Schummelbeninck
Wilhem Willink the younger
Jan Willink the younger

Jan Gabriel Van Stap
Cornelis Vollenhoven
Hendrik Seys
Joseph Ellicott
Attorney at Law
Attorney for gason

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Amos Foggerson Nov 1872

Pa. L. 1. 2. R. 1. 1000 P.



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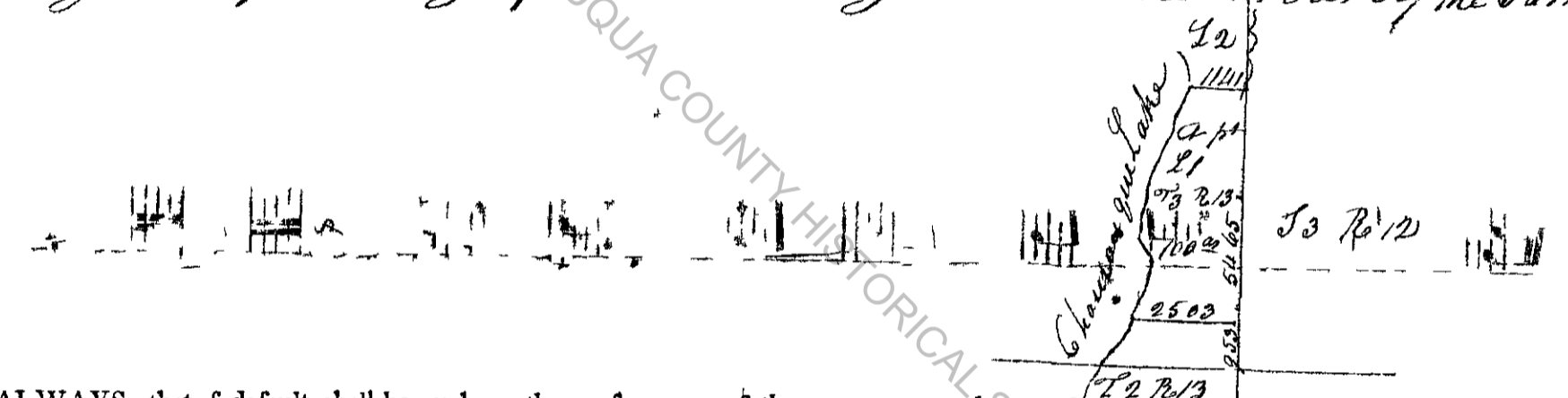
Nov 1872

ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED AND FULLY AGREED UPON,

17th day of September in the year of our Lord one thousand eight hundred and eight Between Willem Willink, Pieter Van Eeghan, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Willem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Strijp and Cornelis Vollenhoven and Hendrik Seyde, all of the City of Amsterdam, in the Republic of Batavia, by Joseph Ellcott, their Attorney, of the FIRST PART—And Jonathan Cheney of the County of Sagora and State of New York of the SECOND PART—Whereas the said party of the second part is justly indebted to the said parties of the first part, in the sum of two hundred and twenty five Dollars New York currency, to be paid to the said parties of the first part, their Executors, Administrators or Assigns, in manner following, that is to say, the sum of Twenty five Dollars

and the remaining sum of Two hundred and twenty five Dollars in eight equal yearly Instalments with the interest from the date hereof, to be paid yearly and every year, (together with the said Instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be due and unpaid — The first of the said Instalments and annual payments of interest to commence on the 17th day of September in the year of our Lord one thousand eight hundred and eight Now therefore, in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do by these presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators or Assigns, or any of them, shall and do well and truly pay, or cause to be paid unto the said parties of the first part, their Executors, Administrators or Assigns, the aforesaid several sums of money at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained on the part of the said party of the second part, that then and in such case the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever, or to whom he or they shall appoint or direct— All that certain Tract of Land, situate, lying and being in the County of Sagora in the State of New York being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the proprietors by Joseph Ellcott, Surveyor, is distinguished by Township No 3 in the 12th Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into Lots, made for the proprietors by the said Joseph Ellcott, is distinguished by the North part of Lot No 1. in said Township

According to the following plan (containing) one hundred Acres by the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained on the part of the said party of the second part, for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of two hundred and twenty five Dollars

in eight equal yearly Instalments, together with the lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of interest, to commence on the 17th day of September in the year of our Lord one thousand eight hundred and eight—And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 17th day of September next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof a Messuage fit for the Habitation of Man, not less than eighteen feet square, and shall live and reside, or cause a Family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 17th day of September next, clear and fence, or cause to be cleared and fenced, not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF the parties to these presents have hereunto interchangeably set their Hands and Seals the day and year first above written

SIGNED, SEALED AND DELIVERED, }
IN THE PRESENCE OF

David Goodrum
Willem Willink
Pieter Van Eeghan
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Willem Willink the younger
Jan Willink the younger

Jan Gabriel Van Strijp
Cornelis Vollenhoven
Hendrik Seyde
By the Attorney
Joseph Ellcott
Jonathan Cheney

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Land Ledger to R 13
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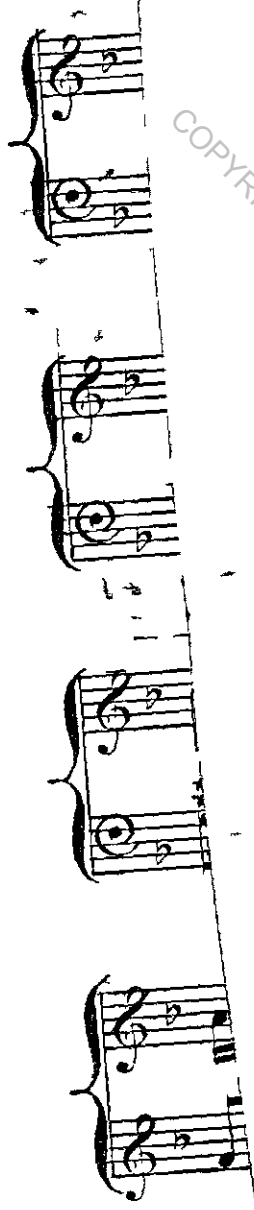
ETE

Transferred to Samuel Cheney

Jonathan Cheney 100 as

Part of Grants before

17th Sept 1808



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ARTICLES OF AGREEMENT, Indented, Made, Concluded

and fully agreed upon this 18th day of July in the year of our Lord one thousand eight hundred and Fourteen Between Wilhem Willink Hendrik Vollenhoven and Rutger Jan Schimmelpenninck, all of the city of Amsterdam in the Republic of Batavia by Joseph Ellicott their attorney of the FIRST PART and James Beards of the county of Crawford and state of Pennsylvania of the SECOND PART—WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of fifteen hundred & fifty nine dollars New York currency, to be paid to the said parties of the first part, their executors, administrators or assigns, in manner following, that is to say the sum of one hundred & fifty six dollars immediately upon the executing of these presents and the remaining sum of fourteen hundred & three dollars in six equal yearly instalments with the interest from the date hereof, to be paid yearly and every year (together with the said instalments) upon such part of the said first mentioned sum as shall at the time of such respective payments be unpaid—The first of the said instalments and annual payments of interest to commence on the 18th day of July in the year of our Lord one thousand eight hundred and seventeen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their heirs, executors and administrators, do by these presents, covenant, promise, and agree to and with the said party of the second part, his heirs, executors, administrators and assigns, and every of them, that if the said party of the second part, his heirs, executors, administrators, or assigns, or any of them, shall and do well and truly pay or cause to be paid unto the said parties of the first part, their executors, administrators or assigns the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their heirs and assigns shall and will well and sufficiently grant, bargain sell, release, convey confirm and assure to the said party of the second part and to his heirs and assigns forever, or to whom he or they shall appoint or direct—All that certain TRACT of LAND, situate, lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain township, which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by Joseph Ellicott surveyor, is distinguished by Township No 2 in the 10th range of said townships—And which said tract of land, on a certain other map or survey of said township into lots made for the proprietors, by the said Joseph Ellicott, is distinguished by Lot No 34 in said township, according to the following plan, containing three hundred & eighty eight acres, be the same more or less

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PROVIDED ALWAYS that if default shall be made in the performance of the covenant next herein after contained on the part of the said party of the second part for the punctual payment of the said instalments and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part for himself, his heirs executors and administrators doth covenant promise, and agree to and with the said parties of the first part their heirs executors administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns the said remaining sum of fourteen hundred & three dollars in six equal yearly instalments, together with the lawful interest to grow due thereon from the date hereof yearly and every year, in manner herein before mentioned, the first of the said instalments, and annual payments of interest to commence on the 18th day of July in the year of our Lord one thousand eight hundred and seventeen And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 18th day of July next erect or cause to be erected on the tract of land and premises herein before described, or some part thereof a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall on or before the said 18th day of July next, clear and fence or cause to be cleared and fenced not less than five acres of the said tract of land to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

SIGNED SEALED AND DELIVERED }
IN THE PRESENCE OF }

William Beards

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
By their attorney
Joseph Ellicott

James Beards

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Vol 1

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Lena Geiger 32 et. 16

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James Herriott July 1814

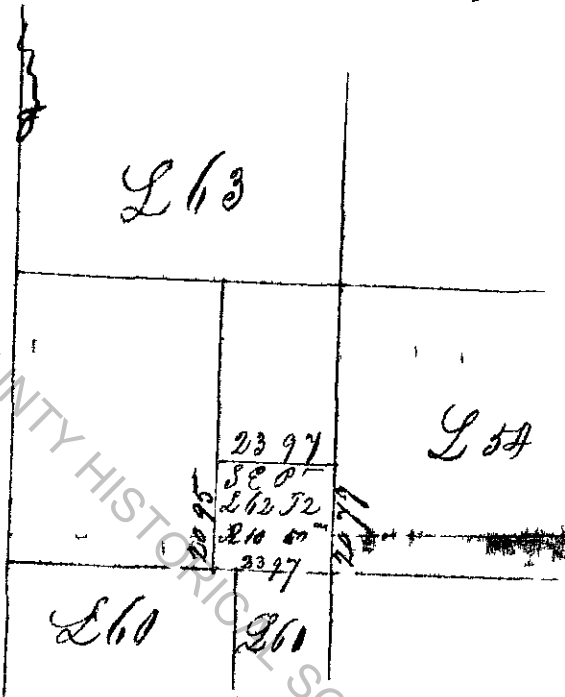
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Seen by John Dexter August 31st 1825

ARTICLES OF AGREEMENT, Indented, Made, Concluded

and fully agreed upon this 1st day of December in the year of our Lord one thousand eight hundred and seventeen. Between Wilhem Willink Hendrik Vollehoven and Rutger Jan Schimmelpenninck, all of the city of Amsterdam in the Republic of Batavia by JOSEPH ELLICOTT their attorney, of the FIRST PART, and George M. Gunnigly of the county of Chautauque and state of New York of the SECOND PART—WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of one hundred and seventy five dollars New York currency, to be paid to the said parties of the first part, their executors, administrators or assigns, in manner following, that is to say the sum of one hundred and fifty six dollars immediately upon the executing of these presents, and the remaining sum of one hundred and nineteen dollars in six equal yearly instalments with the interest from the date hereof, to be paid yearly and every year (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid—The first of the said instalments and annual payments of interest to commence on the 1st day of December in the year of our Lord one thousand eight hundred and seventeen NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves, their heirs, executors and administrators, do by these presents, covenant promise, and agree to and with the said party of the second part, his heirs, executors, administrators and assigns, and every of them, that if the said party of the second part his heirs, executors, administrators, or assigns, or any of them, shall and do well and truly pay or cause to be paid unto the said parties of the first part, their executors, administrators or assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case the said parties of the first part their heirs and assigns shall and will well and sufficiently grant bargain, sell, release, convey confirm, and assure to the said party of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct—All that certain TRACT OF LAND, situate, lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain township, which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT, surveyor, is distinguished by Township No 2 in the 10th range of said townships—And which said tract of land, on a certain other map or survey of said township into lots made for the proprietors, by the said JOSEPH ELLICOTT is distinguished by the South East part of Lot No 62 in said township, according to the following plan, containing five acres, be the same more or less



PROVIDED ALWAYS that if default shall be made in the performance of the covenant next herein after contained on the part of the said party of the second part, for the punctual payment of the said instalments and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part for himself, his heirs, executors and administrators, doth covenant, promise, and agree to and with the said parties of the first part, their heirs, executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns the said remaining sum of one hundred and fifty six dollars in six equal yearly instalments, together with the lawful interest to grow due thereon from the date hereof yearly and every year, in manner herein before mentioned, the first of the said instalments, and annual payments of interest to commence on the 1st day of December in the year of our Lord one thousand eight hundred and seventeen And the said parties of the first part, for themselves, their heirs, executors and administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 1st day of December next, erect or cause to be erected on the tract of land and premises herein before described, or some part thereof a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing and shall on or before the said 1st day of December next, clear and fence or cause to be cleared and fenced not less than five acres of the said tract of land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written.

SIGNED SEALED AND DELIVERED
IN THE PRESENCE OF

William Deacock

Wilhem Willink
Hendrik Vollehoven
Rutger Jan Schimmelpenninck
By their attorney
Joseph Ellcott
Geo M Gunnigly

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~~Amherst~~
Land Letter (P. 10)

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Deans to Nathan Hatfield

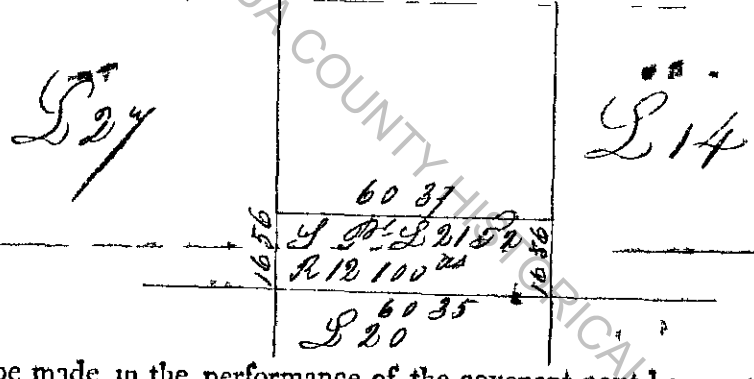
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ARTICLES OF AGREEMENT,

INDENTED MADE, CONCLUDED AND FULLY AGREED UPON this 12th day of April in the year of our Lord one thousand eight hundred and twelve Between Wilhem Willink Pieter Van Eeghen Hendrik Vollenhoven Rutger Jan Schimmelpenninck Wilhem Willink the younger Jan Willink the younger Son of Jan, Jan Gabriel Van Staphorst Cornelis Vollenhoven and Hendrik Seze, all of the City of Amsterdam, in the Republic of Batavia, by Joseph Ellicott, their Attorney, of the FIRST PART—And Isabel Babcock of the County of Chautauque and State of New York of the SECOND PART—Whereas the said party of the second part is justly indebted to the said parties of the first part, in the sum of Two hundred and forty five dollars New York currency, to be paid to the said parties of the first part, their Executors, Administrators or Assigns in manner following, that is to say the sum of Fourteen Dollars immediately upon the executing of these Presents

and the remaining sum of Two hundred and forty one Dollars in Six equal yearly Instalments with the interest from the date hereof, to be paid yearly and every year, (together with the said Instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be due and unpaid—The first of the said Instalments and annual payments of interest to commence on the 1st day of April in the year of our Lord one thousand eight hundred and fifteen Now therefore, in consideration thereof the said parties of the first part, for themselves, their Heirs Executors and Administrators do by these presents covenant promise and agree, to and with the said party of the second part, his Heirs Executors Administrators or Assigns, or any of them shall and do well and truly pay or cause to be paid unto the said parties of the first part their Heirs Executors Administrators or Assigns, the aforesaid several sums of money at the times herein before mentioned for payment thereof according to the tenor and effect of the covenant and agreement herein after contained on the part of the said party of the second part, that then and in such case the said parties of the first part their Heirs and Assigns shall and will well and sufficiently grant bargain sell release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land situate lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township distinguished by Township No 2 in the 12th Page of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into Lot No 21 Lots, made for the proprietors by the said Joseph Ellicott, is distinguished by the south part of in said Township

According to the following plan containing one hundred acres to the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained on the part of the said party of the second part for the punctual payment of the said Instalments and annual payments of interest in manner herein after mentioned then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant promise and agree, to and with the said parties of the first part their Heirs Executors Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of Two hundred and forty one Dollars

in Six equal yearly Instalments, together with the lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of interest to commence on the 1st day of April in the year of our Lord one thousand eight hundred and fifteen And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 1st day of April next erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the Habitation of Man not less than eighteen feet square, and shall live and reside, or cause a Family to live and reside therein, during the term of three years from thence next ensuing and shall, on or before the said 1st day of April next, clear and fence, or cause to be cleared and fenced not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF the parties to these presents have hereunto interchangingly set their Hands and Seals the day and year first above written,

SIGNED SEALED AND DELIVERED, IN THE PRESENCE OF

Wilhem Willink
Wilhem Willink
Pieter Van Eeghen
Cornelis Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the younger
Jan Willink the younger son of Jan

Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seze

By their Attorney
Joseph Ellicott
Isabel Babcock

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Pr 67 ^{1/2} 1/2

N^o 159

Grand Ledger P 2 R 12

Folio 48 = To Page 200

Asahel Babcock April 1812

Pr 67 1/2 - 72 - R 12 - 100 ^{as}

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P 2 R 12



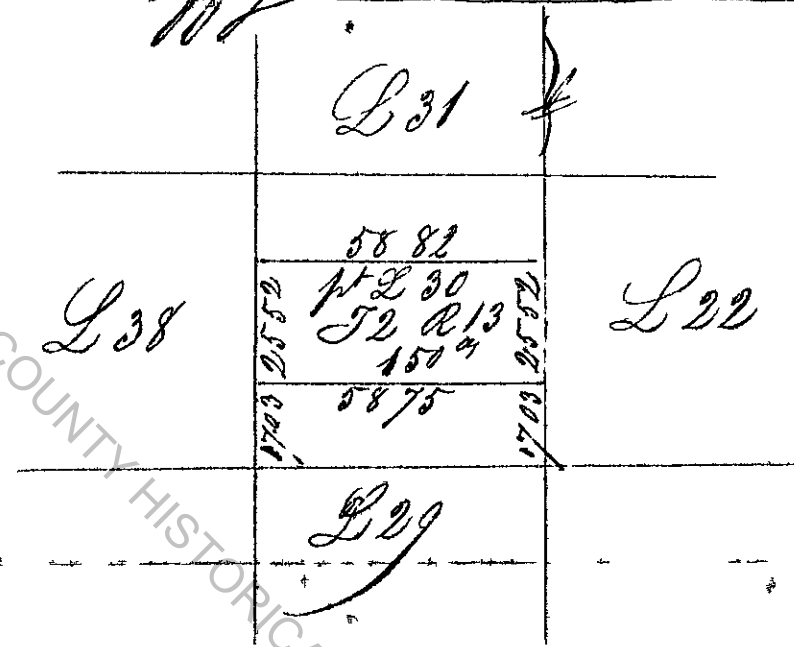
ARTICLES OF AGREEMENT, INDENTED MADE CONCLUDED, AND FULLY AGREED UPON

this 17 Day of October in the Year of our Lord one thousand eight hundred and twelve Between Willem Willink Hendrik Vollenhoven, Rutger Jan Schimmelpenninck Willem Willink the younger, Jan Willink the younger Son of Jan Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seye all of the City of Amsterdam in the republic of Holland, by Joseph Ellicott their Attorney of the FIRST PART, And Josiah Fletcher of the County of Chautauque and State of New York of the SECOND PART,

WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of four hundred & twelve Dollars & 50 cents New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following that is to say, the sum of Twenty one Dollars immediately upon the executing of these Presents and the remaining sum of Three hundred and

ninety one Dollars & 50 cents in six equal yearly instalments with the interest from the date hereof to be paid yearly and every year (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 19th day of October in the year of our Lord one thousand eight hundred and fifteen NOW THEREFORE, in consideration thereof, the said parties of the first part for themselves their Heirs Executors and Administrators do by these presents covenant promise and agree to and with the said party of the second part, his Heirs, Executors Administrators and Assigns and every of them, that if the said party of the second part, his Heirs, Executors Administrators, or Assigns or any of them shall and do, well and truly pay or cause to be paid unto the said parties of the first part their Executors Administrators or Assigns, the aforesaid several sums of money at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and Agreement herein after contained on the part of the said party of the second part that then and in such case, the said parties of the first part, their Heirs and Assigns shall and will well and sufficiently grant, bargain sell release, convey confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct — ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part made for the proprietors by JOSEPH ELLICOTT Surveyor is distinguished by Township No 4 in the 13th Range of said Townships — And which said Tract of Land on a certain other Map or Survey of said Township into Lots, made for the proprietors, by the said JOSEPH ELLICOTT is distinguished by part of Lot No 30 in said Township,

according to the following plan, containing One hundred & fifty Acres, be the same more or less



PROVIDED ALWAYS that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part for the punctual payment of the said instalments and annual payments of interests in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect And the said party of the second part for himself his Heirs, Executors and Administrators, doth covenant promise and agree, to and with the said parties of the first part their Heirs, Executors Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators, and Assigns, the said remaining sum of three hundred & ninety one Dollars & 50 cents in six equal yearly instalments together with lawful Interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments and annual payments of interest to commence on the 19th day of October in the year of our Lord one thousand eight hundred and fifteen and the said parties of the first part, for themselves, their Heirs, Executors and Administrators do hereby further declare and agree that if the said party of the second part shall on or before the 19th day of October next erect or cause to be erected on the tract of Land and premises here in before described or some part thereof a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing and shall, on or before the said 19th day of October next clear and fence, or cause to be cleared and fenced not less than five Acres of the said tract of Land to the satisfaction of the said parties of the first part that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangably set their Hands and Seals the day and year first above written

SIGNED, SEALED AND DELIVERED, IN THE PRESENCE OF

Willem Willink
Willem Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Willem Willink the younger
Jan Willink the younger Son of Jan

Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seye
 By their attorney
Joseph Ellicott
Josiah Fletcher

159

Vol 2

No 194

Grand Ledger P 2 of 13 to Ring

Folio 17

Josiah Fletcher Oct 1812

~~part~~ Oct 30 - J 2 - R 13 - 150 ^{as}

The image shows six systems of handwritten musical notation, each consisting of a grand staff with a treble clef on the upper staff and a bass clef on the lower staff. The notation includes various notes, rests, and dynamic markings. The first system has a treble clef and a bass clef. The second system has a treble clef and a bass clef, with a 'p' (piano) dynamic marking. The third system has a treble clef and a bass clef. The fourth system has a treble clef and a bass clef. The fifth system has a treble clef and a bass clef. The sixth system has a treble clef and a bass clef. The notation is somewhat faded and appears to be a transcription or a copy of an original manuscript.

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J 2 R 13

ARTICLES OF AGREEMENT, INDENTED MADE, CONCLUDED AND FULLY AGREED UPON,
 this 30th Day of November in the Year of our Lord one thousand eight hundred and eleven Between Wilhem Willink, Pieter Van Eeghen,
Hendrik Vollenhoven and Rutger Jan Schummelpeenninck,

all of the City of Amsterdam in the Republic of Batavia, by Joseph Ellicott their Attorney of the first part, And Abraham Tupper of the second part
 of the County of Chautauque and State of New York

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of Two hundred and fifty
eight Dollars and 50 cents New York Currency to be paid to the said parties of the first part, their Executors,
 Administrators, or Assigns, in manner following that is to say, the sum of Twenty eight Dollars
 immediately upon the executing of these Presents, and the sum of

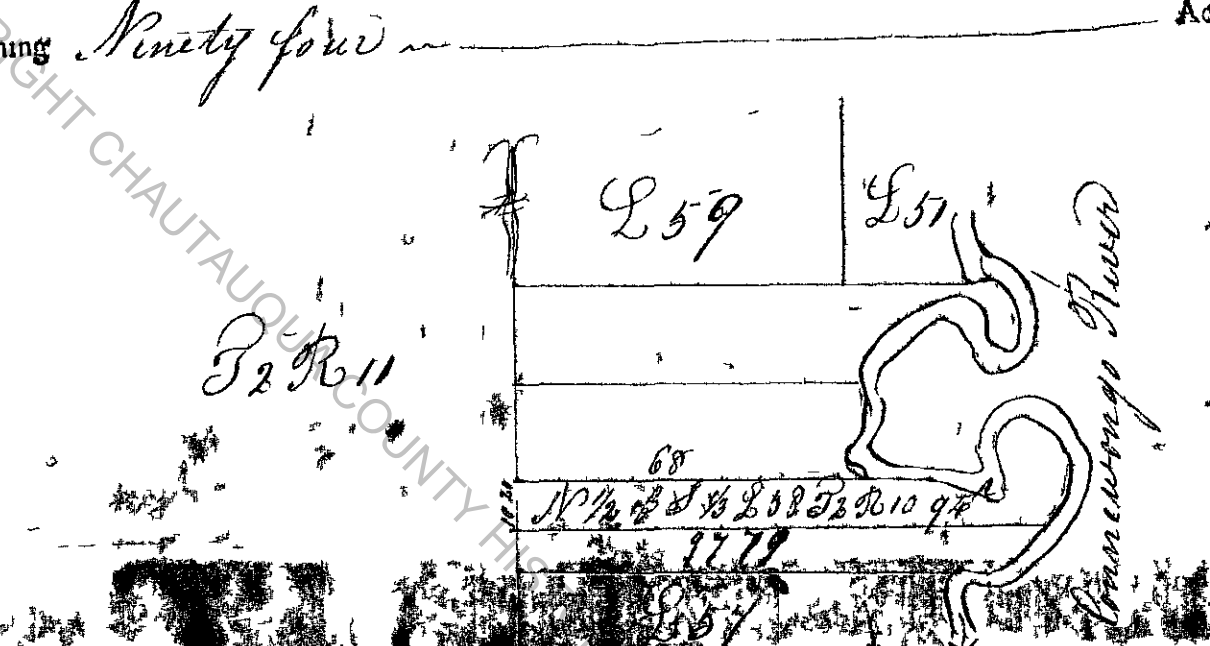
Two hundred and thirty Dollars next with lawful interest thereon from the
 date hereof and the remaining sum of Two hundred and thirty Dollars and 50 cents in
 six equal yearly Instalments with the Interest from the date hereof to be paid yearly and every year, (together with the said instalments), upon such part of the said

list mentioned sum as shall, at the time of such respective payments be due and unpaid. The first of the said Instalments and annual payments of interest to
 commence on the 30th day of November in the year of our Lord one thousand eight hundred and fourteen NOW THEREFORE,
 in consideration thereof, the said parties of the first part, for themselves their Heirs Executors, and Administrators do by these Presents covenant promise and

agree, to and with the said party of the second part, his Heirs, Executors Administrators and Assigns and every of them, that if the said party of the second
 part his Heirs, Executors, Administrators, or Assigns or any of them shall and do well and truly pay or cause to be paid unto the said parties of the first part,
 their Executors Administrators or Assigns the aforesaid several sums of money at the times herein before mentioned for payment thereof according to the

tenor and effect of the covenant and agreement herein contained, on the part of the said party of the second part, that then and in such case, the said parties of
 the first part their Heirs and Assigns shall and will well and sufficiently grant bargain sell release, convey confirm and assure to the said party of the second
 part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land situate, lying and being in the County
 of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Townships of

the said State of New York, is distinguished by Township No 2 in the
10th Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into lots
 made for the Proprietors, by the said Joseph Ellicott, is distinguished by the north 1/2 of the south 1/2 of Lot No 58
 in said Township,
 according to the following plan, containing Ninety four Acres, be the same more or less



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second
 part, for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned then the said covenant next herein before
 contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part for himself his Heirs Exec
 utors and Administrators doth covenant promise and agree, to and with the said parties of the first part their Heirs, Executors, Administrators and Assigns, that
 he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns the said sum of

Twenty eight Dollars on or before the
 next with lawful interest thereon from the date hereof, and the said remaining sum of Two hundred and thirty
 Dollars and 50 cents in six equal yearly Instalments together with the lawful Interest to grow due thereon from the date hereof, yearly and every

year, in manner herein before mentioned the first of the said Instalments and annual payments of Interest to commence on the 30th day of November
 in the year of our Lord one thousand eight hundred and fourteen And the said parties of the first part, for themselves, their Heirs, Executors and Adminis
 trators do hereby further declare and agree, that if the said party of the second part shall, on or before the 30th day of November next, erect, or cause
 to be erected on the Tract of Land and premises herein before described or some part thereof a Messuage fit for the habitation of man, not less than eighteen
 feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing and shall on or before
 the said 30th day of November next clear and fence, or cause to be cleared and fenced, not less than five acres of the said Tract of Land, to the
 satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party
 of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years.

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangably set their Hands and Seals the day and year first above written.

SIGNED SEALED AND DELIVERED,
 IN THE PRESENCE OF

William Fenwick

Wilhem Willink
Pieter van Eeghen

Hendrik Vollenhoven

Rutger Jan Schummelpeenninck

By their attorney
Joseph Ellicott

Abraham Tupper

John Layer & Co
John Layer & Co

Abraham Tupper Nov 18 1818

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Sub. Deed to Abraham Tupper June 24 1818

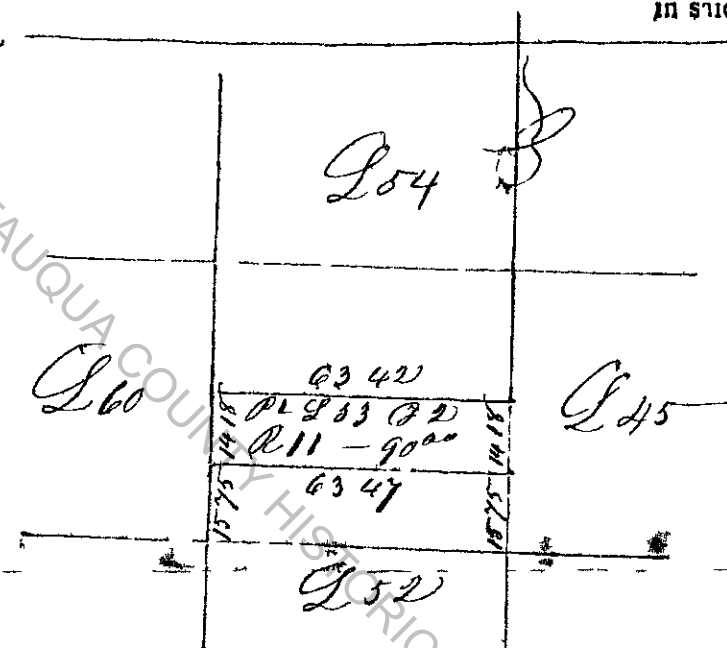
RECORDS OF THE TOWN OF

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John Tupper

ARTICLES OF AGREEMENT, Indented, Made, Concluded,

and fully agreed upon this 15th day of November in the year of our Lord one thousand eight hundred and Eighteen between Wilhem Willink, Hendrik Vollenhoven and Rutger Jan Schimmelpenninck, Wilhem Willink the Younger, Jan Willink the Younger, Jan of Jan all of the city of Amsterdam in the Republic of Batavia by JOSEPH ELLICOTT, their attorney of the FIRST PART and Henry Strunk of the county of Chautauque and state of New York of the SECOND PART—WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of Five hundred & forty dollars New York currency, to be paid to the said parties of the first part, their executors, administrators or assigns in manner following that is to say, the sum of Twenty seven dollars immediately upon the executing of these presents, and the remaining sum of Five hundred & thirteen dollars in six equal yearly instalments, with the interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the last mentioned sum as shall at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 15th day of November in the year of our Lord one thousand eight hundred and Nineteen NOW THEREFORE, in consideration thereof the said parties of the first part, for themselves their heirs executors and administrators, do by these presents covenant promise and agree to and with the said party of the second part, his heirs executors, administrators and assigns, and every of them, that if the said party of the second part, his heirs executors, administrators or assigns, or any of them shall and do well and truly pay or cause to be paid unto the said parties of the first part their executors, administrators or assigns the aforesaid several sums of money, at the time herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then, and in such case, the said parties of the first part their heirs and assigns, shall and will well and sufficiently grant, bargain sell release, convey confirm and assure to the said party of the second part, and to his heirs and assigns for ever, or to whom he or they shall appoint or direct All that certain Tract of Land situate, lying and being in the county of Chautauque in the state of New York, being part or parcel of a certain township which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT surveyor, is distinguished by Township No 2 in the 11th Range of said Townships — And which said tract of land, on a certain other map or survey of said Township into Parts 4 Lot No 53 Lots made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by Part 4 Lot No 53 in said Township, thirty acres, be the same more or less according to the following plan, containing



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained on the part of the said party of the second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect — And the said party of the second part for himself his heirs, executors and administrators doth covenant, promise and agree to and with the said parties of the first part, their heirs, executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns the said remaining sum of Five hundred & thirteen dollars in six equal yearly instalments together with lawful interest to grow due thereon from the date hereof, yearly and every year in manner herein before mentioned the first of the said instalments and annual payments of interest to commence on the 15th day of November in the year of our Lord one thousand eight hundred and Nineteen And the said parties of the first part, for themselves, their heirs, executors, and administrators do hereby further declare and agree that if the said party of the second part, shall on or before the 15th day of November next erect or cause to be erected on the tract of land and premises herein before described, or some part thereof, a messuage fit for the habitation of man not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall on or before the said 15th day of November next, clear and fence, or cause to be cleared and fenced not less than five acres of the said tract of land to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written.

SIGNED SEALED AND DELIVERED
IN THE PRESENCE OF

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the Younger
Jan Willink the Younger, Jan of Jan
Jan Gabriel van Staphorst
Cornelis Vollenhoven
Hendrick Sijpe

By their attorney
Joseph Ellcott
Henry Strunk

103

Vol 53

N^o 83

Land Ledger G 2 R 11

163

Index 57

Henry Strunk Nov 1816

Lot 53 T 2 R 11 9000

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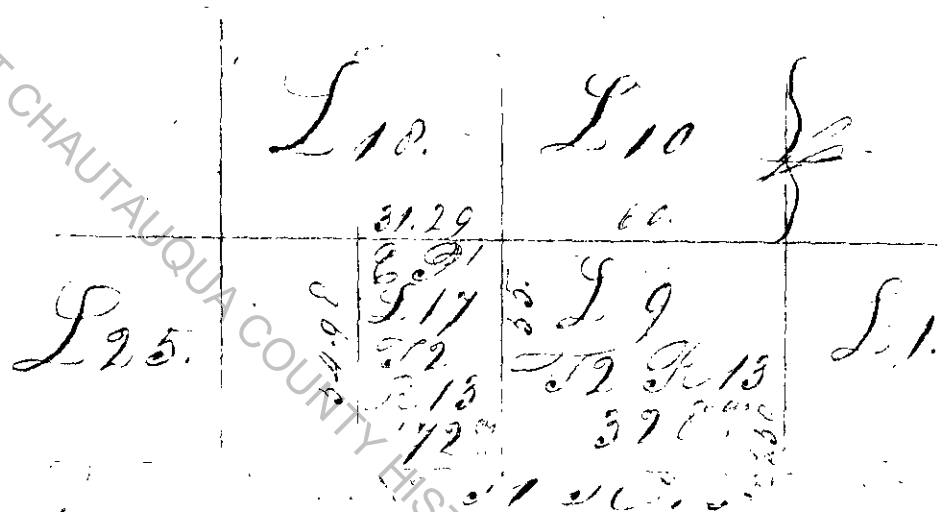
ARTICLES OF AGREEMENT, INDENTED, MADE, CONCLUDED, AND FULLY AGREED UPON,

this 22nd Day of June in the Year of our Lord one thousand eight hundred and fourteen Between William Willink, Pieter Van Eyghen, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Willem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staflorst, Cornelis Vollenhoven and Hendrik Sege, all of the City of Amsterdam in the Republic of Batavia, by Joseph Elliott, their Attorney, of the **FIRST PART**, And Levi Pier of the County of Chautauque and State of New York of the **SECOND PART**.

WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of one thousand two hundred and fifty Dollars New-York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say, the sum of sixty two Dollars immediately upon the executing of these Presents, and the sum of one thousand one hundred and eighty seven Dollars on or before the 22nd day of June next with lawful interest thereon from the date hereof, and the remaining sum of six equal yearly Instalments with the Interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be due and unpaid:—The first of the said Instalments and annual payments of Interest to commence on the 22nd day of June in the year of our Lord one thousand eight hundred and fourteen NOW THEREFORE,

in consideration thereof, the said parties of the first part, for themselves, their Heirs, Executors, and Administrators, do by these Presents, covenant, promise and agree, to and with the said party of the second part, his Heirs, Executors, Administrators, and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the Tenor and Effect of the Covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New-York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the Proprietors by JOSEPH ELLIOTT, Surveyor, is distinguished by Township No. 2 in the 13th Range of said Townships— And which said Tract of Land, on a certain other Map or Survey of said Township into lots, made for the Proprietors, by the said JOSEPH ELLIOTT, is distinguished by Lot No. 9. and the East part of Lot No. 17 in said Chautauque Township,

according to the following plan, containing Five hundred Acres, be the same more or less.



PROVIDED ALWAYS, that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part, for the punctual payment of the said Instalments, and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect.—And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant, promise and agree, to and with the said parties of the first part their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns, the said sum of one thousand one hundred and eighty seven Dollars on or before the 22nd day of June next with lawful interest thereon from the date hereof, and the said remaining sum of six equal yearly Instalments, together with lawful Interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of Interest, to commence on the 22nd day of June in the year of our Lord one thousand eight hundred and fourteen. And the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 22nd day of June next, erect, or cause to be erected, on the Tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 22nd day of June next, clear and fence, or cause to be cleared and fenced, not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years.

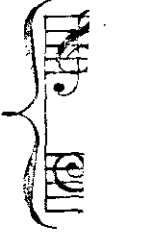
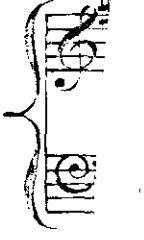
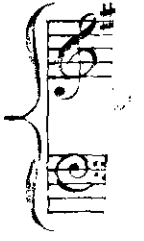
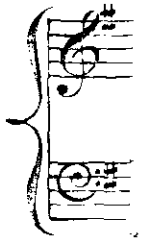
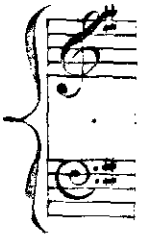
IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED, }
IN THE PRESENCE OF

William Pearce, Willem Willink, Jan Gabriel Van Staflorst
Pieter Van Eyghen, Cornelis Vollenhoven
Hendrik Vollenhoven, Hendrik Sege
Rutger Jan Schimmelpenninck, By their attorney
Willem Willink the younger, Joseph Elliott
Jan Willink the younger, Levi Pier

10.

Levy Pier June 1811
Lot 9 + 2/15 17 72 13 May 500^{as}



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ARTICLES OF AGREEMENT, Indented, Mde, Concluded and Fully Agreed upon, this *Twenty fourth* Day of *October*

in the Year of our Lord one thousand eight hundred and *Six* BETWEEN *Wilhem Willink, Pieter Van Eeghen, Hendrik Vollenhoven, Ruiger Jan Schimmelmann, Wilhem Willink the younger, Jan Willink the younger, Son of Jan Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seye*, all of the City of Amsterdam, in the Republic of Batavia, by *Joseph Ellicott*, their Attorney, of the FIRST PART—And *Marshall Warren* of the County of *Genesee* and State of *New York* of the SECOND PART—WHEREAS the said Party of the second Part is justly indebted to the said Parties of the first Part, in the Sum of *Six hundred and forty two dollars & 57 cents* New-York Currency, to be paid to the said Parties of the first Part, their Executors, Administrators or Assigns, in Manner following, that is to say, the Sum of *Thirty two Dollars* immediately upon the Executing of these Presents

and the sum of *thirty two Dollars* on or before the *twenty fourth* Day of *October* next with lawful Interest thereon from the Date hereof

and the remaining Sum of *Five hundred and seventy eight Dollars and fifty cents* in *eight* equal yearly Instalments, with the Interest from the Date hereof, to be paid yearly and every Year, (together with the said Instalments) upon such Part of the said last mentioned Sum, as shall at the Time of such respective Payments be due and unpaid—The first of the said Instalments and annual Payments of Interest to commence on the *twenty fourth* Day of *October* in the Year of our Lord one thousand eight hundred and *Nine*—NOW THEREFORE, in Consideration thereof, the said Parties of the first Part, for themselves, their Heirs, Executors and Administrators, do by these Presents, covenant, promise and agree, to and with the said Party of the second Part, his Heirs, Executors, Administrators and Assigns and every of them, that if the said Party of the second Part, his Heirs, Executors, Administrators or Assigns, or any of them, shall and do well and truly pay, or cause to be paid unto the said Parties of the first Part, their Executors, Administrators or Assigns, the aforesaid several Sums of Money, at the Times herein before mentioned for Payment thereof, according to the Tenor and Effect of the Covenant and Agreement herein after contained on the Part of the said Party of the second Part, that then and in such Case, the said Parties of the first Part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said Party of the second Part, and to his Heirs and Assigns forever, or to whom he or they shall appoint or direct—ALL that certain Tract of Land, situate, lying and being in the County of Genesee, in the State of New York, being Part or Parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said Parties of the first Part, made for the Proprietors by *Joseph Ellicott*, Surveyor, is distinguished by Township No *Two* in the *Twelfth* Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into Lots, made for the Proprietors by the said *Joseph Ellicott*, is distinguished by the south part of Lot No. *Fifty two* in said Township

BEGINNING at a post on the Southwestern Bank of Chautauque Lake being the South east corner of said Lake from which a White oak bears N 71° 20' Euly Thence West by Lot N. 51 Eighty one bearing 73 Links to a post Thence South by Township N. 2 in the 13th Range Thirty chains to a post Thence East Eighty chains 20 Links to a post on the Southwestern Bank of said Lake Thence Down said Lake and bounding thereon to the place of Beginning containing Two hundred and fifty seven Acres be the same more or less

PROVIDED ALWAYS, that if Default shall be made in the Performance of the Covenant ext herein after contained on the Part of the said Party of the second Part, for the punctual Payment of the said Instalments, and annual Payments of Interest in Manner herein after mentioned, then the said Covenant next herein before contained on the Part of the said Parties of the first Part shall become void and of no Effect—AND the said Party of the second Part, for himself, his Heirs, Executors and Administrators, doth covenant promise and agree, to and with the said Parties of the first Part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said Parties of the first Part, their Executors, Administrators and Assigns, the said Sum of ~~three hundred and seventy eight Dollars and fifty cents~~ *thirty two Dollars* on or before the *twenty fourth* Day of *October* next with lawful Interest thereon from the Date hereof and the said remaining sum of *five hundred & seventy eight Dollars and fifty cents*

in *eight* equal yearly Instalments, together with the lawful Interest to grow due thereon from the Date hereof, yearly and every Year, in Manner herein before mentioned, the first of the said Instalments, and annual Payments of Interest, to commence on the *twenty fourth* Day of *October* in the Year of our Lord one thousand eight hundred and *Nine*—AND the said Parties of the first Part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree that if the said Party of the second Part shall, on or before the *twenty fourth* Day of *October* next, erect, or cause to be erected, on the Tract of Land and Premises herein before described or some Part thereof, a Messuage fit for the Habitation of Man, not less than eighteen Feet square, and shall live and reside, or cause a Family to live and reside therein, during the Term of *five* Years from thence next ensuing, and shall, on or before the *twenty fourth* Day of *October* next, clear and fence, or cause to be cleared and fenced, not less than *five* Acres of the said Tract of Land, to the Satisfaction of the said Parties of the first Part, that then and in such Case they the said Parties of the first Part, shall and will relinquish and release to the said Party of the second Part all the Interest which shall have accrued upon such principal Sums of Money for the Period of two Years

IN TESTIMONY WHEREOF the Parties to these Presents have hereunto interchangeably set their Hands and Seals the Day and Year first above written

SIGNED SEALED AND DELIVERED }
IN THE PRESENCE OF }
Wilhem Willink
Pieter Van Eeghen
Hendrik Vollenhoven
Ruiger Jan Schimmelmann
Wilhem Willink the younger

Jan Willink the younger
Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Seye
By their Attorneys
Joseph Ellicott
Jonathan Cheney

Received October 24th 1809 of Jonathan Cheney
thirty two Dollars being the first payment
within mentioned

For Joseph Ellicott

William Pearce

\$32.00

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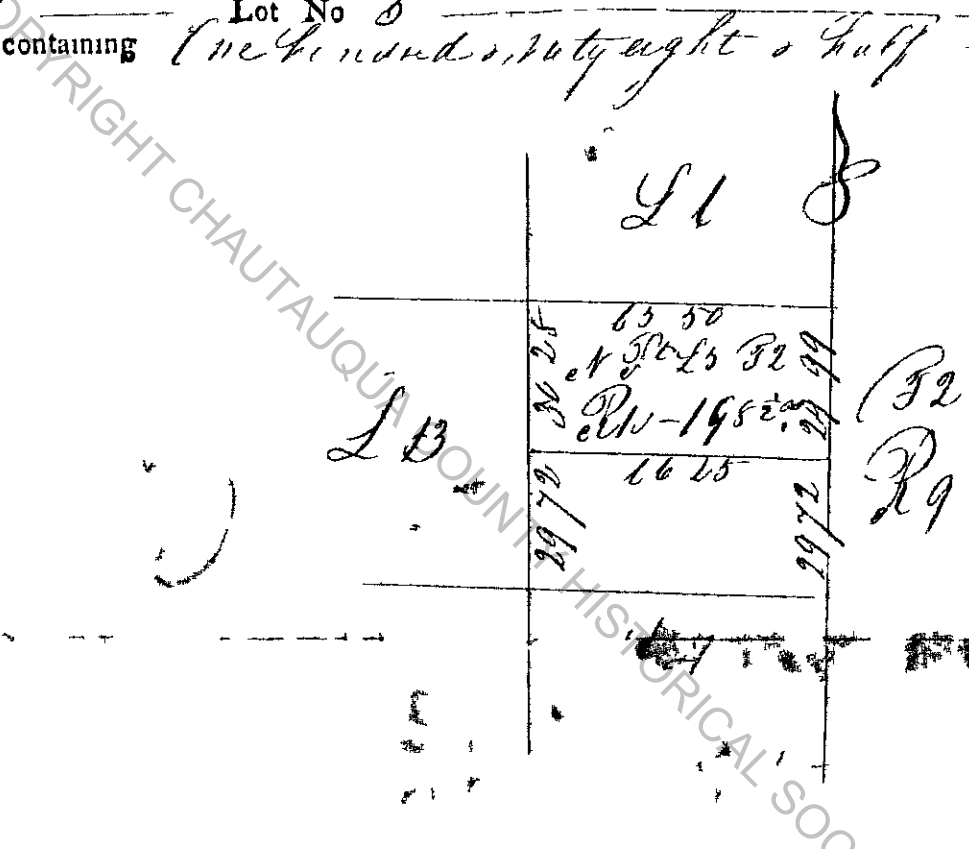
Jonathan Chaney
Oct. 1806
Saint Christ - Sophia

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Sanctus George R. 2 R 12
Folia 24

ARTICLES OF AGREEMENT, Indented, Made, Concluded,

and fully agreed upon this 4th day of October in the year of our Lord one thousand eight hundred and Eighteen Between Wilhem Willink Hendrik Vollenhoven, and Rutger Jan Schummelpenninck, all of the city of Amsterdam in the Republic of Batavia, by JOSEPH ELLICOTT their attorney of the FIRST PART and Hugh Swaney of the county of Chautauque and state of New York of the SECOND PART, WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of Eight hundred and forty eight dollars 25 Cents New York currency, to be paid to the said parties of the first part, their executors, administrators, or assigns, in manner following that is to say, the sum of Eight hundred and forty eight dollars immediately upon the executing of these presents, and the remaining sum of Eight hundred and forty eight dollars 25 Cents in six equal yearly instalments, with the interest from the date hereof to be paid yearly, and every year (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid. The first of the said instalments and annual payments of interest to commence on the 4th day of October in the year of our Lord one thousand eight hundred and Eighteen. NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves their heirs, executors and administrators do, by these presents, covenant, promise and agree to and with the said party of the second part, his heirs executors, administrators and assigns and every of them that if the said party of the second part his heirs executors, administrators or assigns, or any of them, shall and do well and truly pay, or cause to be paid unto the said parties of the first part their executors, administrators or assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part, their heirs and assigns, shall and will well and sufficiently grant bargain, sell, release, convey confirm and assure, to the said party of the second part, and to his heirs and assigns forever or to whom he or they shall appoint or direct—All that certain TRACT of LAND, situate, lying, and being in the county of Chautauque in the state of New York being part or parcel of a certain township, which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT, surveyor, is distinguished by township No 2 on the 11th Range of said townships—And which said Tract of Land, on a certain other map or survey of said Township into lots made for the proprietors, by the said Joseph Ellcott, is distinguished by the north part of Lot No 8 according to the following plan, containing One hundred and forty eight and 1/2 acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next hereinafter contained, on the part of the said party of the second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part for himself his heirs executors and administrators doth covenant promise and agree to and with the said parties of the first part, their heirs executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns, the said remaining sum of Eight hundred and forty eight dollars 25 Cents in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly, and every year, in manner herein before mentioned, the first of the said instalments and annual payments of interest to commence on the 4th day of October in the year of our Lord one thousand eight hundred and Eighteen. And the said parties of the first part, for themselves their heirs, executors and administrators do hereby further declare and agree, that if the said party of the second part shall on or before the 4th day of October next erect or cause to be erected on the tract of land and premises herein before described or some part thereof a messuage fit for the habitation of man not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing and shall on or before the said 4th day of October next clear and fence or cause to be cleared and fenced not less than five acres of the said tract of land to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

SIGNED SEALED, AND DELIVERED
IN THE PRESENCE OF

William Pearson

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schummelpenninck
Bitner Attorney
Joseph Ellcott
Hugh Swaney

No 1

No 159

Land Ledger (P 2010)

Polio

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T 2 R 10 1980s

Wagh Swarney Oct 1875

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Transferred to Jameson Seowden

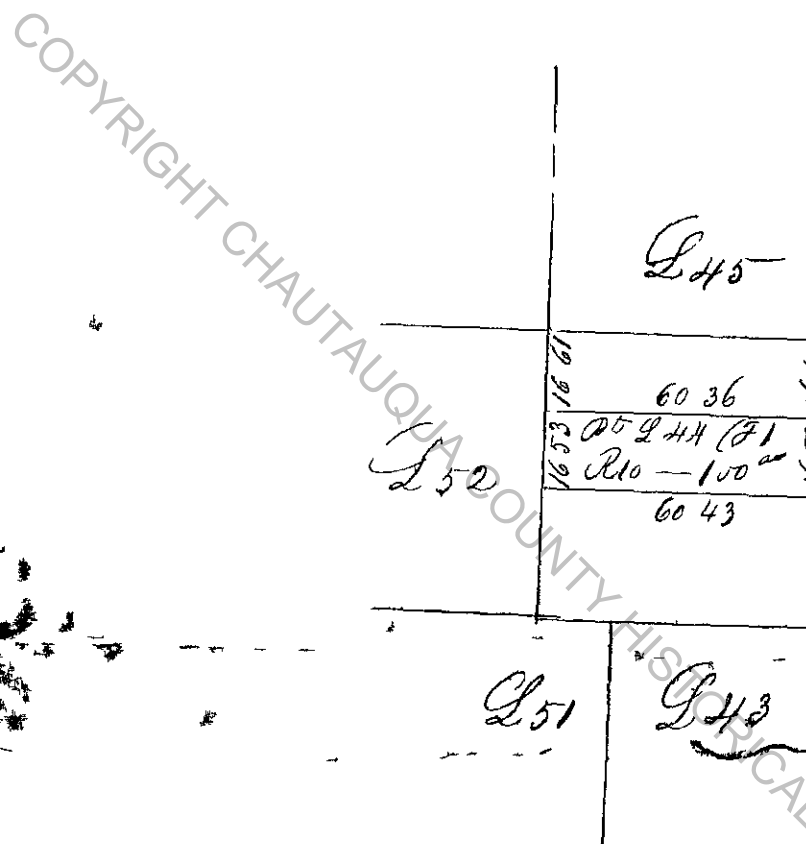
Deed to Elyah Over June 12th 1826

2-10

ARTICLES OF AGREEMENT, Indented, Made, Concluded,

and fully agreed upon this 7th day of May in the year of our Lord one thousand eight hundred and Sixteen between Willem Willink Hendrik Vollenhoven, and Rutger Jan Schummelpennuck, all of the city of Amsterdam in the republic of Batavia by JOSEPH ELLICOTT their attorney of the first part and Hedra Dean of the county of Chautauque and state of New York of the second part, WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of Four hundred & twenty six dollars New York currency, to be paid to the said parties of the first part their executors, administrators, or assigns in manner following, that is to say the sum of Twenty six dollars immediately upon the executing of these presents and the remaining sum of Four hundred & ninety nine dollars in six equal yearly instalments with the interest from the date hereof to be paid yearly and every year (together with the said instalment) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid. The first of the said instalments and annual payments of interest to commence on the 7th day of May in the year of our Lord one thousand eight hundred and seventeen NOW THEREFORE in consideration thereof the said parties of the first part, for themselves their heirs executors and administrators do by these presents covenant promise and agree to and with the said party of the second part his heirs executors administrators and assigns and every of them that if the said party of the second part his heirs executors administrators or assigns or any of them shall and do well and truly pay or cause to be paid unto the said parties of the first part their executors administrators or assigns the aforesaid several sums of money at the times herein before mentioned for payment thereof according to the tenor and effect of the covenant and agreement herein after contained on the part of the said party of the second part that then, and in such case the said parties of the first part their heirs and assigns shall and will well and sufficiently grant, bargain sell release convey confirm and assure to the said party of the second part, and to his heirs and assigns forever or to whom he or they shall appoint or direct—All that certain TRACT of LAND situate, lying and being in the county of Chautauque in the state of New York being part or parcel of a certain township which on a map or survey of divers tracts or townships of land of the said parties of the first part made for the proprietors by JOSEPH ELLICOTT, surveyor is distinguished by township No 1 in the 10th range of said townships—And which said tract of Land, on a certain other map or survey of said township into lots made for the proprietors, by the said Joseph Ellcott, is distinguished by lot No 44 in said township, according to the following plan, containing One hundred acres, be the same more or less

PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself his heirs executors and administrators doth covenant promise and agree to and with the said parties of the first part, their heirs executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors administrators and assigns the said remaining sum of Four hundred & ninety nine dollars in six equal yearly instalments together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned the first of the said instalments and annual payments of interest to commence on the 7th day of May in the year of our Lord one thousand eight hundred and seventeen and the said parties of the first part, for themselves their heirs executors and administrators do hereby further declare and agree, that if the said party of the second part shall on or before the 7th day of May next erect or cause to be erected on the tract of land and premises herein before described or some part thereof a messuage fit for the habitation of man, not less than eight hundred square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing and shall on or before the said 7th day of May next, clear and fence or cause to be cleared and fenced not less than five acres of the said tract of land to the satisfaction of the said parties of the first part that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part all the interest which shall have accrued upon such principal sums of money for the period of two years



IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

SIGNED SEALED AND DELIVERED }
IN THE PRESENCE OF }

William Search

Willem Willink
Hendrik Vollenhoven
Rutger Jan Schummelpennuck
By their Attorney
Joseph Ellcott

Hedra Dean

Vol 1
No 179
Land Ledger P 1 R 10

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Folio 145
Aida Dean May 1816
par 44 J. R. 11 100 00

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WILSON, NY 2012

For by Aida Dean May 26th 1829

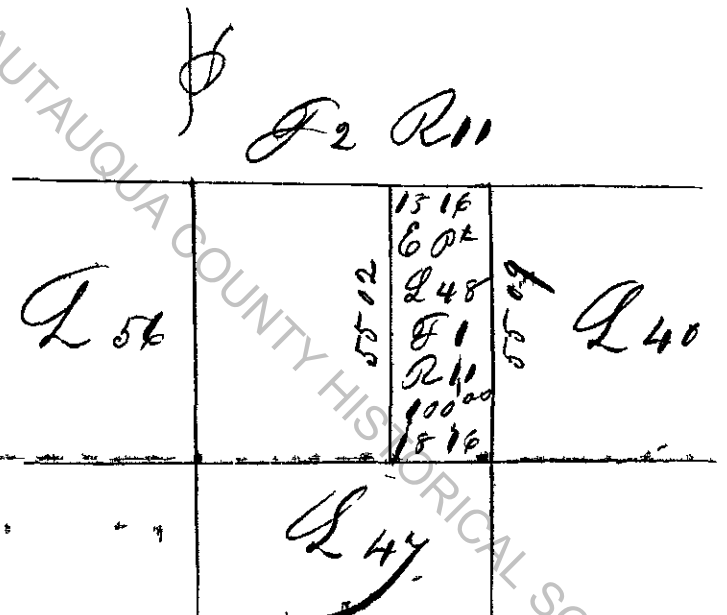
Articles of Agreement, Indented, made, concluded, and fully

agreed upon, this 23 day of November in the year of our Lord one thousand eight hundred and twenty One
BETWEEN WILHEM WILLINK, HENDRIK VOLLENHOVEN, RUTGER JAN SCHIMMELPENNING, WILHEM WILLINK the younger, JAN WILLINK, the younger son of
 Jan, JAN GABRIEL VAN STAPHORST, CORNELIS VOLLENHOVEN, and HENDRIK SEYE, all of the city of Amsterdam, in the Kingdom of the United Netherlands by Jacob S
 Otto, their Attorney, of the first part, and Abraham Seer of the County of Chautauque and State
 of New York, of the second part—

WHEREAS the said party of the second part, is justly indebted to the said party of the first part, in the sum of four
hundred & eight dollars—
 the said party of the first part, their executors, administrators or assigns, in manner following, that is to say, the sum of Twenty New York currency, to be paid to the said party of the first
 dollars— immediately upon the executing of these presents, and the remaining sum of three hundred & eighty eight
 dollars— in six equal yearly instalments, with the interest from the date hereof, to be paid yearly

and every year (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid the first of
 the said instalments, and annual payments of interest to commence on the 23 day of November in the year of our Lord one thousand
 eight hundred and twenty one—

Now Therefore, in consideration thereof, the said party of the first part, for themselves, their heirs, executors and admin
 istrators, do by these presents covenant, promise and agree, to and with the said party of the second part, his heirs, executors, administrators and assigns, and every
 of them, that if the said party of the second part, his heirs, executors, administrators or assigns, or any of them, shall and do well and truly pay, or cause to be paid
 unto the said party of the first part, their executors, administrators or assigns, the aforesaid several sums of money, at the times herein before mentioned, for payment
 thereof, according to the tenor and effect of the covenant and agreements hereinafter contained on the part of the said party of the second part, that then and in such
 case, the said party of the first part, their heirs and assigns, shall, and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure, to the said party
 of the second part, and to his heirs and assigns forever, or to whom he or they shall appoint or direct, **ALL** that certain Tract of **LAND**, situate, lying, and
 being in the County of Chautauque in the State of New York, being part or parcel of a certain township which on a map or survey of di
 vers tracts or townships of land, of the said party of the first part, made for the proprietors by Joseph Ellicott, surveyor, is distinguished by township No 1
 in the 11 range of said townships, and which said tract of land, on a certain other map or survey of said township into
 lots, made for the proprietors by the said Joseph Ellicott, is distinguished by the East part of lot No 48 in said township
 according to the following plan, containing One hundred acres, be the same more or less



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next hereinafter contained, on the part of the said party of the
 second part, for the punctual payment of the said instalments and annual payments of interest in manner hereinafter mentioned, then the said covenant next herein be
 fore contained on the part of the said party of the first part shall become void and of no effect—**And** the said party of the second part, for himself, his heirs, exec
 utors and administrators, doth covenant, promise and agree, to and with the said party of the first part, their heirs, executors, administrators and assigns, that he will
 well and truly pay to the said party of the first part, their executors, administrators and assigns, the said remaining sum of three hundred & eighty eight
 dollars— in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof,
 yearly and every year, in manner herein before mentioned, the first of the said instalments and annual payments of interest to commence on the 23
 day of November in the year of our Lord one thousand eight hundred and twenty one—

In Testimony Whereof, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written

SIGNED, SEALED AND DELIVERED, }
 IN THE PRESENCE OF

William Seacock

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the younger
Jan Willink the younger son of Jan
Cornelis Vollenhoven
Hendrik Seye
By their attorney
Jacob S Otto
Abraham Seer

913

177

N^o 24

Land Ledger F. R. 11

Folio 53

Abraham Pier Nov 1827

Lot 48 - T 1 - R 11 - 100^{ac}

Received

East Line 27 - 1827

Sub payment of \$ 100

1 year 7 months 4 days Int on \$ 388

Principal Paid - \$ 130.72

Int paid

43.28

180.00

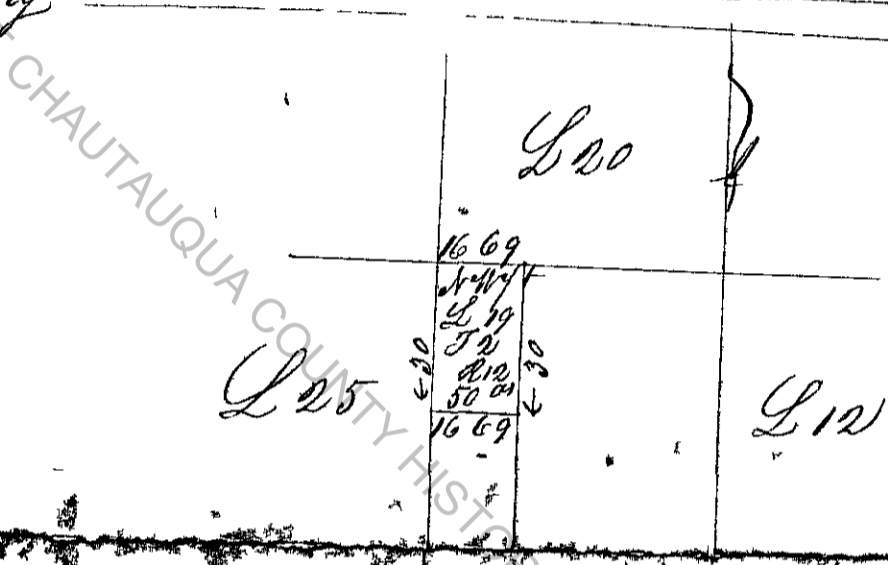
ARTICLES OF AGREEMENT, INDLNTED, MADE, CONCLUDED AND FULLY AGRFFED UPON

5th Day of August in the Year of our Lord one thousand eight hundred and forty Between Willem Willink Pieter Van Eeghen, Henrick Vollenhoven Rutger Jan Schimmelpenninck Wilhem Willink the younger Jan Willink the younger Son of Jan Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seys all of the City of Amsterdam in the Republic of Batavia by Joseph Ellicott their Attorney of the first part, and Alsa Martin of the second

PART WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of one hundred and twenty five Dollars immediately upon the executing of these Presents, and the sum of two Dollars on or before the 5th day of August next with lawful interest thereon from the date hereof and the remaining sum of one hundred and eighteen Dollars

Administrators, or Assigns, in manner following that is to say the sum of two Dollars immediately upon the executing of these Presents, and the sum of one hundred and eighteen Dollars on or before the 5th day of August next with lawful interest thereon from the date hereof and the remaining sum of one hundred and eighteen Dollars in eight equal yearly Instalments with the Interest from the date hereof to be paid yearly and every year (together with the said Instalments) upon such part of the said first mentioned sum as shall, at the time of such respective payments be due and unpaid. The first of the said Instalments and annual payments of Interest to commence on the 5th day of August in the year of our Lord one thousand eight hundred and forty NOW THEREFORE,

in consideration thereof the said parties of the first part for themselves their Heirs Executors and Administrators, do by these Presents, covenant, promise, and agree, to and with the said party of the second part his Heirs, Executors Administrators and Assigns, and every of them, that if the said party of the second part his Heirs, Executors Administrators or Assigns or any of them shall and do well and truly pay or cause to be paid unto the said parties of the first part their Executors Administrators or Assigns, the aforesaid several sums of money at the times herein before mentioned for payment thereof according to the Tenor and Effect of the Covenant and Agreement herein after contained on the part of the said party of the second part that then and in such case the said parties of the first part their Heirs and Assigns, shall and will well and sufficiently grant bargain sell, release, convey confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct—ALL that certain Tract of Land situate lying and being in the County of Chautauque in the State of New York being part or parcel of a certain Township which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part made for the Proprietors by JOSEPH ELLICOTT Surveyor is distinguished by Township No 2 in the 12th Range of said Townships—And which said Tract of Land, on a certain other Map or Survey of said Township into Lot No 19 Lots, made for the Proprietors, by the said JOSEPH ELLICOTT, is distinguished by the Northwest part of Township, according to the following plan, containing forty Acres, be the same more or less.



PROVIDED ALWAYS that if Default shall be made in the performance of the covenant next herein after contained, on the part of the said party of the second part for the punctual payment of the said Instalments and annual payments of interest in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part for himself his Heirs Executors and Administrators doth covenant promise and agree to and with the said parties of the first part their Heirs Executors Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators and Assigns the said sum of two Dollars on or before the 5th day of August next with lawful interest thereon from the date hereof and the said remaining sum of one hundred and eighteen Dollars in eight equal yearly Instalments together with lawful interest to grow due thereon from the date hereof yearly and every year in manner herein before mentioned the first of the said Instalments and annual payments of Interest to commence on the 5th day of August in the year of our Lord one thousand eight hundred and forty And the said parties of the first part, for themselves, their Heirs Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall, on or before the 5th day of August next erect or cause to be erected on the Tract of Land and premises herein before described or some part thereof a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall on or before the said 5th day of August next clear and fence, or cause to be cleared and fenced not less than five Acres of the said Tract of Land, to the satisfaction of the said parties of the first part that then and in such case they the said parties of the first part shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written

SIGNED SEALED AND DELIVERED, }
IN THE PRESENCE OF

William Peacock Wilhem Willink
Pieter Van Eeghen
Henrick Vollenhoven
Rutger Jan Schimmelpenninck
Wilhem Willink the younger
Jan Willink the younger

Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Henrick Seys
By their Attorney
Joseph Ellicott
Alsa Martin

179

August 5

John
N 10th
Land League To R 12
John H. to R 12

Asa Martin Aug 18 1811
NW 19 - T 2 - R 12 - 52⁰⁹

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To R 12

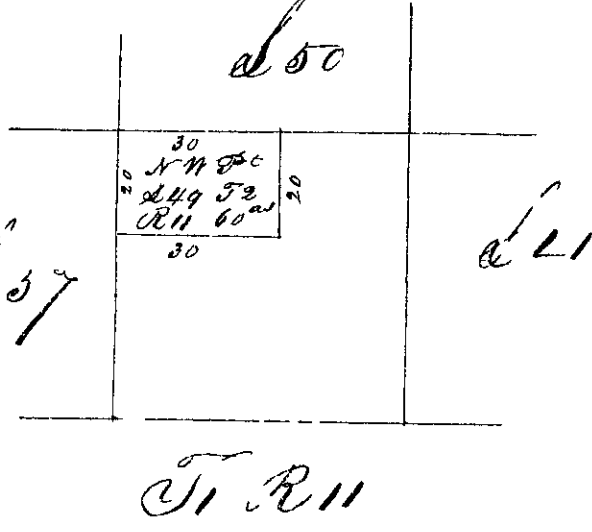
Articles of Agreement, Made this 17th day of July

in the year of our Lord one thousand eight hundred and twenty eight Between WILHEM WILLINK, WILHEM WILLINK, the younger, and CORNELIS VOLLINGHOVEN, all of the City of Amsterdam, in the Kingdom of the United Netherlands, by DAVID EVANS, their Attorney, of the first part, and

William Deland of the county of *Chautauque* in the State of New York, of the second part—WHEREAS, the said party of the second part hath agreed, and doth agree, with the said party of the first part, to purchase of them the piece or parcel of LAND, hereinafter described and to pay for the same the consideration of *Two hundred and ten* Dollars

money of the United States of America, to be paid as follows that is to say the sum of *fifty* Dollars immediately upon the execution of these presents, the receipt whereof is hereby acknowledged, and the remaining sum of *One hundred and sixty* Dollars in *six* equal annual instalments, the first instalment to be paid on the *17th* day of *July* which will be in the year of our Lord one thousand eight hundred and *twenty nine* together with the lawful interest on the said remaining sum or so much thereof as shall from time to time remain unpaid, to be computed from the *17th* day of *July* in the year of our Lord one thousand eight hundred and *twenty eight* and paid on the *17th* day of *July* in each year thereafter, until the whole of the said remaining sum shall be paid

Now this Instrument Witnesseth, That in consideration of the said sums of money above mentioned to have been paid and agreed to be paid, the said party of the first part do, hereby for themselves their survivors or survivor their or his heirs, executors, and administrators, covenant, promise and agree to and with the said party of the second part, his heirs, executors, administrators and assigns, that upon the payment of the said remaining sum of money with the interest thereon as aforesaid, upon the days and in the manner above mentioned then, and in such case, they the said party of the first part, or the survivors or survivor of them, their or his heirs or assigns, shall and will, by a good and sufficient deed, in fee simple, with covenant of warranty therein to be contained, grant bargain sell convey, assure and confirm unto the said party of the second part, his heirs or assigns, ALL that certain tract, piece or parcel of LAND, situate, lying, and being in the county of *Chautauque* in the State of New York, being part or parcel of a certain Township, which on a map or survey of divers Tracts or Townships of LAND, of the said party of the first part, made for the proprietors by Joseph Ellicott surveyor is distinguished by Township No *2* in the *11th* Range of said Townships, and which said Tract of Land on a certain other Map or survey of said Township into lots, made for the proprietors by the said Joseph Ellicott, is distinguished by the *North west part of* Lot No *49* in said Township, according to the annexed plan, containing *Sixty* acres, be the same more or less



And the said party of the second part, for himself, his heirs, executors and administrators, doth, by these presents, covenant, promise and agree, to and with the said party of the first part or the survivors or survivor of them their or his executors, administrators and assigns in manner following to wit that he the said party of the second part his heirs executors administrators or assigns shall and will well and faithfully pay to the said party of the first part or to the survivors or survivor of them their or his certain attorney executor administrators or assigns the said remaining sum of money above agreed to be paid with interest thereon as aforesaid upon the days and in the manner above mentioned according to the true intent and meaning of these presents—AND ALSO that the said party of the second part his heirs executors administrators or assigns shall not nor will at any time until the full and entire payment of the said remaining sum of money with the interest thereon as aforesaid assign or transfer his or their interest in the said LAND above described or any part thereof nor assign or make over this present contract, nor any covenant herein contained, to any person or persons whomsoever without the consent of the said party of the first part or the survivors or survivor of them, their or his heirs or assigns first had and obtained in writing under their hands —AND ALSO that until the payment of the said remaining sum of money and the interest thereon as aforesaid neither he the said party of the second part nor his heirs or assigns shall or will cut down, or otherwise kill or destroy the growing wood and timber on more than nine tenth parts of the said Tract of Land, but will reserve as woodland at least one tenth part of the said Tract in not more than two parts or parcels and will use all reasonable care and diligence in preserving from destruction and waste the growing wood and timber on the said parcels so reserved —AND THESE PRESENTS are made and executed upon this express condition that if the said party of the second part his heirs, executors administrators and assigns shall make default in the payment of the said remaining sum of money and interest as aforesaid or shall otherwise make default in the fulfilment or performance of any of the covenants and agreements herein contained to be performed fulfilled and kept on his part or behalf then and in such case, the covenants and agreements herein contained to be performed fulfilled and kept by the said party of the first part, the survivors or survivor of them their or his heirs or assigns shall cease determine and be void any thing herein contained to the contrary notwithstanding LASTLY, the said party of the first part do hereby agree that the said party of the second part may immediately after the execution of these presents enter upon the possession of the said piece or parcel of Land, and peaceably occupy and enjoy the same, subject to the covenants restrictions, and conditions herein contained

In Witness Whereof, as well the said party of the first part, by their attorney aforesaid, as the said party of the second part, have hereunto set their names and seals, the day and year first above written

SEALED AND DELIVERED, }
IN PRESENCE OF }

William Deland

Wilhem Willink
Wilhem Willink the younger
Cornelis Vollenhoven

By their attorney
David E Evans
William Deland

Vol 28

No 25

L L T 3

P 11

fol 8

Wm Deland July 1828

N 1/4 32 R 11 60^{as}

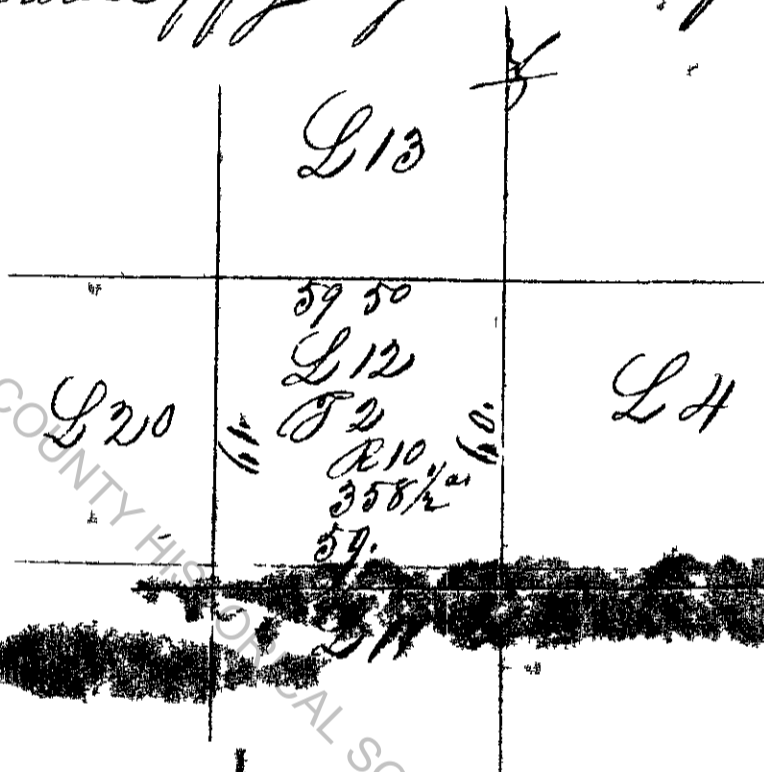
COPYRIGHT CHAUTAUQUA COUNTY HISTORICAL SOCIETY WESTFIELD, NY 2012

On R land

original article 100 acres. T 4 a 7 w
S 1/2 E 1/2 32 R 11 60^{as}

ARTICLES OF AGREEMENT, Indented, Made, Concluded,

and fully agreed upon this 9th day of September in the year of our Lord one thousand eight hundred and fifteen Between Willem Willink Hendrik Vollenhoven, and Rutger Jan Schimmelpenninck, all of the city of Amsterdam in the Republic of Batavia by Joseph Ellicott their attorney of the FIRST PART, and James Hall of the county of Chautauque and state of New York of the SECOND PART, WHEREAS the said party of the second part is justly indebted to the said parties of the first part, in the sum of seventeen hundred & ninety two dollars & 50 cents New York currency, to be paid to the said parties of the first part, their executors, administrators, or assigns, in manner following that is to say, the sum of ninety dollars immediately upon the executing of these presents, and the remaining sum of seventeen hundred & two dollars & 50 cents in six equal yearly instalments, with the interest from the date hereof, to be paid yearly and every year (together with the said instalments) upon such part of the said last mentioned sum as shall at the time of such respective payments be unpaid. The first of the said instalments and annual payments of interest to commence on the 9th day of September in the year of our Lord one thousand eight hundred and eighteen. NOW THEREFORE, in consideration thereof, the said parties of the first part, for themselves their heirs, executors and administrators do, by these presents, covenant, promise and agree to and with the said party of the second part, his heirs, executors, administrators and assigns, and every of them that if the said party of the second part his heirs, executors, administrators or assigns, of any of them, shall and do well and truly pay or cause to be paid unto the said parties of the first part, their executors, administrators or assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof according to the tenor and effect of the covenant and agreement herein after contained, on the part of the said party of the second part, that then, and in such case, the said parties of the first part, their heirs and assigns, shall and will well and sufficiently grant bargain, sell, release, convey, confirm and assure, to the said party of the second part and to his heirs and assigns forever, or to whom he or they shall appoint or direct—All that certain TRACT of LAND, situate, lying, and being in the county of Chautauque in the state of New York being part or parcel of a certain township, which on a map or survey of divers tracts or townships of land of the said parties of the first part, made for the proprietors by Joseph Ellicott, surveyor, is distinguished by township No 2 in the 10th Range of said townships—And which said Tract of Land, on a certain other map or survey of said Township into lots made for the proprietors, by the said Joseph Ellicott, is distinguished by Lot No 12 in said township, according to the following plan, containing three hundred & fifty eight & a half acres, be the same more or less.



PROVIDED ALWAYS that if default shall be made in the performance of the covenant next hereinafter contained, on the part of the said party of the second part for the punctual payment of the said instalments, and annual payments of interest in manner herein after mentioned then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect—And the said party of the second part, for himself his heirs executors and administrators doth covenant promise and agree to and with the said parties of the first part, their heirs, executors, administrators and assigns, that he will well and truly pay to the said parties of the first part, their executors, administrators and assigns the said remaining sum of seventeen hundred & two dollars & 50 cents—in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said instalments and annual payments of interest to commence on the 9th day of September in the year of our Lord one thousand eight hundred and eighteen. And the said parties of the first part, for themselves, their heirs, executors and administrators do hereby further declare and agree, that if the said party of the second part shall on or before the 9th day of September next, erect, or cause to be erected on the tract of land and premises herein before described, or some part thereof, a messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein during the term of three years from thence next ensuing, and shall on or before the said 9th day of September next, clear and fence or cause to be cleared and fenced, not less than five acres of the said tract of land, to the satisfaction of the said parties of the first part, that then and in such case they, the said parties of the first part shall and will relinquish and release to the said party of the second part all the interest which shall have accrued upon such principal sums of money for the period of two years.

IN TESTIMONY WHEREOF, the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written.

SIGNED SEALED AND DELIVERED
IN THE PRESENCE OF

William Willink

Willem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
By their attorney
Joseph Ellicott

James Hall

1833

Vol 1

(183)

No 164
Land Ledger (P 2 R 10)

July 31

Transferred to William Hall

7 2 R 10 Lot 12 Sep 1815

James Hall

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Subd'd to William Hall June 6th 1823

2 10

personally before me came W^m McBride and made
Oath that he has not sold or disposed of Lot No 29
to any person or persons whatsoever upon McBride

185

Sworn to and subscribed before me
this 27 day of Nov. 1875
Ely Harris J. P.

\$ 1554.70
Paid

Personally before me came Alex^r McBride and made
Oath that W^m McBride never has sold Lot No 29
on the Holland purchase to my knowledge or belief

Sworn to and subscribed before me
this 27 day of Nov. 1875
Ely Harris
J. P.

Alexander McBride

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Genesee County ss. William M. Bards being duly sworn Depoeth and saith that on the 4th day of December 1813 he was taken a prisoner by the British in his own house that his house was plundered of all the property therein and burnt by the Indians & that amongst other papers a certain article of Agreement for Lot No. 29 town fifteen in the north corner of the Holland Land Companies Land made between him the said M. Bards and the said Holland Company was taken away or destroyed at that time & that he has ^{not} heard any thing of said article of agreement. And the deponent further saith that he never has sold assigned or transferred said articles of agreement or the land therein mentioned or the improvements thereon to any person but now is in the quiet possession of said land and the improvements thereon and ~~the~~ further the deponent saith not sworn & subscribed this 1st day of December 1815

Before me

James W. Stevens
Judge of Common Pleas for Genesee County

This was in what is now the town of Porter, Genesee Co.
For a general account of this deed see
(Dec 19th 1813) see Turner's Hist. of the State of N.Y.
pages 570 & 591

7th 106

189

Wm McPonde
J 15 - 9 - 29
276 a @ 3⁰⁰

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Sara Ledger P. 15. No. 9
folio 15.

ARTICLES OF AGREEMENT, Indented, Made, Concluded and Fully Agreed upon, this *Fourth* Day of *November*

in the Year of our LORD one thousand eight hundred and *three* BETWEEN *Wilhem Willink, Peter Van Eeghen, Hendrik Vollenhoven, Rutger Jan Schummelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Sege*, all of the City of Amsterdam, in the Republic of Batavia, by *Joseph Ellicott* their Attorney, of the FIRST PART — And *William C. Adams* of the SECOND PART — WHEREAS the said Party of the second Part is justly indebted to the said Parties of the first Part, in the Sum of *Eighty seven Dollars* New-York Currency, to be paid to the said Parties of the first Part, their Executors, Administrators or Assigns, in Manner following, that is to

say, the Sum of *Eighty seven Dollars* immediately upon the Executing of these Presents

and the Sum of *Forty seven Dollars 80 cents* on or before the *fourth* day of *November* next with Lawful Interest thereon from the date hereof

and the remaining Sum of *Seven hundred forty five Dollars 20 cents* in *eight* equal yearly Instalments, with the Interest from the Date hereof, to be paid yearly and every Year, (together with the said Instalments) upon such Part of the said last mentioned Sum as shall at the Time of such respective Payments be due and unpaid. — The first of the said Instalments and annual Payments of Interest to commence on the *fourth* Day of *November* in the Year of our Lord one thousand eight hundred and *three* — NOW THEREFORE, in Consideration thereof, the said Parties of the first Part, for themselves, their Heirs, Executors and Administrators, do by these Presents, covenant, promise and agree, to and with the said Party of the second Part, his Heirs, Executors, Administrators and Assigns, and every of them, that if the said Party of the second Part, his Heirs, Executors, Administrators or Assigns, or any of them, shall and do well and truly pay, or cause to be paid unto the said Parties of the first Part, their Executors, Administrators or Assigns, the aforesaid several Sums of Money, at the Times herein before mentioned for Payment thereof, according to the Tenor and Effect of the Covenant and Agreement herein after contained on the Part of the said Party of the second Part, that then and in such Case, the said Parties of the first Part, their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said Party of the second Part, and to his Heirs and Assigns forever, or to whom he or they shall appoint or direct — ALL that certain Tract of Land, situate, lying and being in the County of Genesee, in the State of New York, being Part or Parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said Parties of the first Part made for the Proprietors by *Joseph Ellicott*, Surveyor, is distinguished by Township No. *15* in the *fourth* Range of said Townships — And which said Tract of Land, on a certain other Map or Survey of said Township into Lots, made for the Proprietors by the said *Joseph Ellicott*, is distinguished by Lot No. *Twenty one* in said Township.

BEGINNING at a post standing in the Eastern corner of the New York Reservation being the N.W. corner of said Lot from which a Beech bears *956* 31 links, Thence East by Lot No. 30 *Eighty two* 6 chains 26 links to a post, Thence South by Lot No. 24 *Eighty one* chains 43 links to a post, Thence West by Township No. 14 in the 7th Range *Forty five* chains to a post standing in the Eastern corner of said Reservation Thence bounding on said Reservation N.E. *Twenty* chains 24 links N.W. *Forty* chains 22 links to the place of beginning bounding Two hundred Seventy *Six* Acres to the same mark & c.

PROVIDED ALWAYS, that if Default shall be made in the Performance of the Covenant next herein after contained on the Part of the said Party of the second Part, for the punctual Payment of the said Instalments, and annual Payments of Interest in Manner herein after mentioned, then the said Covenant next herein before contained on the Part of the said Parties of the first Part shall become void and of no Effect — AND the said Party of the second Part, for himself, his Heirs, Executors and Administrators, do hereby further declare and agree, to and with the said Parties of the first Part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said Parties of the first Part, their Executors, Administrators and Assigns, the said Sum of *Forty seven Dollars 80 cents* on or before the *fourth* day of *November* next with Lawful Interest thereon from the date hereof and the said remaining Sum of *Seven hundred forty five Dollars 20 cents* in *eight* equal yearly Instalments, together with the lawful Interest to grow due thereon from the Date hereof, yearly and every Year, in Manner herein before mentioned, the first of the said Instalments, and annual Payments of Interest, to commence on the *fourth* Day of *November* in the Year of our Lord one thousand eight hundred and *three* — AND the said Parties of the first Part, do hereby further declare and agree, that if the said Party of the second Part shall, on or before the *fourth* Day of *November* next, erect, or cause to be erected, on the Tract of Land and Premises herein before described, or some Part thereof, a Messuage fit for the Habitation of Man, not less than eighteen Feet square, and shall live and reside, or cause a Family to live and reside therein, during the Term of *three* Years from thence next ensuing, and shall, on or before the *fourth* Day of *November* next, clear and fence, or cause to be cleared and fenced, not less than *five* Acres of the said Tract of Land, to the Satisfaction of the said Parties of the first Part, that then and in such Case they the said Parties of the first Part, shall and will relinquish and release to the said Party of the second Part, all the Interest which shall have accrued upon such principal Sums of Money for the Period of two Years. — IN TESTIMONY WHEREOF the Parties to these Presents have hereunto interchangeably set their Hands and Seals and Year first above written.

SIGNED SEALED AND DELIVERED IN THE PRESENCE OF

Wilhem Willink
Peter Van Eeghen
Hendrik Vollenhoven
Rutger Jan Schummelpenninck
Wilhem Willink the younger
Jan Willink the younger
Jan Gabriel Van Staphorst
Cornelis Vollenhoven
Hendrik Sege
By their Attorney *Joseph Ellicott*
Wm. M. Brade

William C. Adams
David E. Evans

Received July 18 1806 of William M. Bond
Forty five dollars being the first payment within

mentioned
\$45.00

Joseph Elliott

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WESTFIELD, NY 2012

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WESTFIELD, NY 2012

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RECORDS OF THE CHAUTAUGUA COUNTY HISTORICAL SOCIETY
WESTFIELD, NY 2012

ARTICLES OF AGREEMENT, INDENTED MADE, CONCLUDED, AND FULLY AGREED UPON,

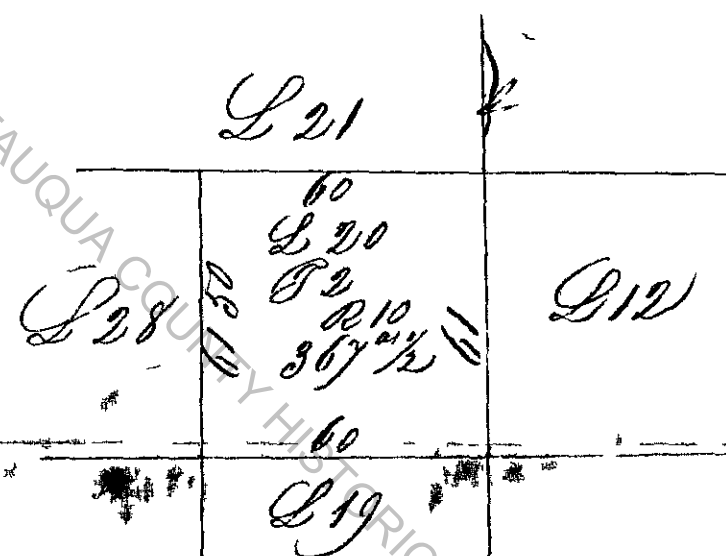
this 20th Day of May in the Year of our Lord one thousand eight hundred and fourteen Between Wilhem Willink Hendrik Vollenhoven Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan Jan Gabriel Van Staiphorst Cornelis Vollenhoven and Hendrik Beye all of the City of Amsterdam in the republic of Batavia, by Joseph Ellicott, their Attorney of the first PART, and Jno Owens of the County of Chautauque and State of New York of the second PART,

WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of Eleven hundred & two Dollars & 50 cents New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say the sum of Five Dollars immediately upon the executing of these Presents, and the sum of

ten Dollars on or before the day of next with lawful interest thereon from the date hereof, and the remaining sum of ten hundred & forty seven Dollars & 50 cents in

six equal yearly Instalments with the interest from the date hereof to be paid yearly and every year (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be unpaid — The first of the said instalment and annual payments of interest to commence on the 20th day of May in the year of our Lord one thousand eight hundred and seventeen NOW THEREFORE, in consideration thereof, the said parties of the first part for themselves, their Heirs, Executors and Administrators do by these presents covenant, promise and agree, to and with the said party of the second part, his Heirs Executors Administrators and Assigns, and every of them that if the said party of the second part his Heirs Executors Administrators or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors Administrators or Assigns the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and Agreement herein after contained on the part of the said party of the second part that then and in such case, the said parties of the first part their Heirs and Assigns, shall and will well and sufficiently grant bargain, sell release, convey, confirm and assure to the said party of the second part and to his Heirs and Assigns forever or to whom he or they shall appoint or direct — ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part made for the proprietors by JOSEPH ELLICOTT, Surveyor is distinguished by Township No 2 in the 10th Range of said Townships — And which said Tract of Land on a certain other Map or Survey of said Township into Lots, made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by Lot No 20 an said Township,

according to the following plan, containing Three hundred & forty seven & a half Acres, be the same more or less



PROVIDED ALWAYS that if default shall be made in the performance of the covenant next here in after contained, on the part of the said party of the second part for the punctual payment of the said instalments, and annual payments of interests in manner herein after mentioned, then the said covenant next herein before contained on the part of the said parties of the first part shall become void and of no effect And the said party of the second part for himself, his Heirs, Executors and Administrators, doth covenant promise and agree, to and with the said parties of the first part their Heirs Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors Administrators, and Assigns, the said sum of

ten Dollars on or before the day of next with lawful interest thereon from the date hereof and the said remaining sum of ten hundred & forty seven Dollars & 50 cents in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned the first of the said Instalments, and annual payments of interest, to commence on the

20th day of May in the year of our Lord one thousand eight hundred and seventeen and the said parties of the first part, for themselves, their Heirs, Executors and Administrators do hereby further declare and agree, that if the said party of the second part shall on or before the 20th day of May next, erect, or cause to be erected, on the tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside or cause a family to live and reside therein, during the term of three years from thence next ensuing and shall, on or before the said 20th day of May next, clear and fence or cause to be cleared and fenced not less than five Acres of the said tract of Land to the satisfaction of the said parties of the first part that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written,

SIGNED, SEALED AND DELIVERED, IN THE PRESENCE OF

Wilhem Willink
Hendrik Vollenhoven

Rutger Jan Schimmelpenninck
By their attorney
Joseph Ellicott
Jno Owens

Vol 1

191

No ~~119~~ 119

Grand Ledger Part 10

Part 19

Isa Owens may 1814

LA 20-72 R 10-367 1/2 on

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NW P 29^{as} Deed to Josiah & Miles Wheeler

Sept 6th 1826

^{as} P 338¹⁰ by Isaac Young

" "

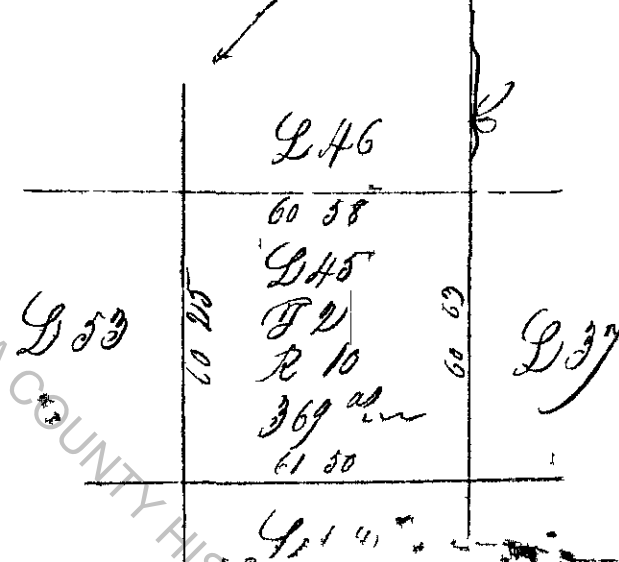
2 10

ARTICLES OF AGREEMENT, INDENTED MADE, CONCLUDED, AND FULLY AGREED UPON,

this 17th Day of October in the Year of our Lord one thousand eight hundred and thirteen Between Wilhem Willink, Hendrik Vollenhoven, Rutger Jan Schimmelpenninck, Wilhem Willink the younger, Jan Willink the younger, Son of Jan, Jan Gabriel Van Staphorst, Cornelis Vollenhoven and Hendrik Seyde, all of the City of Amsterdam in the republic of Batavia, by Joseph Ellicott, their Attorney of the FIRST PART and Nathan Lorall of the County of Chautauque in and State of New York in of the SECOND PART, WHEREAS the said party of the second part is justly indebted to the said parties of the first part in the sum of one thousand and fourteen Dollars & Twenty five Cents New York Currency to be paid to the said parties of the first part, their Executors, Administrators, or Assigns, in manner following, that is to say the sum of Fifty one Dollars immediately upon the executing of these Presents, and the remaining sum of Nine Hundred and Sixty three Dollars & Twenty five Cents in

six equal yearly Instalments with the interest from the date hereof, to be paid yearly and every year, (together with the said instalments) upon such part of the said last mentioned sum as shall, at the time of such respective payments be unpaid — The first of the said instalments and annual payments of interest to commence on the 25th day of October in the year of our Lord one thousand eight hundred and thirteen NOW HEREOF, in consideration thereof, the said parties of the first part for themselves, their Heirs, Executors, and Administrators, do by these presents, covenant, promise and agree, to and with the said party of the second part his Heirs, Executors, Administrators and Assigns, and every of them, that if the said party of the second part, his Heirs, Executors, Administrators, or Assigns, or any of them, shall and do, well and truly pay or cause to be paid unto the said parties of the first part, their Executors, Administrators, or Assigns, the aforesaid several sums of money, at the times herein before mentioned for payment thereof, according to the tenor and effect of the covenant and Agreement herein after contained, on the part of the said party of the second part, that then and in such case, the said parties of the first part their Heirs and Assigns, shall and will well and sufficiently grant, bargain, sell, release, convey, confirm and assure to the said party of the second part, and to his Heirs and Assigns forever or to whom he or they shall appoint or direct — ALL that certain Tract of Land, situate, lying and being in the County of Chautauque in the State of New York, being part or parcel of a certain Township, which on a Map or Survey of divers Tracts or Townships of Land of the said parties of the first part, made for the proprietors by JOSEPH ELLICOTT, Surveyor, is distinguished by Township No 2 in the 10th Range of said Townships — And which said Tract of Land, on a certain other Map or Survey of said Township into Lot Lots, made for the proprietors, by the said JOSEPH ELLICOTT, is distinguished by Lot Lot No 45 in said Township,

according to the following plan, containing Three Hundred and Sixty nine Acres, be the same more or less.



PROVIDED ALWAYS, that if default shall be made in the performance of the covenant next herein after contained, on the part of the second party for the punctual payment of the said instalments, and annual payments of interests in manner herein after mentioned, then the said covenant next here before contained on the part of the said parties of the first part shall become void and of no effect — And the said party of the second part, for himself, his Heirs, Executors and Administrators, doth covenant promise and agree, to and with the said parties of the first part, their Heirs, Executors, Administrators and Assigns, that he will well and truly pay to the said parties of the first part, their Executors, Administrators, and Assigns, the said remaining sum of Nine Hundred and Sixty three Dollars & Twenty five Cents in six equal yearly instalments, together with lawful interest to grow due thereon from the date hereof, yearly and every year, in manner herein before mentioned, the first of the said Instalments, and annual payments of interest, to commence on the 25th day of October in the year of our Lord one thousand eight hundred and thirteen and the said parties of the first part, for themselves, their Heirs, Executors and Administrators, do hereby further declare and agree, that if the said party of the second part shall on or before the 25th day of October next, erect, or cause to be erected, on the tract of Land and premises herein before described, or some part thereof, a Messuage fit for the habitation of man, not less than eighteen feet square, and shall live and reside, or cause a family to live and reside therein, during the term of three years from thence next ensuing, and shall, on or before the said 25th day of October next, clear and fence, or cause to be cleared and fenced not less than five Acres of the said tract of Land, to the satisfaction of the said parties of the first part, that then and in such case they the said parties of the first part, shall and will relinquish and release to the said party of the second part, all the interest which shall have accrued upon such principal sums of money for the period of two years

IN TESTIMONY WHEREOF, the parties to these Presents have hereunto interchangeably set their Hands and Seals the day and year first above written.

SIGNED, SEALED, AND DELIVERED,
IN THE PRESENCE OF
William Bearock

Wilhem Willink
Hendrik Vollenhoven
Rutger Jan Schimmelpenninck
By their attorney
Joseph Ellicott
Nathan Lorall

183

193

Vol 4
at ~~101~~ 101-

Land Ledger / 52 P 10

Book 11

Dec 1st 1813
N. Lobball Oct 1813

Sub - 245 52 P 10 - 564 00

Sub - 100 00
Total 664 00

D. Deeds for the northern
Land over Ebenezer Cheney East 246⁰⁰
Nathan Lasato West 123

369

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