

JOHN YURKS, AND WIFE, :
 TO :
 ANDREW McGOWN, : MEMORANDUM that on the third day of May
 in the year one thousand eight hundred and eight, JOHN YURKS of the town of Mount
 Pleasant, in the County of Westchester and State of New York, Farmer, and SARAH his
 wife, of the first part did mortgage to ANDREW McGOWN, of the Ninth Ward, of the City
 of New York, Gentleman of the second part and to his heirs, and assigns forever,
 ALL that certain message or tenement, piece or parcel of land, situate, lying and
 being in the town of MOUNT PLEASANT, aforesaid in the County of Westchester bounded
 as follows:- BEGINNING at the southeast corner by the land of Isaac Van Wart,
 thence westerly by and with the lands of Caleb Archer as the fence now stands to a
 whitewood tree thence northerly by and with the lands late of James Yurks, deceased
 as the fence now stands as far as to a chesnut tree standing on the west side of a
 gully thence easterly to the road leading from Henry Twitchings to Isaac Van Warts
 and southerly with said road and said Isaac Van Warts land to the place of beginning
 so as to include thirty acres of land. TOGETHER with all and singular the edifices
 buildings rights members privileges hereditaments and appurtenances thereunto belong-
 ing or in any wise appertaining &c., PROVIDED TO BE VOID if the said party of the
 first part their heirs, executors or administrators shall well and truly pay or cause
 to be paid unto the said party of the second part his executors administrators or
 assigns the just and full sum of one hundred & fifty dollars, lawful money of the
 United States of America with legal interest for the same on or before the third
 day of May which will be in the year one thousand eight hundred and nine, according
 to the true intent and meaning of the condition of one certain bond or obligation
 bearing even date with the said mortgage from the said John Yurks one of the party
 of the first part to the said party of the second part. Which mortgage was acknow-
 ledged on the day of the date thereof, before Caleb Tompkins, one of the
 Judges of the Court of Common Pleas in and for the County of Westchester by the said
 John Yurks, and Sarah his wife, to the said Judge, known to be the same persons
 described in and who executed the same the said Sarah before the said Judge on a
 private examination apart from her husband acknowledged she executed the said
 mortgage freely without any fear or compulsion of her said husband.
 Entered the 3rd May 1806, at 6 o'clock P.M. The words - & fifty - interlined in this
 record.

Pr. Elijah Crawford, Clk.

See Lib. R. of Mortgages pages 152-153, this mortgage transferred to James Hays.

HEZEKIAH DEFOREST AND WIFE, :
 TO :
 STEPHEN GILBERT, : MEMORANDUM that on the twenty fifth
 day of March in the year one thousand eight hundred and eight, HEZEKIAH DEFOREST
 of Salem, County of Westchester and State of New York, and POLLY his wife, of the
 first part did mortgage to Stephen Gilbert, of Salem County and State aforesaid of
 the second part and to his heirs, and assigns forever, ALL that certain piece of
 land with the buildings thereon, together with a blacksmith's shop standing on the
 highway situate, lying and ** in the town SALEM, in the County aforesaid butted and
 bounded as follows:- Northerly by lands of Martin Mead, eastwardly by lands of
 Epenetus Lounsbury southerly and westwardly by highway containing half and acre
 of land be the same more or less &c., PROVIDED to be void, if the said party of
 the first part to the said party of the second part the just and full sum of one
 hundred and fourteen, dollars, and thirty two cents lawful money of the State afore
 said on or before the twenty fifth day of March which will be in the year of our
 Lord one thousand eight hundred and ten, with lawful interest annually untill paid
 according to the condition of a certain bond or writing obligatory bearing even
 date with the said mortgage executed by the said party of the first part to the
 said party of the second part as collateral security. Which mortgage was acknowleg-
 ed on the day of the date thereof, before William Fancher one of the Judges of the
 Court of Common Pleas in and for the County of Westchester by Hezekiah Deforest
 and Polly his wife, known to the said Judge to be the persons described in, and
 who executed the same the said Polly on an examination separate and apart from her
 said husband before the said Judge acknowledged that she executed the said mortgage
 freely without any fear or compulsion of her said husband.
 Entered the 4th May 1806, at 6 o'clock A.M. The words said mortgage interlined in this
 record.

Pr. Elijah Crawford, Clk.

ROBERT GRAHAM :
 TO :
 SAMUEL MERTINE, : MEMORANDUM that on the first day of May
 in the year one thousand eight hundred and eight, ROBERT GRAHAM of Stephen Town
 in the County of Westchester and State of New York, of the first part did mortgage
 to SAMUEL MERTINE of the town of Greenburgh, County and State aforesaid of the second
 part and to his heirs, and assigns forever, ALL that certain piece or parcel of
 land, situate in Stephen Town, in the County of Westchester butted and bounded as
 follows:- BEGINNING at the northwest corner of said land by the land of
 Stephen Brown, running from thence south three degrees east by the said Brown's
 land fifteen chains sixty six links thence north eighty seven degrees east by
 Charles Teeds land thirty six chains and fifty eight links to a heap of stones at
 the south