

Actions against me the said Elizabeth Gilliam my executors & administrators, and all and every other persons & persons whatsoever, shall and will warrant and forever defend by these presents
In Wiltshire whereof I have hereunto set my hand & seal
the twenty ninth day of July One thousand eight hundred

and eleven
Signed sealed &c
in presence of

John Joy — attested the 19th day of August 1818 the
James Tiller Indenture was proved by the Father of John
William Taylor — by James Tiller and William Taylor
Wiltshire witness and sworn to be true

Elizabeth Gilliam

*Gilliam
to
Gilliam*

This Indenture made the twenty seventh day of May
in the year One thousand eight hundred and eleven between Elizabeth
Gilliam of the County of Southampton, of the one part and Joseph
Gilliam her son of the said County of the other part witnesseth
that the said Elizabeth for and in consideration of the sum of
ten dollars, in hand paid, the receipt whereof is hereby
acknowledged, but more especially for and in consideration
of the parental affection which the said Elizabeth hath for
her said son Joseph hath granted, bargained, sold and given
and by these presents doth grant bargain sell and give unto her
said son Joseph two tracts or pieces of land both lying and being
in the aforesaid County of Southampton, on the north side of Meheron
river, One being the tract whereon the said Elizabeth now resideth
containing one hundred and five acres be the same more or less
and bounded by the lands of William Wright, Lewis Sharpe —
Tofted Harts, and the lands belonging to Byrd Lundy estate the
other tract being in the low grounds of the said river Meheron
containing eighty two acres, be the same more or less, and bounded by
the lands of Benjamin Sharpe William Taylor, William Wright,
and the land which formerly belonged jointly to the said Joseph
and Henry Gilliam, her sons, being a piece of land as well as
the one first above described, which fell to the said Elizabeth
at the death of her father Joseph Reese, the said Elizabeth hereby
reserving to herself a life estate in the said tract of land with
the free use, privilege and enjoyment of the same during
that time of the life tenancy or ownership of her said son
Joseph, or of any other person whatsoever by his marriage