

176  
1 June 1775  
P.  
D.

and 26, & part of the second part - Haverhill, that in consideration of the above facts, the said parties of the first part do grant, convey and release to the said D. Crampler the parts of land above described, free from the debts of the said P. D. Shemuel, with special warranty. Having the following signatures made, the day and year above written.

J. B. Pringle Testated [Seal]  
P. D. Shemuel Testated

Southampton County, in the Clerk's Office June 1st 1775  
The Clerk of Probate found S. A. Poole Testated and P. D. Shemuel to P. C. Adams, and that they recited and acknowledged by said Poole Testated as of his and Shemuel to his wife and their children and descendants to record.

Dated, New Edwards Co. C.

This Deed made the 1<sup>st</sup> day of January 1775 between Steeney Johnson of Southwicks County of the first part and Joseph Crampler of part of Haverhill of the 2<sup>nd</sup> part, Upholders, both for and in consideration of the sum of Two Hundred dollars given to the said Steeney Johnson of the first part above named and sold to the said Joseph Crampler of the 2<sup>nd</sup> part all his right title and interest in and to a parcel of land lying in County of Southampton and joining the lands of Justice J. Hornell on the north end Emma Price on the east end J. Bowditch on the south and Steenie H. Rossin on the west and the right land contains to acre to the same more or less and that the parties of the 2<sup>nd</sup> part is to have there 1/3 part to occupy with the terms of this deed, and in the event the said parties of the 2<sup>nd</sup> part should not comply with terms of this deed, until the land named mentioned has come to full and worth Haverhill Church I hand, counterset to my hand and seal this 1<sup>st</sup> day of January 1775.

Steeney Johnson [Seal]

J. C. Crampler

B. H. Rossin

Examined

This Indenture entered into the 1<sup>st</sup> day of June 1776 between Joseph G. Crampler of the first part and Edward Crampler and Mahala his wife of the second part, Upholders, both for and in consideration of the mutual good affection which the parties of the first part entertain for the parties of the second part, and for the further consideration of one dollar paid to the parties of the first part, by the parties of the second part. The said Joseph G. Crampler do grant unto the said Edward Crampler and Mahala his wife during their joint lives and also by the survivor his right to occupy and possess the dwelling house and buildings and out houses and gardens situated on the tract of land lately owned by the said Edward Crampler known as the Somers tract. And the further right to occupy and cultivate so much of the said tract of land as may be necessary for a good honest life, first farm and to be paid to the said Mr. G. Crampler the first party to the Cramplers his heirs administrators, executors and assigns. And it is further agreed by the said Mr. G. Crampler that of the said Edward Crampler as his wife profits goes to maintain any land that they or either of them shall be furnished annually from the proceeds of the sum thirty three pounds of meat and seven pounds of fiddler. And the premises and rights hereby granted are set to be assigned to any one or more as the premises to be occupied by Edward the said Edward Crampler and Mahala Crampler his wife and