

This Indenture made the Tenth day of September in the year of Our Lord One thousand eight hundred and sixteen Between John Rawalt
 late Sur. of Benton Ontario County and State of New York and Elizabeth his
 wife of the first part and Aaron Remer of the Town County and State aforesaid
 of the second part Witnesseth That the said parties of the first part, for and in
 consideration of the sum of Nine Hundred Dollars to them in hand paid by
 the said party of the second part the receipt whereof is hereby Confessed and
 acknowledged hath granted bargained sold remised released aliened and
 confirmed and by these presents doth grant bargain sell remise released al-
 ien and confirm unto the said party of the second part and to his heirs and
 assigns forever All that Certain tract or pieces of Land situated in the town
 Benton aforesaid being Part of Lot No Eighteen in Township No Seven in
 the first Range or tier of Towns in the County of Ontario aforesaid Bounded as
 follows Beginning at the Southwest Corner of said Lot No Eighteen thence
 North on the line of said Lot No Eighteen two hundred and forty Rods to
 the Northwest Corner of said Lot thence East on the line of said Lot Thirty
 three Rods and a third of a Rod thence South Two hundred and forty Rods
 to the South line of said Lot thence West Thirty three Rods and one third of a
 Rod to the place of beginning Containing Fifty acres of Land Together with
 all and singular the hereditaments and appurtenances therunto belong-
 ing or in anywise appertaining and the reversions and reversionary com-
 munities and remainders rents issues and profits thereof; and all the Est-
 ate right title interest claim and demand whatsoever of the said parties of the first
 part Either in law or equity of in and to the above bargained premises with
 the said hereditaments and appurtenances To have and to hold the said pre-
 mises above described to the said party of the second part his heirs and assigns
 to the sole and only proper use benefit and behoof of the said party of the se-
 cond part his heirs and assigns forever. And the said parties of the first part
 for themselves their heirs Executors and administrators doth covenant grant
 bargain and agree to and with the said party of second part his heirs and assigns
 that at the time of the Ensigning and delivery of these presents they are well re-
 cipe of the premises above conveyed as of a good sure perfect absolute and
 unassailable Estate of inheritance in the law in fee simple And that the above
 bargained premises in the quiet and peaceable possession of the said party
 of the second part his heirs and assigns against all and every person or per-
 sons lawfully claiming or to claim the whole or any part thereof they will
 forever warrant and defend In witnesseth whereof the parties of the first
 part hath hereunto set their hands and seals the day and year first above
 written signed sealed and delivered in presence of Mary Croft Martha Croft
 John Rawalt for Seal
 Seal

State of New York

Ontario County ss On the first day of February Eighteen hundred and

Twenty before me appeared Martha Croft one of the subscribing witnesses to me 589
personally known who being duly sworn, and says that she is personally acquainted
with John Raybalt the within grantor and she him seen seal and deliver the
within Indenture and was at the same time a subscribing witness I being satis-
fied with the above proof allow it to be recorded Joel Dorman Com. of
State of New York Ontario) I Thomas Hall clerk of said County Do hereby Certify that
County clerks Office ss Joel Dorman whose name is subscribed to the certificate
of proof or acknowledgment of the annexed instrument and thereon written was
at the time of taking such proof or acknowledgment a Commissioner of Deeds in
and for the County aforesaid dwelling in the said County Commissioned and sworn and
duly authorized to take the same and further that I am well acquainted with the
hand writing of such Commissioner, and verily believe that the signature to the said
Certificate is genuine. In Testimony whereof I have hereunto set my hand and affixed
the seal of said County this Twelfth day of March A.D. 1840 Thomas Hall clerk
A true copy of the original Recorded 16th
March 1840 at 10 O'clock AM and Examined

Joel Dorman

This Indenture made the twenty eighth day of March in the year of our
Lord one thousand eight hundred and thirty four Between Robert Armstrong of the
Town of Barrington County of Gates and State of New York and Betsey his wife of the first
part and Richard Lethbrin of the same place aforesaid of the second part Witnesseth that
the said party of the first part for and in Consideration of the sum of Two hundred and Eighty
Eighty eight Dollars to them in hand paid by the said party of the second part the Re-
ceipt whereof is hereby confessed and acknowledged have granted bargained sold remised
released released and confirmed and by these Presents do grant bargain sell remise re-
lease alien and confirm unto the said party of the second part and to his heirs and assigns
forever All that certain tract or parcel of Land situated in the town of Barrington aforesaid
being part of the north east quarter of lot number fifty four in township number
six in the first range bounded as follows viz Beginning at the north east corner
of said lot thence north eighty seven degrees twenty minutes west six chains and eighty
seven links thence south two degrees five minutes west eighteen chains and ninety two
links thence south eighty seven degrees twenty minutes east six chains and eighty seven li-
nks to a stone on the east line of said lot thence along said line north two degrees
five minutes east east eighteen chains and ninety two links to the place of beginning
excepting one acre lying in the south east corner hereto fore recited to Lewis A. Bissell
leaving twelve acres hereby meant to be conveyed subject to the payment of one hun-
dred and one dollars eighty nine cents on a certain Mortgage presented by the said
Robert Armstrong to the State of Connecticut which said sum is a part of the purchase
price Money above mentioned Together with all and singular the hereditaments
and appurtenances thereto belonging or in anywise appertaining under the re-
version and reversions remainder and remainders rents issues and profits thereof