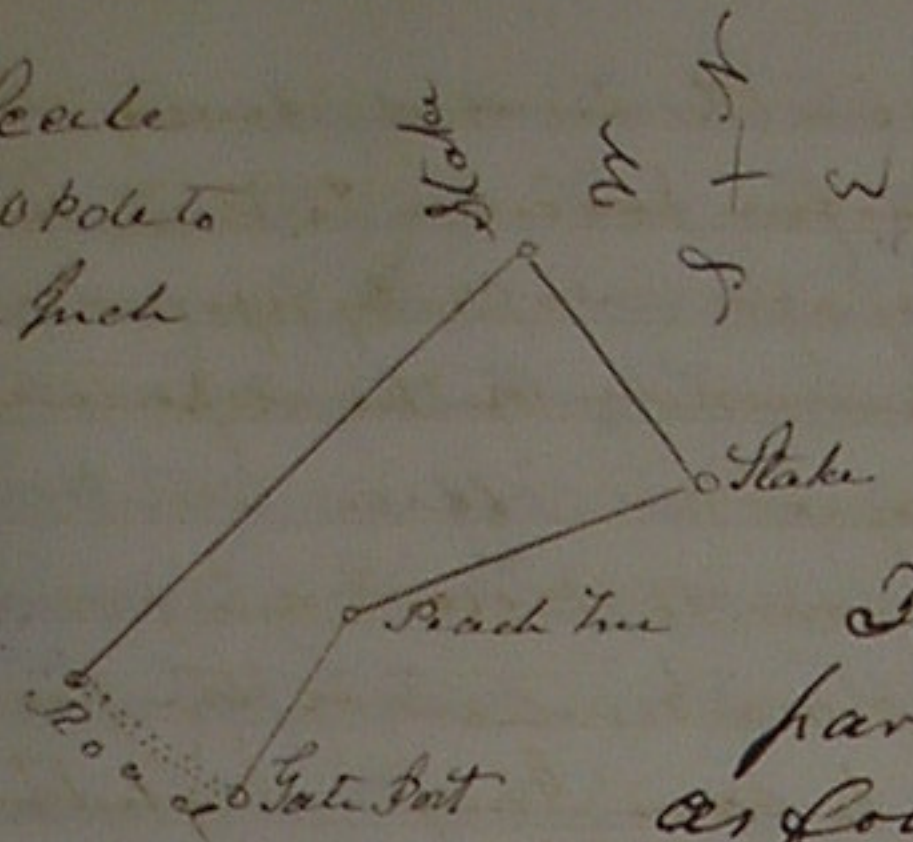


Scale  
80 poles to  
the inch



The above plat representeth the area of fifty  
Acre & one third Acre of Land lying in Northampton  
County N.C., allotted off and set apart as follows  
obtained by William Carstarphun in right of his  
wife out of the land of her former husband Richard  
Gary deceased, to the use of John M. Moody - being a  
part of the Holly & Edwards tract situate and bounded  
as follows, to wit: beginning at the road a Stake near  
Gate Post running thence along said Moodys line N 31°  
E 56 pole to a peach tree still Moodys line N 72 E 49°  
pole to a Stake then N 35 deg 76 1/2 pole to a Stake in the line  
made for Sarah & Susan Gary then said line S 48 1/2 W 158  
pole to a Stake at the aforesaid road thence down the road 53  
pole to the first Station. Given under my hand this October  
27th 1855

Isaac Connor C.S.R.

North Carolina

Northampton County Superior Court Fall Term 1855.

This Deed of William Carstarphun and Caroline his wife  
for and to the use of John M. Moody in the lands of Richard Gary  
said Caroline former husband deceased is returned in open Court by  
Thomas J. Garner Deputy Sheriff and ordered to be certified and  
registered

Registered March 8th 1856

Benja E. Rue PR

Paste of

Isaac Peck Esq

X

Livermon to Flythe Trust

This Indenture Entend into this fourteenth day of February, in the  
year of our Lord, one Thousand Eight hundred and fifty six, by and  
between Samuel L. Livermon of the County of Northampton County,  
party of the first part; James S. Flythe party of the second part; and John  
Bishop W.W. Edwards and W. B. Wise party of the third part.  
Witnesseth: that whereas the said Samuel L. Livermon is indebted  
to John V. Lawrence in the sum of One hundred Eighty Seven Dollars  
and a half with interest thereon from the 16<sup>th</sup> day of November A.D.  
1854, to soon which he has at that date Executed them bonds, each in  
the sum of Sixty two and a half dollars, payable to said Lawrence,  
severally at one, two and three years thenceupon and each bearing interest  
from that date which the same bonds have been also executed by  
said John H. Bishop and William L. Edwards, as Sureties; And  
whereas the said Samuel L. Livermon being, in like manner and sum,  
indebted to Penah Vaughan, did on the said 16<sup>th</sup> day of November A.D. 1854,  
execute them separate bonds, which were also executed by said Bishop and  
Edwards as sureties, payable to him, at one, two, and three years from that  
date, each for the sum of Sixty two and a half Dollars, and bearing  
interest from same date; And whereas the said Samuel L. Livermon  
is further indebted to the said John H. Bishop, in the sum of one hundred  
and thirty two dollars and ninety one cents by bond Executed by him  
to said Bishop, for that sum, of even date with these presents, and  
bearing interest from date; And whereas the said Samuel  
L. Livermon is also further indebted to the said William B. Wise