EARLY COLONIAL SETTLERS OF SOUTHERN Maryland and Virginia's Northern Neck **COUNTIES**

Home Search		Find Media Info		
Enoch Doug 1639 - 1677 (38 ye		Share Print Bookmark		
Individual Suggest Personal Information	Ancestors Descend	dants Relationship Timeline Family		
Name				
		Enoch Doughty		
Birth	1639	Taunton, Bristol County, Massachusetts 👂		
Gender	Male			
Death	9 May 1677	South Farnham Parish, Old Rappahannock County, Virginia - Probate 👂		
Person ID	I116585	Tree1		
Last Modified	11 Sep 2024			
Father		Francis Rev Doughty, b. 1605, Hempstead, Gloucestershire, England b. 2 Mar 1683, Newtown, Long Island, New York b. (Age 78 years)		
Relationship	natural	natural		
Mother		Bridgett MNU Doughty, b. 1604, Oldbury, Gloucestershire, England b. d. Bef 1657, South Farnham Parish, Old Rappahannock County, Virginia b. (Age < 52 years)		
Relationship	natural	natural		
Marriage	England &			
Family ID	F10325	Group Sheet Family Chart		
Family	Female MNU Doug County, Virginia	Female MNU Doughty d. Aft 1677, South Farnham Parish, Old Rappahannock County, Virginia		
Children	Rappahannock C George County, V 2. <u>Jane Doughty,</u> County, Virginia	1. Margaret Doughty, b. Abt 1667, South Farnham Parish, Old Rappahannock County, Virginia a d. 5 Feb 1720, Hanover Parish, King George County, Virginia a (Age ~ 53 years) [Father: natural] 2. Jane Doughty, b. Bef 1676, Sittingbourne Parish, Old Rappahannock County, Virginia a d. Aft 1703, St. Anne's Parish, Essex County, Virginia (Age > 29 years) [Father: natural]		

	3. <u>Joy Doughty</u> , b. Bef 1666, Old Rappahannock County, Virginia P [Father: natural]	
Family ID	F12937	Group Sheet Family Chart
Last Modified	11 Sep 2024	

Notes Rappanhoannock County VA Wills Doughty, Enoch 27 Feb 1675; 9 May 1677 To my Children; overseers Francis Doughty and James Phillips Witness John Simpton and Hugh Mane Contributed by: James Hughes Title Doughty, Enoch. Publication 1677. Gen. note Part of index to Lancaster County Wills and Administrations (1652-1800)Note Page 27a. Will pro. 9 May 1677. Wills, Etc., No. 5, 1674-1689 (Reel 18) 1677-1678 Old Rappahannock County, Virginia Deed & Will Book 6, Part 1; [Antient Press]; Page 51-53 1656-1692 Old Rappahannock County, Virginia Will Book; [William Montgomery Sweeny] Wills in the Record Book entitled Wills No. 2, 1677-1682. DOUGHTY, ENOCH, 27 February, 1675; 9 May, 1677. Estate to his children (not named), "and as my desire is that they may goe out of this Country I doe impower my Overseers Francis Doughty and James Phillips to put on sale all my lands and goods and Chattels for money Good for my Children." Wit. JOHN SIMPTON, JONATHAN BATES, HUGH MANE Memo. 16 hhds of Tob. that my brother carried to England is properly upon

my account for him to make use being my own crop & 500 acct my Brother owes me a Bill of Thomas Becks to my Brother I have paid him for it & another of George Grime I have received many Bills in Stafford of my Brother in my name & have given him a list of them some Mares web I have of his, three of his being about at my Plantation & ye other in Potomack Ward. Feb. ye 27, 1675. Page 51.

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1658-1662 Charles County, Maryland Circuit Court Records; Liber A [TLC]; 7 May 1661, Page 127

Mr. Enoch Doughty enters his mark of hogs and cattle

1658-1662 Charles County, Maryland Circuit Court Records; Liber A [TLC]; 24 Sep 1661, Page 147

Jean Michell demands warrant against Enock Doughty in action of slander; subpoena for Mrs. Cage, Mary Warring, William Potter, Hew Neale

1658-1662 Charles County, Maryland Circuit Court Records; Liber A [TLC]; 24 Sep 1661, Page 150 - 151

Joan Michell, Plt., Mr. Enoch Doughty, Def.; witnesses for plaintiff to be heard; Mrs. Anne Cage swore that Doughty called unto goodie Michell and said are not the woman who swam over to Mr. Pillses sometime in June last past; Elenor Beane, gave same information;

Hew Neale that he knew nothing of above; Court ordered plaintiff non-suited

1658-1662 Charles County, Maryland Circuit Court Records; Liber A [TLC]; 25 Sep 1661, Page 157

Elenor Empson, Plt., Richard Watson, Def.; plaintiff claims Watson defamed petitioner by forbidding the banns of matrimony without cause against a poor distressed widow; Mr. Enock Doughty, age ca. 22 years, swore he saw a note sent by defendant to his father, Francis Doughty, to forbid banns between plaintiff and any other person as she was his wife before God;

defendant being a blind man and disclaiming any interest in her, being forced to trust others in writing; plaintiff non-suited

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Contributed by: James Hughes

URL: http://campus.houghton.edu/webs/employees/jvanwicklin/Home%20page/Genealog y/FamPages/Adrian%5E1O.htm

URL title: Family of Adrian^1 Van Der Donck

Another case that came before the September, 1661 court had some reference to ministerial work of Mr. Doughty. Eleanor Empson, widow of William Empson, was about to be married to John Morris. The pastor was to have performed the marriage ceremony, but he received a note forbidding the banns. Mrs. Empson brought suit against the supposed author of the note, alleging defamation, and called Enoch Doughty as her witness. Says the court record: "Mr. Enoch Doughty aged 22 years or thereabouts swore and examined in open court sayeth that he saw a note sent by Richard Watson to his father Mr. Francis Doughty to forbid the banns of matrimonie betweene Elenor Emmpson and any other person for that she was his wife before God this to the best of this depenants knowledge to bee the substance of the noat and further sayeth not." The supposed author of the note came into court and stated that, being a blind man, he had to trust in the fairness of others in the writing of his messages, and that he disclaimed any interest in the widow's matrimonial affairs.

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1658-1662 Charles County, Maryland Circuit Court Records; Liber A [TLC]; 8 Jul 1662, Page 213

Mr. Enock Doughty, on behalf of his brother-in-law Hew Oneal, demands warrant against William Heard as admn. to estate of Samuell Parker ===

1658-1662 Charles County, Maryland Circuit Court Records; Liber A [TLC]; 8 Jul 1662, Page 222

Petition of Thomas [Lomax], atty. of George Short; at the last court he obtained attachment for 600# of tobacco due him from Mr. Francis Doughty which he delivered to Mr. James Lindsey; Enock Doughty produced letter appointing him attorney for his father, Francis Doughty, minister of Rapahannock County, Virginia; 4 Jun 1662; /s/ Francis Doughty; wit. John Washington, Arthur TURNER, Samuell Eton

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1658-1662 Charles County, Maryland Circuit Court Records; Liber A [TLC]; 8 Jul 1662, Page 223 - 224

Hugh ONeale, Plt.; William Heard, Def.; Plaintiff admn. to Samuel Parker in action of case for 1000# of tobacco;

Daniell Johnson swore that in 1660 Samuel Parker said he had a heifer in the hills which he would willingly give Mrs. Vanderduncke now wife of ONeale for the care she gave him;

Ane Ges swore that Joane Parker thought Mrs. ONeale poisoned her with a portion of something in a pot;

Thomas Lomax, Enoch Doughty, Mrs. Oneale made swom statements regarding the bill for treatment of Joane Parker; mentions Mr. Handly's 30 foot tobacco house;

William Heard and John Waltom also made sworn statements; Oneale ordered to be non-suited and to pay court costs

1662-1666 Charles County, Maryland Circuit Court Records; Liber B [TLC]; 10 Feb 1662/3, Page 72 - 73 - 74

Mr. Robert Sly, Plt-, Capt. Hugh Oneale; regarding debt of wife of Oneale contracted during her widowhood; bill entered binding Mrs. Mary Vanderdoncke exec. admn. to pay Sly 518# of tobacco and cask by the 10th of Nov; dated 24 Nov 1661; /s/ Mary Vanderduncke; wit. Henry Moore, Enocke Doughtie; defendant confessed judgment; payment ordered.

Robert Sly, Plt., atty. of Jacob Johnson; Hugh Oneale, Def..; debt of 160# of tobacco; bill binding Hugh Oneal to pay by the last of October dated 26 Sep 1661; /s/ Hugh Oneall; wit. James Walker; defendant confessed judgment; payment ordered

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1662-1666 Charles County, Maryland Circuit Court Records; Liber B [TLC]; 17 Mar 1662/3, Page 92

Francis Doughtie desired ensuring be recorded: Walter Beane binds himself to Enock Doughtie a bond which Enock and Francis Doughty past to him; 13 Jan 1662; wit. Thomas Notly, John Smith

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1662-1666 Charles County, Maryland Circuit Court Records; Liber B [TLC]; 10 Feb 1662/3, Page 61

Mr. Robert Sly demands warrant against Enock Doughtie; action of debt ===

1662-1666 Charles County, Maryland Circuit Court Records; Liber B [TLC]; 13 Oct 1663, Page 172 - 173 - 174

Indenture, 30 Apr 1655 between James Walker of Wicokomeco and Christopher Carnell of Wicokomeco, planter, a parcel of land lying in the Province of Maryland; bounded by Thomas Michell; containing 200 acres; /s/ James Walker; wit.: John Gooldsmith (mark), Edward Philpot (mark) Christopher Cornell assigns his rights to William Heard and Richard Morrise to above indenture; 24 Apr 1656; /s/ Christopher Carnell (mark); wit. Robert Robins, John Douglas

William Heard and Richard Morris assign rights in above land to John Morris and Giles Tomkins; 27 Jul 1656; /s/ William Heard (mark), Richard Morris (mark); wit. John Douglas, Peter Care (mark)

John Morrise, planter, assigns his rights in above land to Gils Tomkins, planter; 6 Oct 1659; /s/ John Morrise (mark); wit. Robert Loyd, Richard Dod (mark)

Giles Tomkins assigns his rights in above to Mr. Francis Doughtie 17 Jan 1659; /s/ Giles Tomkins (mark); wit. William Barton, Jr., Richard Smoot (mark)

Francis Doughty, Sr., minister of Rappahannock in Virginia, and Anne Doughty, his wife assign rights in above to Gils Tomkinson in the parish or hamlet of Pickeawanon in Charles County; 9 Feb 1662; /s/ Fr. Doughty, Anne Doughty; wit. John Washington, John Crow (mark); signed in the presence of Francis Doughty, Jr., Hugh Oneall (mark); acknowledged in open court by Mr. Enoch Doughty and Mr. Fr. Doughty

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1662-1666 Charles County, Maryland Circuit Court Records; Liber B [TLC]; 3 Feb 1663/4, Page 243

28 Jan 1663 Deed of gift: I, Enoch Doughty, have delivered unto Joye Oneale, my brother Heugh Oneale's daughter, on black heifer; 20 Nov 1663; /s/ Enoch Doughty; wit. Samuell Clarke, Thomas Branso (mark)

In the name of God Amen. I joseph Berry of the County of King George and Parish of Hannover being in good health and sound and pefect sence and memory as usually at other times past for which blessing I give thanks and praise to Almighty God, but calling to mind the uncertainty of this life and that it is appointed for all men once to die do make and ordain this to be my last will and testament in manner and form following, that is to say first and inprimis I commend my soul into the protection of my great and mercifull creator and my body to the earth from whence it came to be decently buried at the discretion of my execurtix hereafter named in sure and certain hope of a joyfull resurection at the last day, and for such wordly goods as it hath pleased God to bless me with I give as follows, vizt.. Item: That, whereas by the Last Will and Testament of my father William Berry, deceased, bearing date the 5th of Feb. 1720 he has therein demised to my brother Enoch Berry the plantation and land whereon he then lived in the following words, vizt...I give to my son Enoch Berry the plantation I how live on with all the land joyning thereto now in my possession being the third part of a certain pattent granted to Enoch Doughty by computation five hundred acres to him and his heirs lawfully begotten of his own body and for want of such heirs to fall to my son, Joseph Berry and to his heirs lawfully begotten of his own body. Now that I am heir at law to my mother she being the daughter of said Enoch Doughty, I am apprehensive that the said clause or paragraff mentioned in my said father's will does not comvey a legal title to my said brother Enoch Berry in the said land, but notwithstanding as I know it was my Mother's desire and my father's will that my said brother enoch berry should have a part of the said land, I do therefore declare and am well contented thatit

should be according to their will and desire, but as my brother Enoch Berry and I have formerly agreed that he the said Enoch should have in lieu of the said land given to him by my father's will the upper part of the said land being the plantation whereon I formerly lived before the death of my father Wm. Berry, now I do hereby desire and it is my will that my said brother Enock Berry do hold the said plantation whereon I formerly lived as above said it being the same plantation whereon my brother Enoch Berry now lives with all the land lying between the North easternmost bounds of the said Pattent and the Creek called Doughty's Creek which creek is the division between his land and mine, his land being the upper part of the whole tract to him and the heirs of his body lawfully begotten and for want of such heirs to return to the heirs of my body lawfully begotten in the same manner as is mentioned and intended in my fathers will aforesaid, but if it shall happen at any time hereafter that my brother Enoch Berry or his heirs or any other person or persons claiming under them shall claim any right or title to the land whereon I now live it being the same land what is mentionid in my father's will aforesaid or shall bring any troublesome or vexatious suit in law against my heirs, executors or any other person or pesons claiming by me or my heirs on account of the aforesaid gift intail mentioned in my father's will as aforesaid, that then this paragraff in my will as it above recited shall be utterly void and of none effect and that my heirs, executors or administrators or any other person claiming by them shall have power and authority to enter and possess the premises above mentoned as if this demise had never been mentioned in my will. item: It is my will and desire that my well beloved wife Catherine Simcock Berry do hold and possess my land and plantation whereon I now live during her life only allowing to my son Joseph Berry the liberty of the house which he has lately built and the liberty of building such other houses as he has occasion for with a reasonable portion of ground to work on provided that he shall have no privilige to work any land but such as his Mother is willing to let him have without being prejudicial to herself. Item: It is my will and desire that after the death of my wife Catherine Simcock, my land whereon I now live be equaly divided between my 2 sons Joseph and Benjamin Berry allowing to each part an equal breadth upon the River counting from the mouth of the Creek to the lower corner of the tract next to Col. Carter's land, the line or lines for the division to extend back from the River to parallell Carter's lines, my son Joseph to have the first choice after the division the said land to them and their heirs forever, but if it shall happen that either of my said sons Joseph and Benjamin shall die without heirs or making any legal disposition of their parts of the said land that then the inheritance shall descend to their next brother, vizt. my son Withers he being my third son, and if they should both dye without heirs or otherwise disposing of thier land in their lifetime that then the inheritance thereof shall descent to the said son Withers and his next brother Thomas, my fourth son, to be held by them in the same manner as is abovem entioned to their older brothers. Likewise if my 2 sons Withers and thomas should bothe or either of them dye then the inheritance shall descend to their 2 youngest brothers, Baldwin and Reuben, my 5th and 6th sons, in the same manner as is above mentioned to their other brothers. The meaning of my intent and desire that my 2 oldest sons then living or their heirs may from time to time hold my said land between them, and if my said sons or any of them or their heirs they being at the same time in right and property to sess or convey the whole or any part thereof belonging to them as they shall think fitt. Item: It is my will and desire that my wife Catherine SimCock do hold all my other estate both real and personal during her life to use and dispose thereof at her own discretion in paying my debts and funeral expenses and likewise for her own support and the support and maintainance of my children until the youngest come of age which I desire may be under her tuition and if any part of my estate or the profitts thereof(excepting the reversion of my land as above demised to my sons) be left at her death that it may go to my children to be distributed amongst them according to the discretion of my aforesaid wife Catherine Simcock Berry whom I do hereby constitute and appoint to be whole and sole Executor of this my last will and testament and I do hereby revoke and

former wills by me heretofore made and do ratifie this to be my true and last will as witness my hand and seale.

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1665-1677 Old Rappahannock County, Virginia Deed & Will Book; [Antient Press]; Page 101

The Mark of the Hoggs & Catle of ENOCH DOUGHTY Vizt. Cropt on the right ear & a slit in the Crop & a slit in the left ear

Recorded 10th April! 1665 Test ROBT: DAVIES CI Cur preda:

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Contributed by: James Hughes

URL: http://kentuckyexplorer.com/nonmembers/00-06068.html

URL title: Kentucky Kinfolks

There are separate deeds of land in King George County from Joseph Berry, Jr., to Benjamin Berry, to Charles Carter, under the date of 1758. These tracts adjoin that of each other and land of Enoch Berry. They lie on the north side of the Rappahannock River. These deeds show that this land was inherited from their father, Joseph Berry, Sr., by will, 1749, who inherited it from his father, William Berry, and wife, Margaret Doughty; who inherited it from Margaret's father Enoch Doughty, who inherited it from his father, Rev. Francis Doughty.

In 1758, a Joseph Berry and a Benjamin Berry arrived in the Shenandoah and established Berry's Ferry. This later became Berryville. They are believed to be the same Joseph and Benjamin Berry. Capt. Thomas Berry's descendants (he lived in the Shenandoah) state that he was their youngest brother, and that their family seat had been "Berry Plain," King George County, Virginia. There is no definite record of the last names of the wives of Capt. Joseph Berry, Sr.; Joseph Berry, Jr.; or Benjamin Berry.

Thomas Berry (not Capt. Thomas Berry), of "Berry Plain," King George County, Virginia, married Elizabeth Washington, November 19, 1758, and resided at "Berry Plain," King George County, Virginia; and whose will is recorded in King George County, naming sons: Washington, John, and Lawrence Berry; and a grandson, John Thornton Augustine Washington. Lawrence Berry was a clerk of King George County for many years, and through him the family estate of "Berry Plain" remained in the family for several generations later.

The will of Enoch Berry is recorded in King George County, 1763, in which he names son and heir, Thomas Berry, to inherit his homeplace. It also mentions his deceased daughter, Winifred Berry, and his son-in-law, Benjamin Berry. It is not believed that this is the same Enoch Berry who married Druscilla Bunberry in September 1726. The first Enoch Berry is believed to be a brother of Capt. Joseph Berry, Sr., and that these two brothers owned land adjoining each other, inherited from their father, William Berry (will recorded in King George County, 1721), and wife, Margaret Doughty, daughter of Enoch Doughty.

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Contributed by: James Hughes

Old Dominion in the 17th Century: A Documentary History of Virginia, 1606-1689

Note:

A Deed of Sale, 1664

Old Rappahannock County Deeds and Wills, 1665-1677, I.

I WILLIAM WEST do by these presents assigne over unto William Gibson for a valluable consideration received in hand all my right Interest and title of a third part of Land which I West bought of Francis Triplet and do by these presents sell and set over from me and my heires unto William Gibson his heirs or assignes for ever as witness my hand December the 3rd 1664 William West seal

Signed and Sealed in the presence of us Enoch DOUGHTY James T. Gullock his mark

Source:

Title Old Dominion in the 17th Century Author(s) Warren M Billings Publisher UNC Press Publication Date Mar 1, 1975 Subject History / General History Format Paperback Pages 348 Dimensions 6.06 x 9.20 x 0.81 in ISBN 0807812374

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1705-1708 Richmond County, Virginia Deed Book 4 [Antient Press]; Page 42a-43

THIS INDENTURE made the fifth day of February in the yeare of our Lord God according to the computation of the Church of England one thousand seven hundred and five Betweene GEORGE PHILLIPS of the Parish of ST. MARYs in the

County of Richmond within the Colony of Virginia, Planter, and MARTHA his Wife, Daughter of THOMAS SWINBURNE, late of the Parish of SITTENBURNE in the County and Colony aforesd., Planter, deced., of one part and WILLIAM ROBINSON of the Parish of CITTENBUPNE in County of Richmond Gent. of the other part; Wittnesseth that GEORGE PHILLIPS and MARTHA his Wife for the sum of Ten Shillings of lawful! money of England to them in hand paid by WILLIAM ROBINSON do bargaine and sell unto WILLIAM ROBINSON all that plantation or parcell of land scituate in County of Richmond and Parish of SITTENBURNE containing by estimation Two hundred acres and all houses tobacco houses gardens profitts and appurtenances to the same belonging which par- cell of land being formerly purchased by THOMAS SWINBURNE, Father of the said MARTHA from WILLIAM BERRY and MARGARETT his Wife by Deed the fifth day of May one thousand six hundred Eighty and six and by him, the said SWINBURNE, bequeathed by his last Will and Testament unto his Daughter, MARTHA, the Wife of GEORGE PHILLIPS, To have and to hold said parcell of land with appurtenances unto WILLIAM ROBINSON his heires dureing the terme of one whole yeare paying therefore the rent of one pepper Corne au the Feast of St. Michael! the Archangel if demanded to the intent that by virtue thereof and by force of the statute for transferring uses into possession WILLIAM ROBINSON may be in actuall possession of the parcel of land and may be thereby enabled to take a release of the Inheritance thereof; In Wittnesse whereof the parties first above named to these present Indenture interchangeably theire hands and sealer have sett the say and veare first above written

Sealed and Delivered in the presence of CHARLES SMITH GEORGE PHILLIPS

WILL: FITZHUGH MARTHA PHILLIPS

Acknowledged in Richmond County Court by JAMES PHILLIPS, Attorney for and on the behalfe of the above named GEORGE PHILLIPS and MARTHA PHILLIPS the third day of Aprill 1706 & recorded the 23d day of the same month & yeare Test J. SHERLOCK, CI Cur

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1705-1708 Richmond County, Virginia Deed Book 4 [Antient Press]; Page 43a-45a

THIS INDENTURE made the Sixth day of February in the yeare of our Lord God according to the Computation now used in the Church of England one thousand hundred and Five Betweene GEORGE PHILLIPS of the Parish of ST. MARYs in the County of Richmond, Planter, and MARTHA his Wife, Daughter of THOMAS SWINBURNE late of the Parish of CITTENBURNE in the County aforesd,, Planter, deced, of the one part and WILLIAM ROBINSON of the Parish of CITTENBURNE in the County of Richmond Gent. of other part; Wittnesseth that GEORGE PHILLIPS and MARTHA his Wife for the summe of Fourty eight pounds of lawful! money of England to them in hand paid by WILLIAM ROBINSON by these presents do bargaine sell release and confirm unto WILLIAM ROBINSON (in his actual possession now being by virtue of an Indenture of bargaine and sale and by force of the statute for transferring uses into possession) and to his heires all that

plantation or parcell of land scituate in County of Richmond and parish of SITTENBURNE containing by estimation Two hundred acres and all houses buildings orchards and appurtenances whatsoever belonging; (which said Two hundred acres of land was purchased by FRANCIS DOUGHTY, Clerk, deced, from ALEXANDER FLEMING Gent. and ELIZABETH his Wife by one Deed under the hands and seales of said ALEXANDER and ELIZABETH bearing date the Tenth day of July in the yeare of our Lord one thousand six hundred Sixty & two and after the death of FRANCIS DOUGHTY came and of right did descend unto ENOCH DOUGHTY only Sonn & heire apparrent of the said FRANCIS DOUGHTY, and after the death of said ENOCH DOUGHTY, the land of right descend unto MARGARETT the Daughter of said ENOCH who hath since intermarryed with WILLIAM BERRY, who together with MARGARETT his Wife, Daughter of ENOCH and Grand Daughter of said FRANCIS DOUGHTY did grant and convey the Two hundred acres of land by deed dated the fifth day of May one thousand six hundred eighty and six unto THOMAS SWINBURNE who did by his last Will and Testament give and bequeath the same unto the said MARTHA, his Daughter, Wife of the said GEORGE PHILLIPS) To have and to hold the said plantation and premises released and conveyed unto WILLIAM ROBINSON his heires cleare and freely discharged of all in cumbrances whatsoever, the rents and services which from henceforth shall grow due and ought to be performed to our Sovereigne Lady the Queene only excepted and foreprized; In Wittnesse whereof the parties above named to these present Indenture interchangeably theire hands and seales have sett the day and yeare first above written

Sealed and delivered in the presence of CHARLES SMITH GEORGE PHILLIPS

WILL; FITZHUGH MARTHA PHILLIPS

Acknowledged in Richmond County Court by JAMES PHILLPS, Attorney for and on the behalfe of the above named GEORGE PHILLIPS and MARTHA PHILLIPS the 3d day of April! 1706 and recorded the 24th day of the same month & yeare

The within named GEORGE PHILLIPS do hereby acknowledge to have had and reced. on ye day & date of ye Indenture within written of & from ye within named WILLIAM ROBINSON ye summe of Fourty eight pounds being ye consideration money mentioned to be paid to me in and by ye Deed within written GEORGE PHILLIPS

KNOW ALL MEN by these presents that we GEORGE PHILLIPS and MARTHA PHILLIPS do hereby impower our loving Brother, Mr. JAMES PHILLIPS, our Attorney to acknowledge the above Deed of Lease and Release also a Lease of the above specified land beareing date the 5th day of Febry. 1705 for one yeare to Majr. WILLM. ROBINSON of the County of Richmond and what our Attorney shall doe we will ratify and allow of to be as if done by our selves Given under our hands and seales the Sixth day of February 1705

Signed sealed and delivered in the presence of us CHARLES SMITH, GEORGE PHILLIPS

WILL FITZHUGH

Proved in Richmond County Court by the oathes of CHARLES SMITH and WILL: FITZHUGH wittnesses thereto the Sixth day of Febry. 1705 & recorded ye 24th day of April] following Test J. SHERLOCK CI Cur KNOW ALL MEN by these presents that I GEORGE PHILLIPS of the Parish of ST. MARYs in the County of Richmond, Planter, and held and firmly bound unto WILLIAM ROBINSON of the Parish of CITTENBURNE in the County aforesd. Genll. in Ninety Six pounds of lawfull money of England to be paid unto WILLIAM ROBINSON his certaine Attorney I bind my selfe my heires. Sealed with my seale and dated the Sixth day of February in the yeare of our Lord God according to the computation now used in the Church of England

The Condition of this obligation is such that if GEORGE PHILLIPS and MARTHA his Wife theire heires shall at all times hereafter well and truely observe performe and accomplish all covenants and agreements in one paire of Indentures beareing equal! date with these presents Then this obligation to be voyd and of none effect or else to be and remaine in full force and virtue

Sealed and delivered in presence of

CHARLES SMITH GEORGE PHILLIPS

WILL. FITZHUGH

Acknowledged in Richmond County Court by JAMES PHILLIPS, Atto: of GEORGE PHILLIPS the 3d day of Aprill & recorded Test J. SHERLOCK, CI Cur

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1707-1711 Essex County, Virginia Deed & Will Book 13; [John Frederick Dorman]; Page 227-28.

6 June 1709. William Berry and Margarett his wife of Richmond County, weaver, to Charles Farrell of Essex

County, planter. For 3000 pounds of tobacco. 200 acres part of 3450 acres formerly granted to Enoch

Dowdy [Doughty], late of Richmond County, deceased, on the south sideof the head of Portobacco Swamp.

William Berry

Margret Berry

Wit: Ro. Brooke, Robt. Parker.

10 Aug. 1709. Acknowledged by William Berry. Margarett Berry wife to William, by Robert Parker her attorney, relinquished her right of dower. 8 May 1709. Margaret Berry wife of William Berry of Richmond County appoint Robert Parker of Essex County my attorney to acknowledge unto Charles Farrell my right of dowry.

Margret Berry

Wit: Saml. Short, Robert Taliaferro.

10 Aug. 1709. Proved by Samuel Short and Robert Taliaferro.

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James Hughes 2006-04-19 14:03:17

page 107. Lease and Release. 11 and 12 March 1712/13. William Berry and Margaret his wife one of the Daughers and Co-heirs of Enock Doughty deceased of the parish of St Maries in the County of Richmond, planter, sell to Honour Powell of St Anns Par. in Essex County, planter, 296 acres, part of a patent of 4763 acres granted to Enock Dou'ty on 15 Juen 1675.

signed

William Berry

Margret Berry

Wit:

John Strang

Thomas Meades

John Boughan

Rec. 12 March 1712/13

Source:

Fleet, Beverley,

Essex County wills and deeds, 1711-1714

Baltimore: Genealogical Pub. County, 1961, 118 pgs

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1720, May 11 Joseph Berry to Thomas Jackson and Sarah Tinsley of Essex County, Lease & release for L30 sterling, 200 acres in King & Queen County, being part of patent to Enoch Doughty ... corner to Wm Croyford's land in the line of Mr. Robt Beverley ... afsd Berry's line ... line for the division between the said Jackson and Tinsley ... hers being the lower part of the afsd 200 acres. Wit: James Lindsey, William (W) Dannill. [Essex Deeds Bk 16 Page 176-79] July 19 1722 Catherine Berry app't power of atty to William Picket to relinq her dower ... wit: James Lindsey, Thomas (T) [blank] Aug 21, 1722 when filed in Essex Co. the name is Thomas (T) Jackson [Essex Co. Deed Book 17 Page 75-77]

1720, May 14 Joseph Berry of Stafford to William Daniel of St. Ann's Parish ... 250 acres, part of dividend of 4763 acres gtd to Enoch Doudy in K&Q .. corner to Thomas Jackson in line of William Berry .. Corner trees to Honour Powell .. to main swamp of Tuckahow (signed) Joseph Berry, Catherine Berry wit: James Lindsey, Thomas (T) Jackson. [Essex Deeds No. 16 Page 173-4] May 16, 1720 Joseph Berry to James Lindsey .. 150 acres .. corner tree to Lawrence Taliaferro .. main swamp to Tuckahoe .. line of William Daniel .. Honour Powell .. wit: Thomas (T) Jackson, William (W) Daniel. [p. 175-6]

1671 Enock Doughty 4,703 acres in forest between Mattapony and Rappahannock River upon Warwick Camock 20 Jul 1715 adjoining Francis Browning of St Mary's Parish daughter Anne Bowning land purchased from Enoch Doughty 100 acres (Enock received 4,763 acres earlier)

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James Hughes 2005-12-07 19:33:22

Dr. Lois Green Carr Women's Career Files MSA SC 4040 Image: sc4040-1021-2

Mary Marlow Liber Q Fol. 184 Sept. 4, 1658

William Marlow:

These are to certify to whom it may concern that I William Marlow of the County of Calvert who transported myself & my daughter Mary two years ago . . . assign my rights to E. Doughty

Contributed by: James Hughes

URL: http://users.rcn.com/deeds/pool.htm
URL title: Deed Data Pool-caroline.gz

Note: typ patent

ref CE# VPB 6 p561 dat 15 June 1675

frm Sr Wm Berkeley Knt Governor

to Enoch Doughty

con Transportacon of 97 pr.sons

Wm Dennis Sarah Mills to Tho. Hancock

re 4763a Rappa Co. on the South Side the River in the forrest [d or dgs = \emptyset] loc 137440 44640 F127 L0 P255

pt A) white Oake Corner tree of Warwick Cammock standing on a back Side by a Branch of a Beaver Damm on the S Side thereof and Extending alongst the said Cammocks Land East 320P to In E; 320p; Warwick Cammock pt B) Another white oake Corner tree of Jno Meader & Hen Peters and alongst the same According to its Several Courses Vizt E2ød¬N 100P In E2.25N; 100p; Jno Meadow & Hen Peters

pt C) thence N2g¬W 60 In n2.25w; 60p;

pt D) thence E2ø¬Nly 330P In e2.25n; 330p;

pt E) thence N2g¬W 100P In n2.25w; 100p;

pt F) thence E2ø¬N 506P to In e2.25n; 506p;

pt G) a white oake Eastermost Corner tree of the sd Meader & Peters on their Back line then South 80P to In S; 80p;

pt H) the Doges path & over the same 340P lm s; 340p; over the Doges path pt I) a branch called Tuckquako or Tuckquaho Swamp thence 300P to lm s; 300p; frm Tuckquako Sw.

pt J) a Corner white oake on the S Side of a nother branch of the sd tuckquako Swamp on the South side thereof & thence Upp & over the Same & alongst a Levell over Certaine small branches West 122 or 1220P Im w; 1220p; up & over another br. of Tuckquako Sw.

pt K) & finally North 532P to the first menconed station Ic n; 532p; end

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1666-1679 Cavaliers and Pioneers, Patent Book No. 6; [Nell Marion Nugent]; Page 24

ENOCH DOUGHTY, 500 acs. on N. side of Rappa. Riv., above Nanzemone Towne, 8 Nov. 1667, p.-88. Beg. next to land of Mr. Charles Grimes, deed., &c. crossing main br. of Doughties Cr., &c. Sd. land granted sd. Doughty by Govr. & Councell &c., as deserted by Robert Pollard, in the Nov. Genll. Ct. 1664; sd. Doughty entered rites "accordingly & in Apr. 1667 he obtained their order for further time to save & seate the sd. 500 acs., but he finding no record of Pollard's grant by venue of his former rights resurveyed the sd. land &c. Due for trans. of 10 pers: Margarett Davis, Elizabeth Harris, Richard Haveacre (or Haneacare), Jno. Bowcher, Wm. Rawnall, David Bram, Jno.

Beacell, a Negroe, Jno. Smith, Wm. Muskett

1666-1679 Cavaliers and Pioneers, Patent Book No. 6; [Nell Marion Nugent]; Page 164

Enoch Doughty, 4763 acs., Rappa. County, S. side. River; 15 June 1675, Page 561. Beg. at cor.tree of Warwick Cammock on S. side of a br. of a Beaver Damm; to Jno. MEader and Hen.Peters; to the Doge's Path, to a br. called Tuckquako Sw., &c. Trans. of 97 pers: Wm.Dennett, Sarah Mills, Alice Bedford, Edwd. Grimes, Tho. Dynars, Jane Potts, Robt. Smart,David Holt, Peter Wilmott (or Wiltnott),..., Ros. Delaroy, Rich. Bray 4 times, Peter Malary,Danll. Grey, Mich. Yardly, Jno. Wilard, Jno. Weadle, Gyles Mathews, Tho. Powell (orPowdle), Tho. Barrow, Allen Mackbeth, and others.

URL (Click on link) http://lvaimage.lib.va.us/cgi-bin/GetLONN.pl?first=88&last=&g_p=P6&collect ion=LO Patent

Title Doughty, Enoch.

Publication 8 November 1667.

Other Format Available on microfilm. Virginia State Land Office. Patents 1-42, reels 1-41.

Note Location: County location not given.

Description: 500 acres on the north side of Rappahannock River, above Nanzemone Towne. Source: Land Office Patents No. 6, 1666-1679 (pt.1 & 2 p.1-692), Page 88 (Reel 6).

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URL (Click on link) http://lvaimage.lib.va.us/cgi-bin/GetLONN.pl?
first=561&last=&g
p=P6&collec
tion=LO
Patent

Title Doughty, Enoch.

Publication 15 June 1675.

Other Format Available on microfilm. Virginia State Land Office. Patents 1-42, reels 1-41.

Note Location: County location not given.

Description: 4763 acres on Rappahannock on the south side of the river: Beg.g &c. to a branch called Tuckquake Swamp.

Source: Land Office Patents No. 6, 1666-1679 (pt.1 & 2 p.1-692), Page 561 (Reel 6).

Old Rappahannock County, Virginia - Enoch and wife on list Transported 15 June 1675 (98 persons) by Enoch Doughty; 4763 acres on the S. side of Rappa River beg at corner tree of Warwick Cammock on S side of a brach of a beaver dam to John Meader and Henry Peters, to the Doge's path, to a branch called Tuckquako Swamp.; Cavaliers & Pioneers Page 164, Patent Book 6 p 561,

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1668-1670 Old Rappahannock County, Virginia Deed Book 4, Part I; [Antient Press]; Page 23-24

ARTICLE of AGREEMENT between FRANCIS DOUGHTY SENR, &ENOCH DOUGHTY

his Sonne made Janry the 28th 1666.

First it is agreed between the sd FRANCIS & ENOCH that hee the said ENOCH shall forever occupy & manage the whole plantacon of the said FRANCIS DOUGHTY his Father on which hee now liveth together wth all the lands already manured or unmanured wth all the outhouses for Tobacco or other necessary uses (his Father reserving to himselfe the house in wch hee now Lodgeth) also that the sd ENOCH shall have the comand service of all the Servants bought or hired wth the use & benefit of all the Female Beasts which comes heifers calves or sowes to Farme or hire from his said Father for the space of Five yeares next ensueing the Date hereof on Condicon

- 2. That the sd ENOCH shall ioyne in Comon stocke wth his sd Father all his Female Beasts which is cowes heifers calves or sowes shall keep & feed them together wth the Stock of his sd Father and doe his best for their increase Breeding for the good & benefit of his Father wth himselfe during the sd terme of Five yrs.
- 3. That all the increase or young Brood to come shall be marked wth one comon mrke & sae continue till they be at the 5 yrs end
- 4. That at the five yrs end all the increase or young Brood shall bee pted equally Between the sd ptie Father & Sonne one halfe to the Father and the other to the Sonne and the old principalls or Breedrs. Return to their Just

Ownr, Father or Sonne

- 5. As touching provisions of Victuall for the House which consists flesh milke corne or wt soever shall be raised on the plantacon it shall bee from time to time gotten & taken out of the sd comon stocke as the fruits thereof come to maturity as also come for feeding or Fatning of swine or poultry
- 6. If at any time servts, shall be bought or hired by the yeare the tobacco to purchase them & pay them wages or Finde them clothes shall be raised from the Cropp or Increase of the sd Comon Stocke as both pties think best and can agree
- 7. That in case FRANCIS DOUGHTY SENR. happen to dye before the Expiracon of the sd terme of five yrs bee ended that then the Fruits and Increase of the sd comon stocke wtsoever they may bee shall bee pted & the halfe comeing to the Father shall be disposed of by his Execr. or Execrs, according to the tenor of his last will and Testamt. In Witness whereof the pties have hereunto subscribed their names the 25th of Janry 1666, Witnesses THOMAS WITH. FR: DOUGHTY

WILLIAM WILLOW [William Wilton] ENOCH DOUGHTY Recognit 2d Die Febry 1668

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1668-1670 Old Rappahannock County, Virginia Deed Book 4, Part I; [Antient Press]; Page 24

KNOW ALL MEN by these pnts that I FRANCIS DOUGHTY SENR. of the good will and Fatherly Love to my Sonne ENOCH DOUGHTY and other good causes and consid mee thereunto moving doe freely give grant sett over and assigne to him the sd ENOCH his heires for Ever five head of Cattle together wth their increase profitts & Benefitt namely the Redd Cowes Foure yrs old cropt and slitt on the Right Eare also slitt on the left Eare & branded mrked upon one horse wth F D two heifers of three yrs old apeice of the same Eare marke and Brand mrke also one of them browse the other blacke and one black Heifer of Foure yrs old Cropt on the right Eare and Slitt on the left now keeping about MARTIN JOHNSONs late plantacon above the Mill Likewise I give unto my Sonne ENOCHs Daughter JOY one 2 yrs old Heifer cropt & slitt on the left Eare & brand mrke as abovesd wth F D together wth her increase for Ever, And by this writing I doe confirme unto my sd Sonne ENOCH the sd five head of Cattle & to his Daughtr. JOYS the sd heifer as alsoe their increase pffitts & Benefitts to be possed held occupyed and Enjoyed by them their heirs wthout the lett or Hindrance of mee or my ordr. or any pson claymeing by from or undr, mee for Ever. As Testifieth my hand and seale the 25th of Janry 1666.

Witnesses THOMAS SMITH, FR: DOUGHTY

WILLIAM WILLOW

Recognit 6th die 9bris 1665

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1672-1674 Old Rappahannock County, Virginia Deed Book 5, Part I; [Antient Press]; Page 36-37

KNOW ALL MEN that I ENOCH DAUGHTY of Rappa. County have given and made over from me my heirs and administrators two young Cows almost three years old unto the Children of THOMAS WINDER and JOHN CROW the one of the Cows being a blackish pide cropt on the right eare and a slitt on the same and a slitt on the Left eare I give to JAMES WINDER and the next Child that the Wife of THOMAS WINDER shall have to live to come to age to enjoy it same the other young Cow being a Redish pied I give unto JME CROW and the next child that the Wife of JOHN CROW shall have to live to come to age to enjoy the same being of the same eare marke of the aforementioned of JAMES WINDER I doe give and confirm the above specified Cowes unto the abovementioned Children of THOMAS WINDER and JOHN CROW with their Increase to be enjoyed to them and their heirs forever as Witness my hand July the 2nd 1672

Test WARWICK CAMMOCK, ENOCH DOUGHTY

SETH TINSLEY

Recordatr. xxi die July 1672

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1686-1688 Old Rappahannock County, Virginia Deed Book 7, Part II; [Antient Press]; Page 245-247

THIS INDENTURE made the fifth day of May in the second year of the Reigne of our Sovereigne Lord James the second &c. Between WILLIAM

12 of 13

BERRY of Rappa: County, Planter, and MARGRETT BERRY his Wife of the one part and THOMAS SWINBURNE of the County of Rappa;, Planter, in Virginia Whereas WILLIAM BERRY abovesd. by Marriage of his Wife, MARGRETT, the Daughter of ENOCH DAUGHTY deced, is seized lawfully and of due right of a parcell of land being in the Parish of Sittinburne in the County of Rappahannock on the North side of Rappa: River adjoining upon the land of SILVESTER THACKER deced now in the possession of SILVESTER THACKER Survivg. wch sd Land containing Two hundred acres was formerly purchased by FRANCIS DOUGHTYClerk, deced, Father of the above sr! ENOCK DOUGHTY deced, and Grandfather to MARGRETT BERRY, the Wife of WILLIAM BERRY abovesd. and was purchased by the said FRANCIS DOUGHTY from ALEXANDER FLEMING Gent, and ELIZABETH his Wife as by their Deed of Sale and conveyance bearing date the 10th of July in the year 1662 more at large doth appears Now This Indenture Witnesseth that the abovesd. WILLIAM BERRY and MARGRETT his Wife for Six thousand Five hundred pounds of good sound merchantable arenoco Tobacco and caske to conteyn the same to him the sd WM. BERRY in hand paid or secured to be paid by the sd THOMAS SWINBURNE whereof the sd WM. BERRY hath granted unto the sd THOMAS SWINBURNE his heires forever the sd Two hundred acres of land scituate on the North side of Rappa: River in the Parish of Sittneburne as is abovesd. as full and ample manner as it was made over from ALEXANDER FLEMING Gent. and ELIZABETH his Wife unto FRANCIS DOUGHTY, Clerk, deced as by the above men cloned Deed of Sale dated the 10th day of July in the year 1662 remayning and every part thereof unto the sd THOMAS SWINBURNE forever and the sd WILLIAM BERRY and MARGRETT his Wife do hereby grant that he shall and may at all times hereafter hold and enjoy the hereby granted premisses without the lawful! trouble of any persons whatsoever the yearly rent due to the Lord or Lords of the fees only excepted In Witness whereof the sd WILLIAM BERRY and MARGRETT his Wife have sett their hands and miles this 5th dy of May 1686 Signed sealed and delivered in the presents of us

RALPH POWELL, WILLIAM BERRY WM. HEATHER MARGRETT BERRY ABELL ROBINSON

Acknowledged in Rappa County Court the 7th day of July 1686 by the above named WM. BERRY and MARGRETT his Wife in person and recorded the xxi day of sd month & yeare

Research Links

Find Enoch Doughty at the following sites -

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